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HISTORICAL RECORD IS DEDICATED
TO TARRANT COUNTY
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The Tarrant County Clerk



PRESERVATION OF THIS HISTORICAL RECORD
IS DEDICATED TO TARRANT COUNTY
AND AUTHORIZED BY

The Tarrant County Clerk

AND

B. GLEN WHITLEY
COUNTY JUDGE

ROY C. BROOKS
COMMISSIONER, PRECINCT 1

ANDY H. NGUYEN
COMMISSIONER, PRECINCT 2

GARY FICKES
COMMISSIONER, PRECINCT 3

J.D. JOHNSON
COMMISSIONER, PRECINCT 4

CRIMINAL MINUTES COUNTY COURT

VOL. 10

TARRANT COUNTY

Indexed to No. 8728
Page 292 11/8/92

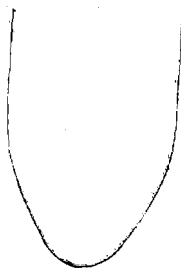
Indexed to # 681 - 8/8/893

Tarrant County
Criminal minutes court
Court 10
FFL

TAR 156

CRIMINAL MINUTES
COUNTY COURT

1892-93



Tarrant County
Criminal min.
County Court 10
FFC

7991 State of Texas } Getting at Game with Dice
 -vs- } Monday Jan'y 18, 1892,
 Virgle Batten }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Virgle Batten the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8089 State of Texas } Adultery,
 -vs- } Monday Jan'y 18, 1892,
 Strand Harris }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, Whereupon came a jury of good and lawful men to wit: L. M. Prince and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of Counsel

and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant not guilty"
 L. W. Prince, Foreman

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Straud Harris go hence without day.

State of Texas }
 vs } Saturday Jan 16th 1892
 G. E. Beach }

It appearing to the Court that G. E. Beach in the Court room in the presence of the Court and jury and there in attendance upon said Court acting in an improper manner, and it is therefore adjudged by the Court that said G. E. Beach is in contempt of Court, and that the State of Texas do have and recover of and from the said G. E. Beach for such contempt the sum of Ten Dollars. It further orders that Capias Profinum issue for said fine.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday Jan 19. 1892 Court met at 9 o'clock pursuant to adjournment precedent as on yesterday.

Now comes the County Attorney prosecuting the fees of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

4754 State of Texas vs Mike Cassidy
 Selling Whiskey on Sunday

- 8104 State of Texas -vs- Glen Upshaw
Aggravated Assault
- 8116 State of Texas -vs- Samuel Schmidt
Keeping open on Sunday
- 8117 State of Texas -vs- H. Raeder
Keeping open on Sunday
- 8120 State of Texas -vs- F. D. Southum
Keeping open on Sunday
- 8165 State of Texas -vs- John Zimmer
Open on Sunday
- 8183 State of Texas -vs- C. Schlicher
Keeping open on Sunday
- 8186 State of Texas -vs- A. Haffus
Keeping open on Sunday
- 8190 State of Texas -vs- C. Schier
Keeping open on Sunday
- 8198 State of Texas -vs- Peter Grunwald
Keeping open on Sunday.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

8177 State of Texas } Keeping Saloon Open on Sunday
-vs- } Tuesday Jan 19, 1892.
Mike Cassidy }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mike Cassidy the

Tuesday the 19th day of January A. D. 1892.

sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8191

State of Texas } Keeping Saloon open on Sunday
-vs- } Tuesday Jan'y 19, 1892.
Len Overton

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. R. Isbell and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant next there entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court and announced that they could not agree. And it appearing to the Court that said jury had been kept together for a sufficient length of time. It is therefore ordered by the Court that said jury be discharged and that this case stand for trial in its regular order upon the Criminal Docket of this Court.

8197 State of Texas } Keeping Saloon open on Sunday
 -vs- } Tuesday Jan 19. 1892.
 R. L. Carr

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. L. Carr the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

7927 State of Texas } Aggravated Assault
 -vs- } Tuesday Jan 19. 1892
 Geo Halland

Continued by State for absence of State witness Jennie Lusk.

7986 State of Texas } Carrying Pistol
 -vs- } Tuesday Jan 19. 1892
 Bob Stafford

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Tom Kelly and

five jurors who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find Defendant guilty and assess his fine at \$25.00"

Wm. Kelly, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Stafford the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

7986

State of Texas } Carrying Pistol
 -25- } Tuesday Jan 19, 1892.
 Bob Stafford

This day came the parties by their attorneys and also came the Defendant in his own proper person, and then came on to be heard the Defendant's plea of former conviction in the City Court of the City of Fort Worth also the motion by the State to strike out said plea, and the same being heard let it be ordered by the Court that said motion to strike out said plea be and the same is hereby sustained for the reason that said City Court has no jurisdiction

of the offense of carrying a pistol.

8169 State of Texas } Aggravated Assault.
-vs- } Tuesday Jan 19. 1892.
Harve Spear }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Getzendaner and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty of simple assault & assess his fine at twenty five dollars."

J. A. Getzendaner, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Harve Spear the sum of Twenty five dollars fine assessed as aforesaid together with all costs herein incurred for which said fine and costs execution may issue. Further ordered that the Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered by the Court that alias capias issue for the following Defendants returnable to the next term of the Court and that said cases be continued, viz:

- 7645 State of Texas -vs- A. E. Fagan,
Occupation without License
- 7762 State of Texas -vs- Leno Whitehead
Playing Cards Public Place,
- 7857 State of Texas -vs- J. H. Smith
Aggravated Assault,
- 7860 State of Texas -vs- Grant Hill
Aggravated Assault
- 8122 State of Texas -vs- J. Jacobs
Keeping open on Sunday,
- 8123 State of Texas -vs- A. T. Herbert
Keeping open on Sunday
- 8127 State of Texas -vs- William Vick
Keeping open on Sunday
- 8128 State of Texas -vs- W. Jackson
Keeping open on Sunday
- 8130 State of Texas -vs- James E. Berry
Keeping open on Sunday
- 8132 State of Texas -vs- Emil Beck
Keeping open on Sunday
- 8134 State of Texas -vs- B. W. Hill
Keeping open on Sunday,
- 8148 State of Texas -vs- James Speermon
Keeping open on Sunday.
- 8149 State of Texas -vs- C. F. Johnson
Keeping open on Sunday
- 8150 State of Texas -vs- Sam Kujemski
Keeping open on Sunday.
- 8157 State of Texas -vs- T. Gorman,
Keeping open on Sunday.
- 8159 State of Texas -vs- W. T. Marshall
Keeping open on Sunday.
- 8175 State of Texas -vs- C. H. Brooks
Keeping open on Sunday.
- 8178 State of Texas -vs- H. J. Donovan
Keeping open on Sunday

County Court (Criminal) Minutes, Tarrant County, January Term, 1892,

Tuesday the 19th day of January A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

- 8179 State of Texas -vs- J. Drum
Keeping open on Sunday
- 8180 State of Texas -vs- J. C. Finn
Keeping open on Sunday
- 8181 State of Texas -vs- J. Sumner
Keeping open on Sunday.
- 8184 State of Texas -vs- Fred Smith
Keeping open on Sunday
- 8185 State of Texas -vs- J. H. Cross
Keeping open on Sunday.
- 8187 State of Texas -vs- W. Kalkering
Keeping open on Sunday.
- 8188 State of Texas -vs- T. H. Mueller
Keeping open on Sunday
- 8192 State of Texas -vs- A. Habington
Keeping open on Sunday
- 8194 State of Texas -vs- Henry Johnson
Keeping open on Sunday
- 8195 State of Texas -vs- James Armstrong
Keeping open on Sunday
- 8199 State of Texas -vs- Frank Hill
Keeping open on Sunday
- 8200 State of Texas -vs- T. L. Halvington
Keeping open on Sunday.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday Jan 20, 1892 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

7951 State of Texas } Disorderly House
 -vs- }
 Geo Hallard } Wednesday Jan 20, 1892,

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a continuance herein and the argument

Wednesday the 20th day of January A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

of counsel being heard thereon, because it is the opinion of the Court that the law is against said motion, It is therefore ordered by the Court that said motion be and the same is overruled, To which ruling of the Court the Defendant excepts.

7951

State of Texas } Keeping Disorderly House
vs } Wednesday Jan'y 20, 1892,
Geo Halland }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm Kelly and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his fine at \$200.00.

Wm Kelly, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Halland the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8037 State of Texas } aggravated assault
 -vs- } Thursday Jan'y 20th 1892
 George Bess

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm Kelly and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict to wit: "We the jury find the Defendant not guilty" Wm Kelly, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing, by reason of this prosecution and that the Defendant Geo Bess go hence without day.

8038 State of Texas } aggravated assault
 -vs- } Thursday Jan'y 20th 1892.
 Geo Bess

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. R. Isbell and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel

and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." G. R. Isbell, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendants go hence without day.

8086 State of Texas } Fornication
 -vs- }
 W. H. Wilson } Wednesday Jan 20, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Thomas O. Stone and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty & assess his fine at Fifty Dollars." Thomas O. Stone, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Wilson the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which

said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8170 State of Texas } Carnoying District
-vs- } Wednesday Jan'y 20, 1892.
Horne Spear

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. H. Edwards and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant guilty and assess his fine at Twenty five dollars.

H. H. Edwards, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Horne Spear the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further after the satisfaction of the fine and costs in case No. 8169. ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full in this case.

Wednesday the *20th* day of *January* A. D. 1892

Geo. D. Barnard & Co. Blank Book Manufacturers

- 7755 State of Texas } Driving Drunk, Curly Whiskey on Sunday
 vs } *Wednesday* *Jan* *20*, 1892
 George Chapman }
 Continued by the State
- 7920 State of Texas } Theft
 vs } *Wednesday* *Jan* *20*, 1892
 Manuel Jackson }
 Continued by Consent
- 7924 State of Texas } Aggravated Assault
 -vs- } *Wednesday* *Jan* *20*, 1892,
 Ellis Wade }
 Continued by Agreement.
- 8146 State of Texas } Keeping open on Sunday
 -vs- } *Wednesday* *Jan* *20*, 1892,
 E. Kuhn }
 Continued by Consent.
- 8201 State of Texas } Keeping open on Sunday
 -vs- } *Wednesday* *Jan* *20*, 1892
 J. J. Kelley }
 Continued by Consent.

Now comes the County Attorney prosecuting the pleas of the State and for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8139 State of Texas -vs- J. Muzzio
 Keeping open on Sunday
- 8196 State of Texas -vs- B. Artele
 Keeping open on Sunday
- 8192 State of Texas -vs- J. Hoffman
 Keeping open on Sunday.
- 8131 State of Texas -vs- T. E. Cornell
 Keeping open on Sunday

Wednesday the 20th day of January A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

7844 State of Texas -vs- Lee Curry
 Selling liquor to a minor

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the defendants go hence without day,

8124 State of Texas } Keeping Saloon open on Sunday
 -vs- } Wednesday Jan'y 20, 1892,
 J. J. Wiggins }
 Continued by Consent.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Thursday Jan'y 21, 1892 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday,

8088 State of Texas } Selling Whiskey without License
 -vs- } Thursday Jan'y 21, 1892,
 G. G. Pace }
 Continued by Consent.

7990 State of Texas } Intimidating another
 -vs- } Thursday Jan'y 21, 1892.
 Red Warrington }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Boyd and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their

verdict and after mature deliberation returned into open Court the following verdict to wit:

"The jury find the Defendant guilty and assess his fine at \$25⁰⁰

J. C. Boyd, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Red Massingale the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8202

State of Texas } Theft
-vs- } Thursday Jan 21, 1892.
Oscar Royal

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Thomas P. Stone, and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at Twenty five days in the County Jail.

Thomas P. Stone, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the said Defendant Oscar Royal stand committed to the County Jail for ~~the~~ full period of Twenty five days and until the fine and costs are paid in full.

7951 State of Texas }
-vs- } Thursday Jan 21. 1892.
Geo Hallards }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas. Recognizance of the Defendant fixed by the Court at the sum of Five Hundred Dollars.

7951 State of Texas }
-vs- } Thursday Jan 21. 1892.
Geo Hallards }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion in arrest of judgment, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered

by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas.

8086 State of Texas }
 -vs- } Thursday Jan'y 21, 1892.
 W. H. Wilson }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas. Recognizance of the Defendant fixed by the Court at the sum of Three Hundred Dollars.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Jan'y 22nd 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8011 State of Texas } Theft
 -vs- } Friday Jan'y 22nd 1892
 Robert Malone }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own

proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Robt Malone the sum of Five Dollars fine assessed as aforesaid together with all costs herein incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

7951 State of Texas } Recognizance
 -vs- } Friday Jan 22, 1892
 George Holland }

This day came into open Court George Holland, Defendant in the above entitled cause who together with H. H. Herd, C. C. Lawson and N. C. Seyfried his sureties, acknowledge themselves severally indebted to the State of Texas in the sum of Five Hundred Dollars, conditioned that the said George Holland who stands charged in this Court with the offense of "on the 8th day of October 1891 was then and there the owner, lessee and tenant of a certain theatre and playhouse where spirituous, vinous and malt liquors were then and there kept for sale, and as such owner lessee and tenant the said Holland then and there

Kept and was concerned in keeping and knowingly permitting the keeping of said Theatre and playhouse as a disorderly house and said house was then and there a disorderly house, to-wit: a house where prostitutes, lewd women and women of bad reputations for chastity were employed. Kept in service and permitted to display and conduct themselves in a lewd lascivious and indecent manner" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Appeals of the State of Texas in this case.

8153

State of Texas } Keeping open on Sunday
 -vs- } Friday Jan 22, 1892
 Isaac Atract }

Continued by Consent.

8221

Et Parte } Wednesday Jan 27, 1892.
 Thos A. Fishmaker }

This day came the parties Thos A. Fishmaker Relator and James Swann, Respondent, in their own proper person and by attorney, and then came on to be heard the application of the Relator, and answer of Respondent, and the same being heard together with the argument of Counsel Swann, It is ordered by the Court that the Relator Thos A. Fishmaker be remanded to the custody of the Respondent to which judgment of the Court the Relator, excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas.

Thursday the 28th day of January A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

8238 State of Texas } Theft.
 -85- } Thursday Jan'y 28th 1892.
 Bob Harmon }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for thirty days.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Harmon the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant Bob Harmon stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

8225 State of Texas } Theft
 -85- } Friday Jan'y 29. 1892.
 John Oliver }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment

in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Oliver the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

8172

State of Texas } Aggravated Assault
-vs- } Tuesday July 2, 1892.
Alex Gray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Wood and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of aggravated assault & assess his fine at \$25.00

J. H. Wood, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Alex Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs herein incurred for which

said fine and costs execution may issue, further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8086 State of Texas } Recognizance
-vs- } Friday Jan'y 29, 1892.
W. H. Wilson

This day came into open Court W. H. Wilson Defendant in the above entitled cause who together with W. R. McLaury, Ed Otto and R. Brunner his sureties acknowledged themselves summarily indebted to the State of Texas in the sum of Three Hundred Dollars conditioned that the said W. H. Wilson who stands charged in this Court with the offense of "On October 20th 1891 unlawfully live together and have carnal intercourse with one H. Burchard, a woman the said Wilson and Burchard both being then and there unmarried" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Appeals of the State of Texas in this case.

8246 State of Texas } Vagrancy
-vs- } Thursday July 4, 1892.
C. J. Moore

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Upon the

Thursday the 4th day of February A. D. 1892.

Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{any} recovery of and from the Defendant C. J. Moore the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

7990

State of Texas }
-85- } Monday July 8. 1892.
Obed Warrington

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that this case stand for trial in regular order upon the Criminal Docket of this Court.

8249

State of Texas }
-85- } Carrying Pistol
George Tinserton } Wednesday July 10. 1892

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the

Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Fullerton the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8255

State of Texas } Aggravated Assault.
 -75- } Thursday July 11, 1892,
 Geo A. Murray }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo A. Murray, the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday the 12th day of February A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturer

8254 State of Texas } Sitting at Faro
 -vs- } Friday July 12, 1892,
 Arkansas Kid

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived. The matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered Adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Arkansas Kid the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8250 Ex Parte } Saturday July 13, 1892,
 Burchard, ~~minors~~

Ordered by the Court that the minor Winnie Burchard be delivered by the Sheriff to the custody of E. O. Burchard, and that he be and is hereby appointed Guardian of the person of said minor, and that his bond be fixed at the sum of one thousand Dollars. And further ordered that the minor Fiddie Burchard be remanded to the custody of the respondent. To which ruling of the Court the Respondent excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas.

8261 State of Texas } Theft.
-vs- } Friday July 19, 1892
Jim Upshaw, et al }

This day came the County Attorney prosecuting the plea of the State also came the Defendant Jim Upshaw in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant Jim Upshaw now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five Dollars and imprisonment in the County Jail for the full period of thirty days; It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Upshaw the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

8247 State of Texas } Adultery
-vs- } Saturday July 20, 1892.
W. P. Burrage }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine

Saturday the 20th day of *February* A. D. 1892

of Fifty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. P. Burrage the sum of Fifty Dollars fine assessed as aforesaid together with all costs herein incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

9248

State of Texas } Aggravated Assault,
-vs- } Saturday July 20, 1892,
R. C. Bradley }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. C. Bradley the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8252 State of Texas } Theft
 -vs- } Tuesday July 23, 1892,
 Olin Clipp, et al }

This day came the County Attorney presenting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following case and moving the Court to dismiss the same. It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendants go hence without day.

8320 State of Texas } Theft
 -vs- } Friday July 26, 1892,
 Glen Upshaw }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of from the Defendant Glen Upshaw the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of Five days and until the fine and costs are paid in full.

Monday the 8th day of February A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

8169

State of Texas } Motion New Trial
 -vs- } Monday July 8th 1892.
 Harve Spear }

This day came the County Attorney representing the State also came the Defendant in his own proper person, and then came on to be heard the Defendant's Motion for a new Trial herein, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas. The Recognizance of Defendant is fixed by the Court at the sum of One Hundred Dollars.

8169

State of Texas } Recognizance
 -vs- } Monday February 29, 1892.
 Harve Spear. }

This day came into open Court Harve Spear, Defendant in the above entitled cause who together with D. C. Trigg and J. M. Swan his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred ^{and} fifty Dollars, conditioned that the said Harve Spear who stands charged in this Court with the offense of "On the 4th day of January 1892 unlawfully commit an aggravated assault upon one G. H. Woodliff by him and then drawing a certain pistol in a threatening manner and attempting him and then to shoot said Woodliff with said pistol the same being then and there a deadly weapon" and who has been convicted of said offense in this Court shall appear before this Court from

day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Appeals of the State of Texas in this case.

8170 State of Texas } Motion for New Trial
-vs- } Monday July 29, 1892.
Harve Spear

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that said case stand for trial in regular order upon the Criminal Docket of this Court.

4986 State of Texas } Motion for New Trial
-vs- } Monday July 29, 1892.
Bob Steffords

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained, and that this case stand for trial in regular order upon the Criminal Docket of this Court.

Thursday the 3rd day of March A. D. 1892.

8169

State of Texas

-25-

Hiram Spear

Thursday Mar 3, 1892.

Ordered by the Court that Defendant have ten days after the adjournment of this term of the Court in which to answer and file statement of facts herein.

County Court (Criminal) Minutes, Tarrant County, Term, 189

the day of A. D. 189

Printers, Lithographers and Stationers, St. Louis

Friday March 4th 1892 Ordered that Court do now adjourn till Court in Course.

W. D. Harris.
County Judge

Attest:

Jno O. King, County Clerk.

Monday the 7th day of March A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

Be it remembered that on this the First Monday in March A. D. 1892 the same being the 7th day of said month there was begun and holden a regular Term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth, County of Tarrant, State of Texas, County Judge presiding, John O. King, County Clerk, O. W. Gillespie, County Attorney and J. C. Richardson Sheriff of said County when the following proceedings were had upon the Criminal Docket of this Court.

- Venue Facing -

Now comes J. C. Richardson Sheriff of Tarrant County, Texas and returns into Court the Venue Facing for this the First week of the March Term¹⁸⁹² of the County Court and upon the names thereon being called five qualified jurors answered to wit: Alex Henry, H. C. L. Jernice, Oscar Jernice, J. M. Furman and C. Parr, who were all sworn tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that the Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: Wm Lemon, Wm Erwin, Ed Edwards, J. M. Alexander, Herb Dico, Ed Ammentrout, A. G. Shattuck and J. R. Dinger, who were all sworn and tried and placed upon the panel for the week.

Monday the 7th day of March A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants. It is ordered by the Court that said cases be filed until such time as said Defendants can be arrested, viz:

- 7370 State of Texas -vs- James Taylor
Disturbing the Peace
- 7371 State of Texas -vs- James Taylor
Drunk in Public Place.
- 7872 State of Texas -vs- Lue Chitwood
Quitting at Game played with dice
- 7914 State of Texas -vs- George Brown
Slander.
- 8185 State of Texas -vs- J. H. Cross
Keeping open on Sunday.
- 8187 State of Texas -vs- W. Karkhoring
Keeping open on Sunday
- 8188 State of Texas -vs- J. H. Mueller.
Keeping open on Sunday.
- 7024 State of Texas -vs- Minnie Lagodens
Carrying Pistol

Alias & Continues.

- 7415 State of Texas -vs- Lewis Perkins
Quitting at Craps.
- 7417 State of Texas -vs- Joe Murray
Quitting at Craps.
- 7533 State of Texas -vs- James Humphreys
Quitting at Craps.
- 7598 State of Texas -vs- Will Moore
Thefts
- 7607 State of Texas -vs- Lee Walker.
Aggravated Assault.
- 7650 State of Texas -vs- Mark Tuttle
Carrying Pistol
- 7655 State of Texas -vs- Joe Richards
Escaped Convict
- 7660 State of Texas -vs- John Miller
Failing to mark Public Road.

Monday the 7th day of March A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

- 7661 State of Texas -vs- John Fox
Failing to work Public Road.
- 7685 State of Texas -vs- Lige League
Disturbing the Peace
- 7688 State of Texas -vs- Frank Thomas
Aggravated Assault
- 7762 State of Texas -vs- Jeno Whitehead
Playing Cards Public Place.
- 7763 State of Texas -vs- Green Thomas
Playing Cards Public Place
- 7777 State of Texas -vs- Jack Davis
Carrying Pistol
- 7780 State of Texas -vs- Bice Roberts
Disturbing the Peace
- 7782 State of Texas -vs- J. B. Nelson,
Disturbing the Peace.
- 7784 State of Texas -vs- Jim Wilson
Disturbing the Peace.
- 7790 State of Texas -vs- Joe Mabry
Disturbing Religious Worship
- 7796 State of Texas -vs- Joe Garrison
Resisting an Officer
- 7812 State of Texas -vs- Joe Meyers
Carrying Pistol
- 7813 State of Texas -vs- Joe Meyers
Carrying Pistol
- 7824 State of Texas -vs- James Durkin
Aggravated Assault.
- 7871 State of Texas -vs- Will Cuntley
Gaming at Game with dice
- 7884 State of Texas -vs- Charley Harney,
Gaming at Game Played with dice
- 7894 State of Texas -vs- James Wilson
Gaming at Game Played with dice
- 7895 State of Texas -vs- James Wilson
Gaming at Game Played with dice
- 7921 State of Texas -vs- Tom Talum
Escaped Convict
- 7938 State of Texas -vs- Will Paterson
Selling Liquor to minor

Monday the *7th* day of *March* A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

- 7944 State of Texas -vs- John Linniger
Disturbing Religious Worship
- 7947 State of Texas -vs- Robt Gray
Aggravated Assault.
- 7963 State of Texas -vs- Riley Thomson
Theft.
- 7988 State of Texas -vs- P. Patican
Theft.
- 7996 State of Texas -vs- Dan Colman
Quitting at Game of Dice
- 7998 State of Texas -vs- Ted Beaumont
Quitting at Game of Dice
- 8001 State of Texas -vs- Jack Wright
Quitting at Game of Dice
- 8002 State of Texas -vs- Joe Patten
Quitting at Game of Dice
- 8042 State of Texas -vs- Jim McManis
Assault & Battery.
- 8090 State of Texas -vs- Warren Jeffries
Permitting Faro.
- 8092 State of Texas -vs- John Jamison
Carrying Pistol
- 8095 State of Texas -vs- A. R. Young
Betting at Faro.
- 8102 State of Texas -vs- Henry Purvis
Excessed Carnit
- 8107 State of Texas -vs- James Gaden
Carrying Pistol
- 8157 State of Texas -vs- J. Gorman
Keeping open on Sunday.
- 8175 State of Texas -vs- C. H. Brooks
Keeping open on Sunday
- 8180 State of Texas -vs- J. Drum
Keeping open on Sunday.
- 8181 State of Texas -vs- J. Linnox
Keeping open on Sunday
- 8184 State of Texas -vs- Fred Smith
Keeping open on Sunday.
- 8194 State of Texas -vs- Henry Johnson
Keeping open on Sunday.

Monday the *7th* day of *March* A. D. 1892.

- 8212 State of Texas -vs- John Sullivan
Aggravated Assault.
- 8216 State of Texas -vs- Frank Gies
Aggravated Assault.
- 8217 State of Texas -vs- Frank Gies
Carrying Brass Knuckles.
- 8218 State of Texas -vs- James Gordon
Carrying Pistol
- 8219 State of Texas -vs- James Gordon
Aggravated Assault.
- 8222 State of Texas -vs- Jim Smith
Putting at Game with Dice
- 8235 State of Texas -vs- 'Foxy'
Disorderly House.
- 8240 State of Texas -vs- Andy Kane
Assault & Battery
- 8241 State of Texas -vs- J. A. Chapman
Aggravated Assault
- 8242 State of Texas -vs- J. A. Chapman.
Threatening to take life of another.
- 8256 State of Texas -vs- C. S. Price
Aggravated Assault
- 8254 State of Texas -vs- C. S. Price
Aggravated Assault.
- 8260 State of Texas -vs- Eddie White
-aggravated Assault.
- 8262 State of Texas -vs- E. Quinn.
Swording
- 8315 State of Texas -vs- Calvin Dadds.
Giving Liquor to minor
- 8317 State of Texas -vs- George Adams
Vagrancy
- 8319 State of Texas -vs- George Johnson
Vagrancy
- 8325 State of Texas -vs- Joe Moody
Disturbing Religious Worship

Monday the 7th day of March A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

Continued by Consent.

7149 State of Texas -vs- H. L. Preston, et al.
Liber7321 State of Texas -vs- Can King
Carrying Pistol7962 State of Texas -vs- L. L. Moore
Disturbing the Peace

X

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following defendants and moves the Court to dismiss the same viz:

7800 State of Texas -vs- Dan Hanson
Assault & Battery7846 State of Texas -vs- Jim Nelson
Selling Liquor to minor7877 State of Texas -vs- William Lightfoot
Betting at Game with dice7927 State of Texas -vs- George Keeney
Aggravated Assault.7942 State of Texas -vs- Mike Christman
Disturbing Religious Worship7964 State of Texas -vs- Charley Woodman.
Assault & Battery7965 State of Texas -vs- Louis Mann
Assault & Battery7999 State of Texas -vs- Mart Davis
Betting at Game with dice8122 State of Texas -vs- J. Jacobs.
Keeping open on Sunday8123 State of Texas -vs- A. T. Herbst
Keeping open on Sunday8125 State of Texas -vs- Frank Felichowski
Keeping open on Sunday.8127 State of Texas -vs- Tom Diet
Keeping open on Sunday.

Monday the 7th day of March A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

- 8128 State of Texas -vs- W. Jackson
Keeping open on Sunday
- 8133 State of Texas -vs- Emil Beck
Keeping open on Sunday
- 8134 State of Texas -vs- P. Ketti
Keeping open on Sunday
- 8148 State of Texas -vs- James Spennon
Keeping open on Sunday
- 8150 State of Texas -vs- Sam Kujavski
Keeping open on Sunday
- 8159 State of Texas -vs- W. T. Marshall
Keeping open on Sunday
- 8178 State of Texas -vs- H. J. Danovan
Keeping open on Sunday
- 8191 State of Texas -vs- Len Overton
Keeping open on Sunday.
- 8192 State of Texas -vs- A. Halverson
Keeping open on Sunday
- 8200 State of Texas -vs- T. L. Halverson
Keeping open on Sunday.
- 8213 State of Texas -vs- Charles Ware
Aggravated Assault
- 8227 State of Texas -vs- Martin Lavin
Selling Liquor to minor
- 8261 State of Texas -vs- John Upsharr
Theft.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

7860 State of Texas } Aggravated Assault
-vs- }
Grant Hill } Monday March 7, 1892

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Oscar Lynch

Monday the 1st day of March A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of five dollars.

Oscar Lynch, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Grant Rice the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

7876

State of Texas } Being at Gaming Played with dice
 -vs- } Monday March 1, 1892.
 John Stephenson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the

Monday the 7th day of March A. D. 1892.

Court that the State of Texas do have and recover of and from the Defendant John Stephenson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

7985

State of Texas } Trying at Game of Monte
-vs- } Monday March 7, 1892.
Wart Davis }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Wart Davis the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8084

State of Texas } Trying at Game Played with Dice
-vs- } Monday March 7, 1892.
Jack Hinton }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial

a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and deemed by the Court that the State of Texas do have and recover of and from the Defendant Jack Hutton the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8210

State of Texas } Theft.
 - vs - } Monday March 7, 1892.
 Henry James

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Alex Henry and five others who were duly selected empaneled and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"The jury find the Defendant not guilty."
 Alex Henry, Foreman.

It is therefore considered, adjudged and deemed by the Court that the State of Texas recover nothing by reason of this prosecution

Monday the 7th day of *March* A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

and that the Defendant go hence without day,

8226 State of Texas } Selling Liquor to minor
 -vs- } Monday March 7, 1892.
 Stephen Murrin }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty-five Dollars. It is therefore ordered by the Court that the State of Texas do have ^{any} recovery of and from the Defendant Stephen Murrin the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday March 8th 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8006 State of Texas } Betting at Game of Dice,
 vs } Tuesday March 8, 1892.
 Jim Dennis ^{alias Jim Teach} }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the

Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Burris ^{alias} Jim Cook the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8214

State of Texas } Aggravated Assault
 -vs- } Tuesday March 8th 1892.
 Charles Conry }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly sworn and framed and sworn according to law and the Indictment being read to the jury the Defendant now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel, and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. G. Shattuck, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8215

State of Texas

-vs-

E. D. McGinnis

Aggravated assault

Tuesday March 8, 1892.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit Oscar Lynch and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of aggravated assault as charged in the Indictment and assess the punishment at a fine of Twenty five dollars."

Oscar Lynch, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant E. D. McGinnis the sum of Twenty five dollars fine assessed as aforesaid together with all costs herein incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine ^{and} costs are paid in full.

8307

State of Texas

-vs-

R. Walston

Selling on Sunday.

Tuesday March 8, 1892

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready

for trial a jury being waived the verdict of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. Dawson the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 7581 State of Texas -vs- Clark Moon
Disturbing Religious worship
- 8000 State of Texas -vs- Frank Garnett
Playing at Games with dice
- 8106 State of Texas -vs- Gibson Furbright
Aggravated Assault.
- 8118 State of Texas -vs- L. H. Hubbard
Keeping open on Sunday
- 8153 State of Texas -vs- Isaac Atchuck
Keeping open on Sunday.
- 8176 State of Texas -vs- Frank Burns
Keeping open on Sunday
- 8201 State of Texas -vs- J. J. Kelley
Keeping open on Sunday
- 8224 State of Texas -vs- John Oliver
Carrying Pistol

Tuesday the *8th* day of *March* A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

8310 State of Texas vs- A. B. Smith
Carrying Pistol

8311 State of Texas vs- J. H. Lusk
Carrying Pistol

7755 State of Texas vs- George Chapman
Selling Wine & Beer & Whiskey on Sunday

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of these proceedings and that the defendants go home without day.

Continued by Consent.

8146 State of Texas vs- E. Kuhn
Keeping open on Sunday

8170 State of Texas vs- Harry Spier
Carrying Pistol

8189 State of Texas vs- J. E. Ridgeway
Keeping open on Sunday

8195 State of Texas vs- James Armstrong
Keeping open on Sunday

8431 State of Texas vs- H. H. Spear
Carrying Pistol

8433 State of Texas vs- J. D. Andrews
Disorderly House.

8234 State of Texas vs- George Hazzard
Disorderly House.

8239 State of Texas vs- Lee Prince
Aggravated Assault

8242 State of Texas vs- George Hargrove Sr
Adultery

8244 State of Texas vs- George Hargrove Sr.
Aggravated Assault

8245 State of Texas vs- George Hargrove Sr.
Carrying Pistol

8258 State of Texas vs- Ed Hunsicker
Theft.

8494 State of Texas vs- Frank Garner
Exhibiting Gaming Table & Bank

8495 State of Texas vs- Frank Garner
Exhibiting Gaming Table & Bank.

- 8296 State of Texas vs- Frank Garnett
Exhibiting Gaming Table & Bank
- 8297 State of Texas vs- Frank Garnett
Exhibiting Gaming Table & Bank
- 8298 State of Texas vs- Frank Garnett
Exhibiting Gaming Table & Bank
- 8299 State of Texas vs- Frank Garnett
Exhibiting Gaming Table & Bank.
- 8301 State of Texas vs- Jerry Deems
Keeping open on Sunday
- 8302 State of Texas vs- Jerry Deems
Keeping open on Sunday
- 8304 State of Texas vs- Charles Graham
Selling Wine, Beer & Whiskey on Sunday.
- 8312 State of Texas vs- E. L. Cunningham
Carrying Pistol

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday March 9th 1892 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

7552 State of Texas } Aggravated Assault
 -vs- } Wednesday March 9th 1892.
 Phillip Harrell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

Wednesday the 9th day of March A. D. 1892

into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
A. G. Shattuck, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas recover nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

8373 State of Texas } Aggravated Assault
-vs- } Wednesday March 9, 1892
Henry Sanders }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Sanders the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday March 10, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8220 State of Texas } Carrying Pistol
-vs- } Thursday March 10, 1892.
Gibson Fulbright }

This day came the County Attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Oscar Lynch and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of carrying a pistol as charged in the Indictment and fix his punishment at a fine of Twenty five dollars.

Oscar Lynch, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gibson Fulbright the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8228 State of Texas } Selling Liquor to minor.
-vs- } Thursday March 10, 1892.
H. Brown }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and

both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: Oscar Lynch and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the indictment."

Oscar Lynch, Foreman,

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant H. Brown go hence without day.

8229

State of Texas } Selling Liquor to minor
-75- } Thursday March 10, 1892.
H. Brown

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: Wm Ervin and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty, Wm Ervin, Foreman, It is therefore considered, adjudged and

decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8253

State of Texas } Carrying Pistol
-vs- } Thursday March 10, 1892.
A. B. Smith }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open the following verdict to wit:

"On a plea of guilty the jury find the Defendant guilty and assess his fine at twenty five dollars." A. G. Shattuck, Foreman

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant A. B. Smith the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full,

Thursday the 10th day of March A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

8251 State of Texas } Carrying Pistol
 vs- } Thursday March 10, 1892.
 J. H. Luckie

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. H. Luckie the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8259 State of Texas } Aggravated Assault
 vs- } Thursday March 10, 1892.
 C. Snow, et al

This day came the County Attorney prosecuting the plea of the State also came the Defendant George Harris in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. W. Furman and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of

The Court retired to consider of the verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant not guilty as charged in the Indictment.

S. M. Furman, Foreman."

It is therefore considered adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant George Harris go hence without day.

8300 State of Texas } Keeping open on Sunday
-vs- } Thursday March 10, 1892.
Jury Deems }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jerry Deems the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8303

State of Texas } Keeping open on Sunday.
 -vs- } Thursday March 10, 1892.
 Charles Graham }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars.

It is therefore considered, adjudged & decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8316

State of Texas } Selling Flesh of diseased animal
 -vs- } Thursday March 10, 1892.
 Albert Baskin }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into

open Court the following verdict to wit:
"We the jury find the Defendant not guilty,
A. G. Shattuck, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Albert Doaker go hence without day.

8220

State of Texas } Motion for New Trial
-vs- } Thursday March 10, 1892.
Gibson Furbright }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion It is therefore ordered by the Court that said motion be and the same is hereby overruled, to which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas.

8215

State of Texas } Motion for New Trial
-vs- } Tuesday March 8, 1892.
E. D. McGinnis }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion It is therefore ordered by the Court that

Thursday the 10th day of March A. D. 1892.

said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday March 11th 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

9699

State of Texas } Theft
-vs- } Friday March 11, 1892.
John Adams }

This day came the County Attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. W. McKin and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Deft guilty and assess his punishment at 5 days in jail."

R. W. McKin, Foreman.

It is therefore, considered, adjudged and deemed by the Court that the Defendant John Adams stand committed to the County Jail for the full period of five days and until the fine and costs in this case are paid in full.

7995

State of Texas }
 -vs- }
 Frank Garrett }
 Betting at Game with Dice
 Friday March 11, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Garrett, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Saturday March 12, 1892 Court met at 9 o'clock pursuant to adjournment ~~present~~ on yesterday.

8222

State of Texas }
 -vs- }
 Isaac Davis }
 Betting at Game of Dice
 Saturday March 12, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the

Saturday the 12th day of March A. D. 1892,

Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Isaac Davis the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock

Monday March 14th 1892 Court met 9 o'clock pursuant to adjournment forwent as on Saturday.

Now comes J. C. Richardson, Sheriff of Tarrant County, Texas and brings into open Court the following qualified jurors viz: J. Bales, Al Smart, W. T. Grant, W. K. Byron, B. F. Prickett, Tom Byers, Tom Britton, W. T. Gray, C. C. Hustead, H. C. Cantrell Jr, W. A. Orgain, J. B. Anderson, Mark Wood ^{and} J. C. Waites who were all tried, sworn and placed upon the panel for the week.

7694 State of Texas } Seeing Seeing Tickets
-vs- } Monday March 14, 1892
George Lutter

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here

Monday the 14th day of March A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Lecer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

7695 State of Texas } *Quincy Lacey Ticket*
 -vs- } Monday March 14, 1892.
 George Lecer

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant George Lecer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{any} costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 7694 said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

Monday the 14th day of March A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers.

7986

State of Texas } Carrying Pistol
 -vs- } Monday March 14, 1892.
 Bob Stafford }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm. Keely and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty ^{and} assess his fine at \$25⁰⁰

Wm. Keely, Foreman,

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Stafford the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8230

State of Texas } Selling Liquor to minor
 -vs- } Monday March 14, 1892.
 Emanuel Johnson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good

Monday the 14th day of March A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

and lawful men to wit: W. J. Grant and five others who were duly selected, impaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. J. Grant, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Emmanuel Johnson go hence without day.

8321 State of Texas } Theft.
-25- } Monday March 14, 1892.

Julia James

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: J. M. Britton and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. M. Britton, Foreman.

It is therefore considered, adjudged and

Monday the 14th day of March A. D. 1892

ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 7696 State of Texas vs- George Luter
Selling Lottery Tickets
- 7697 State of Texas vs- George Luter
Selling Lottery Tickets
- 7698 State of Texas vs- George Luter
Selling Lottery Tickets
- 7699 State of Texas vs- George Luter
Selling Lottery Tickets
- 7700 State of Texas vs- George Luter
Selling Lottery Tickets
- 7701 State of Texas vs- George Luter
Selling Lottery Tickets
- 7702 State of Texas vs- George Luter
Selling Lottery Tickets
- 7704 State of Texas vs- George Luter
Selling Lottery Tickets
- 7705 State of Texas vs- George Luter
Selling Lottery Tickets
- 7706 State of Texas vs- George Luter
Selling Lottery Tickets
- 7707 State of Texas vs- George Luter
Selling Lottery Tickets
- 7708 State of Texas vs- George Luter
Selling Lottery Tickets
- 7709 State of Texas vs- George Luter
Selling Lottery Tickets
- 7710 State of Texas vs- George Luter
Selling Lottery Tickets

County Court (Criminal) Minutes, Tarrant County, March Term, 1892,

Monday the 14th day of March A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

- 7711 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7712 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7713 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7714 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7715 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7716 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7717 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7718 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7719 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7720 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7721 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7722 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7723 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7724 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7725 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7726 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7727 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7728 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 7729 State of Texas -vs- W. J. Murphy
Selling Lottery Tickets
- 7730 State of Texas -vs- W. J. Murphy
Selling Lottery Tickets

Monday the *14th* day of *March* A. D. 1892,

- 7970 State of Texas -vs- *Mammy Jackson*
 Theft.
- 7990 State of Texas -vs- *Red Messingale*
 Intimidating another
- 8130 State of Texas -vs- *James B. Berry*
 Keeping open on Sunday
- 8306 State of Texas -vs- *Pete Curry*
 Keeping open on Sunday
- 8314 State of Texas -vs- *George Woodliff*
 Carrying Pistol
- 8324 State of Texas -vs- *John Hamilton*
 Theft.
- 8327 State of Texas -vs- *Bob Bohannon*
 Aggravated Assault.
- 8333 State of Texas -vs- *Ed Brown*
 Aggravated Assault.
- 8259 State of Texas -vs- *E. Snow,*
 Aggravated Assault.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas recover nothing by reason of these prosecutions and that the defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday March 15th 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

7989 State of Texas } Intimidating another
 -vs- } Tuesday March 15, 1892,
 Bob Stefford }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. K. Dymon and five others who were duly selected

empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and receiving} the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "On the plea of guilty we the jury find the Defendant guilty and assess his fine at Twenty five dollars."

W. H. Byrrom, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Stafford the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 4986 said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

8305

State of Texas } Keeping open on Sunday
 -85- } Tuesday March 15 1892.
 Otto Curry

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the

Tuesday the 15th day of March A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

State of Texas do have and recover of and from the Defendant Peter Curry the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8827 State of Texas } Vagrancy
-25- } Tuesday March 15, 1892.
John Hutchinson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. ~~Thompson~~ ~~came a justice of peace~~ ~~equally~~ ~~lawful~~ ~~man~~ ~~to~~ ~~with~~ ~~J. B. Anderson~~ ~~and~~ ~~said~~ ~~from~~ ~~at~~ ~~the~~ ~~same~~ ~~time~~ were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. ~~Thompson~~ the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess his fine at Five Dollars,
J. B. Anderson, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Hutchinson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered

that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

2318

State of Texas
-vs-
Mike Khane

Fornication
Tuesday March 15th 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: T. Q. Anderson and five others who were duly selected empaneled and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess his fine at fifty dollars."
T. Q. Anderson, Foreman.

It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mike Khane, the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Tuesday the 15th day of March A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

8334 State of Texas } Carrying Pistol
 -vs- } Tuesday March 15, 1892.
 Ed Brown

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Brown the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8338 State of Texas } Theft
 -vs- } Tuesday March 15, 1892.
 Dudson Davis ^{alias}
 Chas Williams

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and suggests that his name is J. K. Odum, and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of ~~Twenty~~ ^{Twenty} Dollars and five days imprisonment.

in the County Jail, It is therefore con- sidered, adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant J. K. Odum, the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of Five days and until the fine and costs in this case are paid in full.

8207 State of Texas } Threatening to take life of another
 -vs- } Tuesday March 15, 1892.
 J. W. Finney
 Continued by the State for absence of Tom Grimsley.

8208 State of Texas } Cursing & Swearing
 -vs- } Tuesday March 15, 1892.
 J. W. Finney
 Continued by State for absence of Tom Grimsley.

8209 State of Texas } Aggravated Assault
 -vs- } Tuesday March 15, 1892.
 E. Q. Finney
 Continued by State for absence of Tom Grimsley.

8124 State of Texas } Keeping open on Sunday
 -vs- } Tuesday March 15, 1892.
 T. J. Wiggins
 Continued by Consent.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday March 16, 1892 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

8331 State of Texas } Aggravated Assault
 -75- } Wednesday March 16th 1892.
 Donk Leonard }

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. K. Byron and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now Levi entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant guilty of simple assault and assess his fine at five dollars.

W. K. Byron, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Donk Leonard the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

Wednesday the 16th day of March A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

8335

State of Texas

-vs-

Theft

Wednesday March 16, 1892.

John Smith

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. C. Husted and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information ^{and} assess his punishment at fifteen days in the County jail. C. C. Husted, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the Defendant John Smith stand committed to the County Jail for the full period of fifteen days and until all costs in this behalf incurred are paid in full.

8336

State of Texas

-vs-

Aggravated Assault

Wednesday March 16, 1892.

Ed Francisco

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: W. J. Grant and five others who were duly selected empaneled and sworn according to law and the Information being

Wednesday the 16th day of March A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

and to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his fine at Five Dollars.

W. L. Grant, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Francisco the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8339 State of Texas } Aggravated Assault
-vs- } Wednesday March 16, 1892.
Ruben Rucker }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: B. F. Crickler and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not,

quilty, B. F. Prickett, Foreman,
 It is therefore considered, adjudged and
 decreed by the Court that the State of
 Texas recover nothing by reason of this
 prosecution and that the Defendant Reuben
 Rucker go hence without day.

8332 State of Texas } Embodiment
 -vs- } Tuesday March 15, 1892.
 Lunny Kase }
 Continued by Consent.

8326 State of Texas } Theft.
 -vs- } Tuesday March 15, 1892.
 Jim Upshaw }
 Continued by the State.

8234 State of Texas } Disorderly House
 -vs- } Friday March 11, 1892.
 George Haccand }
 Continued by Consent.

8232 State of Texas } Selling Liquor without License
 -vs- } Thursday March 17, 1892.
 L. H. Hubert }
 Continued by State for absence of each of
 State's witnesses.

8232 State of Texas } Selling Liquor without License
 -vs- } Friday March 11, 1892.
 L. H. Hubert }

This day came the County attorney
 presenting the files of the State
 also came the Defendant in his own
 proper person and both parties announced
 ready for trial. Thereupon came a jury of
 good and lawful men to wit: B. F. Prickett
 and five others who were duly selected
 empaneled and sworn according to law
 and the Indictment being read to the jury

Wednesday the 16th day of March A. D. 1892

The Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court and announced that they could not agree, and it appearing to the Court that said jury has been kept together for a sufficient length of time. It is therefore ordered by the Court that said jury be discharged and that this case stand for trial in regular order upon the Criminal Docket of this Court.

Ordered ~~by~~ that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday March 17th 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8329

State of Texas } Theft.
-vs- } Thursday March 17. 1892.
John Hamilton }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Grant ^{and five} others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "On the

plea of guilty on the jury find the Defendant guilty and assess his punishment at thirty days in the County Jail.

W. T. Grant, Foreman.

It is therefore considered, adjudged and decreed by the Court that the Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

8262

State of Texas } Aggravated Assault
-vs- } Saturday March 19, 1892.
Rufus Feltner

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: T. B. Anderson and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Aggravated Assault and assess his fine at Fifty Dollars."

T. B. Anderson, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Rufus Feltner the sum of Fifty Dollars fine assessed as aforesaid

together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till the said fine and costs are paid in full.

8240 State of Texas } Exhibiting Gaming Table Bank
-vs- } Saturday March 19, 1892,
Wm. Davis

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Britton and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant guilty and assess his fine at Twenty five dollars and ten days imprisonment in County Jail.

J. W. Britton, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Wm. Davis the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

Saturday the 19th day of March A. D. 1892,

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8271 State of Texas } Exhibiting Gaming Table & Bank
- 75 - } Saturday March 19, 1892,
Went Davis

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit T. B. Anderson and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty and former conviction herein. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit

"We the jury find the Defendant's special plea true and render a verdict of not guilty.
T. B. Anderson, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8313 State of Texas } Carrying Pistol
- 75 - } Saturday March 19, 1892.
George Woodliff

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars.

It is therefore considered, adjudged and decreed

Saturday the 19th day of March A. D. 1892.

by the Court that the State of Texas do have and recover of and from the Defendant George Woodliff the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8228

State of Texas

-75-

W. E. Wilson

W. C. Lewis

Thrift

Tuesday April 12th 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matter of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen dollars and imprisonment in the County Jail for one day. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. E. Wilson alias W. C. Lewis the sum of Fifteen dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

8342

State of Texas } Aggravated Assault
-vs- } Saturday March 19, 1892.
Eli Winfrey }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Eli Winfrey the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8337

State of Texas }
-vs- } Saturday March 19, 1892.
Bob Miller }
Continued by Consent.

8340

State of Texas } Aggravated Assault
-vs- } Saturday March 19, 1892.
Guy Moore }
Continued by Consent and attachment ordered for witness F. E. Kingman.

8308

State of Texas } Selling Beer, Wine & Whisky on Sunday.
-vs- } Saturday March 19, 1892.
E. L. Thibault }
Continued by Defendant.

Saturday the 19th day of March A. D. 1892.

8309 State of Texas } Seeing Liquor without License
 -vs- } Saturday March 19, 1892.
 E. L. Thielman

Continued by Defendant.

1937 State of Texas } Betting at Game of Pool.
 -vs- } Saturday March 19, 1892
 John Abbey ^{alias}
 Bud Abbey

Continued by State and attachment ordered for Miss Coleman.

8341 State of Texas } Assault.
 -vs- } Thursday March 22, 1892
 Bob Miller

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Miller the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8348 State of Texas } Theft.
 -vs- } Monday March 28, 1892.
 Frank Horner ^{alias} Garner

This day came the County Attorney presenting the plea of the State

also came the Defendant in his own proper person and suggests that his name is Frank Garner, and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now herein entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Garner the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

8350

State of Texas } Theft
 -vs- } Monday, March 28, 1892.
 Frank Aubert }

This day came the County attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now herein entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Aubert the sum of Fifteen Dollars

fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

8345 State of Texas } Theft
-vs- } Monday March 28th 1892.
John Morris

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Morris the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

8351 State of Texas } Gaming at Faro.
-vs- } Monday March 29th 1892.
Nat Kramer

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced

ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8346 State of Texas } Disturbing the Peace
 -vs- } Monday March 28, 1892.
 Albert Smith }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Albert Smith the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Wednesday the *6th* day of *April* A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

8360

State of Texas } Theft,
-vs- } *Wednesday April 6th 1892,*
Tom Taylor }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Taylor the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

8361

State of Texas } Theft
-vs- } *Wednesday April 6th 1892,*
Albert Casper }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for

one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Albert Casper the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day, and until the fine and costs are paid in full.

8358 State of Texas } Playing Cards Public Place.
 -vs- } Monday April 11, 1892.
 James Dial }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Dial the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Thursday the 14th day of *April*

A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers

8365

State of Texas

vs-

James Connor

Theft

Thursday April 14, 1892,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for five days. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Connor the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs in this case are paid in full.

8349

State of Texas

vs-

Charles Young

Theft

Friday April 15, 1892,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days. It is

therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Young the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs in this case are paid in full.

8366 State of Texas } Theft.
 -vs- } Saturday April 16, 1892.
 J. F. McGee

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant J. F. McGee the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

8359

State of Texas } Playing Cards Public Place.
 -vs- } Thursday April 21, 1892.
 John Waesler }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty; Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Waesler the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8398

State of Texas } Theft.
 -vs- } Thursday March 21, 1892.
 J. F. Wright }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Fifteen dollars and imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do

have and recover of and from the Defendant J. F. McGee the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of sentence in Cause No. 8366 said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs in this case are paid in full.

8370 State of Texas } Disturbing the Peace
 -vs- } Saturday April 23, 1892.
 Al Thompson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Al Thompson the sum of Five Dollars fine assessed as aforesaid, together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8401 State of Texas } Theft
 -vs- } Monday April 25, 1892.
 Charlie Smith }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper

Monday the 25th day of April A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Thirty Dollars and imprisonment in the County Jail for thirty days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charlie Smith the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

8373

State of Texas } Aggravated Assault,
 -25- } Thursday April 28, 1892.
 Joe Passmore

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Passmore the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that

County Court (Criminal) Minutes, Tarrant County, March Term, 1892Thursday the 28th day of April A. D. 1892Printed by W. H. Jones, Lithographers and Stationers, St. Louis

Said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday April 29th 1892 Ordered that Court do now adjourn till Court in course.

W. D. Harris
County Judge.

Attest:

Geo O. King, County Clerk.

Be it remembered that on this the First Monday in May A. D. 1892 the same being the 2nd day of said month there was begun and holden a regular Term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon. W. D. Harris County Judge, Presiding, John O. King, County Clerk, O. W. Gillespie, County Attorney and J. C. Richardson Sheriff, of said County when the following proceedings were had upon the Criminal Docket of this Court,

- Venin Facias -

Now comes J. C. Richardson, Sheriff of Tarrant County Texas and returns into open Court the Venin Facias for this the First Week of the May Term 1892 of the County Court and upon the same thereon being called four qualified jurors answering to wit: Wm. Hall, J. W. Buchanan, John Kelly and A. W. Litchfield, who were all sworn, tried and placed upon the panel for the next And it appearing to the Court that said panel is incomplete it is ordered by the Court that the Sheriff summon qualified jurors sufficient to fill same, And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: Sam Moore, C. H. Lacey, John Burford, Bob Jones, W. H. Litchworth, Wm. Harrod, A. G. Shattuck, W. T. Gray, H. G. Hendrick, L. A. Horningsworth and W. T. Grant, who were all sworn and tried and placed upon the panel for the next,

Monday the 2^d day of May A. D. 1892

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Filed

Ordered by the Court that the following cases be filed until such time as the Sheriff can arrest the defendants herein viz:

- 4415 State of Texas -vs- Lewis Perkins
Betting at Craps.
- 4417 State of Texas -vs- Joe Massey
Betting at Craps
- 4650 State of Texas -vs- Wood Turtle
Carrying Pistol
- 4655 State of Texas -vs- Joe Richards
Escaped Convict
- 4660 State of Texas -vs- John Miller
Failing to work Road.
- 4688 State of Texas -vs- Frank Sharp
Aggravated Assault.
- 4762 State of Texas -vs- Leno Whithead
Playing Cards Public Place
- 4762 State of Texas -vs- Grun Thomas
Playing Cards Public Place.
- 4777 State of Texas -vs- Jack Davis
Carrying Pistol
- 4784 State of Texas -vs- Jim Wilson
Disturbing the Peace.
- 4790 State of Texas -vs- Joe Mabry
Disturbing Religious Worship
- 4817 State of Texas -vs- Joe Meyers
Carrying Pistol
- 4813 State of Texas -vs- Joe Meyers
Carrying Pistol
- 4820 State of Texas -vs- Chas Ashmead.
Betting at Game of Dice
- 4824 State of Texas -vs- James Durkin
Aggravated Assault.
- 4871 State of Texas -vs- Will Curtis
Betting at Game of dice
- 4884 State of Texas -vs- Charley Honors
Betting at Game of dice.
- 4894 State of Texas -vs- James Wilson.
Betting at Game of dice

- 7895 State of Texas -vs- James Wilson
Betting at Game of dice.
- 7921 State of Texas -vs- Tom Tatum
Escaped Convict
- 7947 State of Texas -vs- Robt Gracy
Aggravated Assault.
- 7962 State of Texas -vs- Billy Thompson.
Theft.
- 7996 State of Texas -vs- Don Coleman
Betting at Game of dice
- 7998 State of Texas -vs- Ted Beauregard
Betting at Game of dice
- 8001 State of Texas -vs- Jack Wright
Betting at Game of dice
- 8002 State of Texas -vs- Joe Butler
Betting at Game of dice
- 8042 State of Texas -vs- Jim McManis.
Assault & Battery
- 8124 State of Texas -vs- J. J. Wiggins
Keeping open on Sunday
- 8175 State of Texas -vs- C. H. Bracks
Keeping open on Sunday.
- 8180 State of Texas -vs- J. C. Finn
Keeping open on Sunday.
- 8181 State of Texas -vs- J. Lemox.
Keeping open on Sunday
- 8184 State of Texas -vs- Fred Smith
Keeping open on Sunday
- 8235 State of Texas -vs- Fox
Disorderly House.
- 8317 State of Texas -vs- George Adams
Vagrancy

Now comes the County Attorney prosecuting
the pleas of the State and for good and
sufficient reasons filed with the papers
herein says he will no further prosecute
the following cases and moves the
Court to dismiss the same viz:

Monday the 2^d day of May A. D. 1892

Printers, Lithographers and Stationers, St. Louis

7149 State of Texas -vs- H. L. Ouston, et al
Liber

7375 State of Texas -vs- Horne Spear
Obstructing Public Road.

7607 State of Texas -vs- Lee Walker
Aggravated Assault.

7661 State of Texas -vs- John Fox.
Failing to work Road.

7675 State of Texas -vs- A. E. Fagan.
Occupation without License

7766 State of Texas -vs- Ira Hunt
Aggravated Assault.

7782 State of Texas -vs- T. B. Nelson
Disturbing the Peace.

7962 State of Texas -vs- L. L. Moore
Disturbing the Peace.

8105 State of Texas -vs- W. F. Lake.
Aggravated Assault.

8110 State of Texas -vs- John Lanier
Keeping open on Sunday.

8146 State of Texas -vs- E. Kuhn.
Keeping open on Sunday.

8157 State of Texas -vs- F. Gorman.
Keeping open on Sunday.

8189 State of Texas -vs- T. E. Ridgeway
Keeping open on Sunday.

8207 State of Texas -vs- J. W. Finney
Threatening to take life of another.

8340 State of Texas -vs- Guy Moore
Aggravated Assault.

8433 State of Texas -vs- Eugene Farmer
Carrying Pistol

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

- Alias & Continued*
- 7685 State of Texas -vs- Lige League
Disturbing the Peace
- 7780 State of Texas -vs- Dice Roberts
Disturbing the Peace.
- 7796 State of Texas -vs- Joe Garrison
Resisting an Officer
- 7938 State of Texas -vs- Will Patterson
Selling Liquor to minor
- 7944 State of Texas -vs- John Lewis
Disturbing Religious Worship
- 7956 State of Texas -vs- Monroe Jackson.
Aggravated Assault.
- 7988 State of Texas -vs- O. Ratican
Theft.
- 8090 State of Texas -vs- Warren Jeffries
Permitting Faro.
- 8092 State of Texas -vs- John Jamison
Carrying Pistol
- 8194 State of Texas -vs- Henry Johnson
Keeping open on Sunday.
- 8212 State of Texas -vs- John Sullivan
Aggravated Assault
- 8216 State of Texas -vs- Frank Gice
Aggravated Assault
- 8214 State of Texas -vs- Frank Gice
Carrying Brass Knuckles.
- 8218 State of Texas -vs- James Gooden
Carrying Pistol
- 8219 State of Texas -vs- James Gooden
Aggravated Assault
- 8223 State of Texas -vs- Jim Smith
Being at Game of Dice
- 8240 State of Texas -vs- Andy Kane,
Assault & Battery
- 8241 State of Texas -vs- J. A. Chapman.
Aggravated Assault
- 8242 State of Texas -vs- J. A. Chapman.
Threatening to take life of another

- 8260 State of Texas -vs- Ellen White
Aggravated Assault,
- 8262 State of Texas -vs- E. Quinn
Swindling
- 8319 State of Texas -vs- George Johnson
Vagrancy
- 8325 State of Texas -vs- Joe Mandy
Disturbing Religious Worship
- 8330 State of Texas -vs- George Johnson
Getting at Monte
- 8353 State of Texas -vs- Prince Harmon,
Disturbing the Peace,
- 8376 State of Texas -vs- Henry Ray
Theft,
- 8378 State of Texas -vs- Hidge Logsdon
Carrying Pistol

Continued by Consent,

- 4372 State of Texas -vs- J. W. Krum,
Carrying Pistol
- 7533 State of Texas -vs- James Kemplice
Getting at Craps,
- 7944 State of Texas -vs- Ellis Wade
Aggravated Assault,
- 8107 State of Texas -vs- James Gordon
Carrying Pistol
- 8208 State of Texas -vs- J. W. Finney
Cursing & Swearing
- 8209 State of Texas -vs- E. B. Finney
Aggravated Assault,
- 8413 State of Texas -vs- Jeff Catig
Getting at Game of Dice
- 8415 State of Texas -vs- Ben Cameron,
Getting at Game of dice
- 8417 State of Texas -vs- John Yancy
Getting at Game of dice
- 8418 State of Texas -vs- John Yancy
Getting at Game of dice
- 8427 State of Texas -vs- Dora McGinnis
Getting at Game of dice

Monday the 2^d day of May A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

8479 State of Texas - vs - John L. Crain
Disturbing the Peace

7321 State of Texas - vs - Con King
Carrying Pistol

8262 State of Texas } Aggravated Assault
- vs - } Monday May 2, 1892.
E. T. Pugh }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant E. T. Pugh the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail till said fine and costs are paid in full.

8387 State of Texas } Keeping Saloon open on Sunday
vs } Monday May 2, 1892.
Charley Graham }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now

him entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8388 State of Texas } Keeping Saloon open on Sunday
 -vs- } Monday May 2nd, 1892.
 Victor Foster }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now him entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Victor Foster the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Monday the *2^d* day of *May* A. D. 1892,

8389 State of Texas } Keeping Saloon open on Sunday
 -vs- } Monday May 2, 1892.
 John Laneri

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Laneri the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8390. State of Texas } Keeping Saloon open on Sunday
 -vs- } Monday May 2, 1892.
 H. Orann

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant

Monday the 2^d day of May A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

H. Brann the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8391 State of Texas } Keeping Saloon open on Sundays
-vs- } Monday May 2^d, 1892,
H. Brann

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Brann the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 8390 said Defendant stand committed to the County Jail till said fine and costs in this case are paid in full.

8392 State of Texas } Keeping Saloon open on Sunday.
-vs- } Monday May 2^d, 1892,
Rudolph Kuhn

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper

person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Rudolph Kubler the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8393

State of Texas } Keeping open on Sunday,
 -25- } Monday May 2, 1892.
 Buck Smith

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Buck Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County

gail till said fine and costs are paid in full.

8394 State of Texas } Keeping Saloon open on Sunday.
-vs- } Monday May 2, 1892.
G. H. Day

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant G. H. Day the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8395 State of Texas } Keeping Saloon open on Sunday
-vs- } Monday May 2, 1892.
T. E. Ridgeway

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore con-

Monday the 2^d day of May A. D. 1892,

sidered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant T. E. Ridgeway the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8396

State of Texas } Quitting at Game of Faro.
 -25- } Monday May 2. 1892.
 Billy McCray }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Billy McCray the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8397 State of Texas } Playing Cards Public Place
 -vs- } Monday May 2, 1892.
 Joe Wheat

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Wheat the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs ^{may issue} execution. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8406 State of Texas } Betting at Gaming Table & Bank
 -vs- } Monday May 2, 1892.
 Paul Fincher

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and

recover of and from the Defendant Paul Fincher the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8408 State of Texas } Being at Home with Disc.
-vs- } Monday May 2, 1892.
Joe Lipscomb }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Lipscomb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and cost execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8417 State of Texas } Being at Home of Disc.
-vs- } Monday May 2, 1892.
Jeff Cates }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper

Monday the 2^d day of May A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jeff Carr, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8414 State of Texas } Sitting at Game of Dice
-vs- } Monday May 2, 1892.
Ben Callaway

This day came the County Attorney presenting the plea of the State also. Came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ben Callaway the sum of Ten Dollars fine assessed as aforesaid together with all costs herein incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

and recover of and from the Defendant J. B. Bergin the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8449

State of Texas } Theft.
 -vs- { Monday May 9, 1892.
 C. W. Jones

It appearing to the Court that by mistake the judgment in this case was omitted from the minutes of this Court, said judgment having been rendered in Chambers, It is therefore ordered by the Court that said judgment be entered none pro tunc.

8449

State of Texas } Theft
 -vs- { Friday April 29, 1892.
 C. W. Jones

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. W. Jones the sum Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said

Monday the *2^d* day of *May* A. D. 1892,

fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday May 3, 1892. Court met at 9 o'clock pursuant to adjournment given as on yesterday.

8457 State of Texas } Disturbing the Peace,
-75- } Tuesday May 3, 1892,
P. T. Lidon

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matter of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant P. T. Lidon the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday May 4, 1892 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

8371

State of Texas } Aggravated Assault,
-vs- } Wednesday May 4, 1892,
C. J. Stewart }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."
A. G. Shattuck, Foreman

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8372

State of Texas } Aggravated Assault
-vs- } Wednesday May 4, 1892,
Mrs C. J. Stewart }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper

person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty"

A. G. Shattuck, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8428

State of Texas } Disturbing the Peace
 -85- } *Wednesday May 4, 1892.*
 Eugene Farmer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Eugene Farmer the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Printers, Lithographers and Stationers, St. Louis

Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8328 State of Texas)

-vs-
W. E. Wilson ^{alias}
W. C. Lewis

Thrift.
Wednesday May 4, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected empaneled and sworn and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess his fine at twenty five dollars and confinement in the County Jail for a term of five days." A. G. Shattuck, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. E. Wilson ^{alias} W. C. Lewis the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail for the fine assessed of five days and until the fine and costs are paid in full.

8465 State of Texas } Aggravated Assault,
 -vs- } Wednesday May 4, 1892.
 Jim Banks

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Burford and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Aggravated Assault and assess a fine of Twenty five dollars on him."

J. W. Burford, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Banks the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8375 State of Texas }
 -vs- } Wednesday May 4, 1892.
 W. E. Wilson

It appearing to the Court that by mistake the plea of guilty taken in this case on the 12th day of April 1892 was recorded on the minutes as if in No. 8328

It is ordered that the judgment be reformed so as to be given the proper number and recited upon the minutes of this Court.

8375 State of Texas } Theft
vs. } Tuesday April 12, 1892.
W. E. Wilson }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. E. Wilson the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday May 5th 1892 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

8400 State of Texas } Aggravated Assault
 -vs- } Thursday May 5, 1892.
 J. W. Hunter

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. T. Grant and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 W. T. Grant, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8440 State of Texas } Aggravated Assault
 -vs- } Thursday May 5, 1892.
 E. L. Hester

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. K. Lacey and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the

jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of aggravated assault and assess his fine at One Hundred \$100⁰⁰

C. H. Liley, Foreman of Jury.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. L. Hester the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8452 State of Texas } Aggravated Assault
 -vs- } Thursday May 5th 1892.
 Tom Easley

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. S. Shattuck and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant

Thursday the 5th day of May A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

guilty of aggravated assault and assess his fine at twenty five dollars."

A. G. Shattuck, Foreman.

It is therefore considered, adjudged and deemed by the Court that the State of Texas do have and recover of and from the Defendant Tom Early the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Tuesday May 10, 1892 Court in session present as on first day of term.

8451 State of Texas } Vagrancy
-vs- } Tuesday May 10, 1892.
F. Daudt

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and deemed by the Court that the State of Texas do have and recover of and from the Defendant F. Daudt the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the

Tuesday the 10th day of May A. D. 1892.

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County Jail fees paid fine and costs are paid in full.

Monday May 30 1892 Court in session present as on first day of term.

Now comes J. C. Richardson, Sheriff of Tarrant County and brings into open Court the following qualified jurors to wit: J. J. Mayfield, C. C. Henry, W. A. W. Lean, Geo Carter, W. W. Gilly, R. R. Meyer, J. T. Castleberry, C. L. Walker, Dan Vaughn, J. C. Calvin, W. H. Decker, E. O. Darley, A. J. Martin, J. W. Burford, S. W. Chapman, Andrew W. Lee, W. A. Thomas, Simon Haug & R. Martin who were all tried, sworn and placed upon the panel for the next.

Now comes the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed with the judge therein says he will no further prosecute the following cases and moves the Court to dismiss the same viz

7598 State of Texas -vs- Will Moore
Theft.

7775 State of Texas -vs- Denny Loyde
Carrying Pistol

7829 State of Texas -vs- George Palmer
Aggravated Assault.

7955 State of Texas -vs- G. G. Pate
Selling Liquor without License

7983 State of Texas -vs- Jack Estie
Disturbing the Peace.

7984 State of Texas -vs- Jack Estie
Disturbing the Peace.

8088 State of Texas -vs- G. G. Pate
Selling Whiskey without License

8232 State of Texas -vs- J. D. Andrews
Disorderly House.

8237 State of Texas -vs- George Bagwell
Adultery.

- 8239 State of Texas vs- See Prince
Aggravated Assault,
- 8258 State of Texas vs- Ed Thuesgier
Theft.
- 8272 State of Texas vs- Mart Davis
Exhibiting Gaming Table & Bank,
- 8273 State of Texas vs- Mart Davis
Exhibiting Gaming Table & Bank,
- 8274 State of Texas vs- Mart Davis
Exhibiting Gaming Table & Bank,
- 8275 State of Texas vs- Mart Davis
Exhibiting Gaming Table & Bank,
- 8276 State of Texas vs- Jim Purris
Exhibiting Gaming Table & Bank,
- 8347 State of Texas vs- Bill Love Jr.
Aggravated Assault
- 8355 State of Texas vs- Alon Drake.
Theft,
- 8442 State of Texas vs- Jim Strong
Breaching on an Election,
- 8464 State of Texas vs Horitt Eckford
Aggravated Assault,
- 8463 State of Texas vs- Adolf Shack
Aggravated Assault,
- 8468 State of Texas vs N. L. Haensel
Vagrancy,
- 8499 State of Texas vs- Fritz Ernstkamp.
Selling Whiskey on Sunday

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

- 8471 State of Texas } Theft
-vs- } Saturday May 25th 1892.
Jesse Lee

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Saturday the 21st day of May A. D. 1892.

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for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jesse Lee the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

847 v State of Texas } Theft
-vs- } Saturday May 21, 1892.
John Anderson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Anderson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day

Saturday the 31 day of May A. D. 1892
 Geo. D. Barnard & Co. Blank Book Manufacturers.

and until the fine and costs are paid in full.

8473 State of Texas } Vagrancy
 -vs- } Saturday May 31, 1892.
 Eugene Williams

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant not having entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Eugene Williams the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

9824 State of Texas } Aggravated Assault.
 -vs- } Tuesday May 24, 1892.
 James Durkin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant not having entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered,

adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Durkin the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

8477

State of Texas } Keeping Saloon open on Sunday
-vs- } Tuesday May 24, 1892.
L. Ketchman

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Ketchman the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8478

State of Texas } Selling Wine, Beer & Whiskey on Sunday
-vs- } Tuesday May 24, 1892.
C. Oppenheimer

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court.

Tuesday the 24th day of May A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. Oppenheim the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County jail till said fine and costs are paid in full.

8531

State of Texas } Getting at Game of Dice
-vs- } Wednesday May 25, 1892.
R. W. Kites

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant R. W. Kites the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County jail till said fine and costs are paid in full.

8535

State of Texas } Permitting Fero in House under his Control.
-vs- } Wednesday May 25, 1892.
James Strong

This day came the County Attorney prosecuting the plea of the State also came the

Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Strong the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8409 State of Texas } Acting at Game of Dice
-vs- } Thursday May 26th 1892.
Bob Foster

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged, and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Foster the sum of Ten Dollars fine assessed as aforesaid, together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8430 State of Texas } Carrying Pistol
 -vs- } Thursday May 26, 1892.
 H. L. Cobb

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now there entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Thirty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. L. Cobb the sum of Thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8443 State of Texas } Playing Cards Public Place
 -vs- } Thursday May 26, 1892.
 Jim Nichols

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now there entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Nichols the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further

Thursday the 26th day of May A. D. 1892,

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ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8386 State of Texas } Keeping Saloon open on Sunday
-vs- } Monday May 30, 1892.
E. Kuhn

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered ^{and} adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant E. Kuhn the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8462 State of Texas } Affray
-vs- } Monday May 30 1892.
Max Richer

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: ^{W. B. Purford} and five others who were duly selected empaneled and sworn according to law. and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving

The charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "On the jury find the Defendant not guilty,

J. W. Burford, Foreman,

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8460 State of Texas } Aggravated Assault,
-vs- } Monday May 30th 1892.
Frank Felichowski

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, and argument of counsel finds the Defendant guilty of simple assault and assesses his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Felichowski the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8461 State of Texas } Affray
-vs- } Monday May 30, 1892.
Joe Linnox

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person

and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. A. McLean and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty and assess his fine at one dollar."

W. A. McLean, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Linnox the sum of one dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8494

State of Texas } Aggravated Assault
 -vs- } Munday May 30, 1892,
 W. A. Flowers

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. L. Walker and five others who were duly selected, empaneled and sworn according to law, and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty."

of simple assault and assess his fine at Fifteen Dollars."

C. L. Walker, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. A. Flowers the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8490 State of Texas } Keeping Saloon open on Sunday
-vs- } Monday May 30th 1892.
W. H. Erwin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Erwin the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8493 State of Texas } Keeping Saloon open on Sunday
-vs- } Monday May 30, 1892.
Charley Graham

This day came the County Attorney prosecuting the plea of the State

also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court, and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that State of Texas do have and recover of and from the Defendant Charley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8495

State of Texas } Keeping solemn open on Sunday
 -vs- } Monday May 30, 1892.

O. Pulverman

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant O. Pulverman the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8496 State of Texas } Keeping Saloon open on Sunday
 -vs- } Monday May 30, 1892,
 Geo Collins }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Collins the sum of Twenty Dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail the said fine and costs are paid in full.

8499 State of Texas } Selling Wine, Beer & Whiskey on Sunday
 -vs- } Monday May 30, 1892,
 Ben W. Cunniff }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ben W. Cunniff the sum of Twenty Dollars fine assessed as aforesaid

together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8503

State of Texas } Selling Whiskey & Beer on Sunday
vs- } Monday May 30, 1892.
Ed Brown

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Brown the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8506

State of Texas } Selling Whiskey on Sunday,
vs- } Monday May 30, 1892,
Louis Maas

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a

fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Brass the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8532 State of Texas } Trying at Game of dice
-vs- } Monday May 30, 1892
Moxie Anderson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Moxie Anderson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8537 State of Texas } Trying at Game of Cards
-vs- } Monday May 30, 1892
Luke Short

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own

proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Luke Short the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday May 31, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Continued by Consent.

- 8195 State of Texas -vs- James Armstrong
Keeping Saloon open on Sunday
- 8256 State of Texas -vs- C. A. Price
Aggravated Assault.
- 8257 State of Texas -vs- C. A. Price
Aggravated Assault.
- 8301 State of Texas -vs- Jerry Deery
Keeping Saloon open on Sunday
- 8302 State of Texas -vs- Jerry Deery
Keeping Saloon open on Sunday
- 8332 State of Texas -vs- Lung Ho.
Embezzlement
- 8479 State of Texas -vs- L. Wetton
Keeping Saloon open on Sunday
- 8480 State of Texas -vs- L. Wetton
Keeping Saloon open on Sunday.

- 8481 State of Texas -vs- F. Stillman
Keeping Saloon open on Sunday
- 8482 State of Texas -vs- H. Stillman
Keeping Saloon open on Sunday
- 8483 State of Texas -vs- H. Stillman
Keeping Saloon open on Sunday
- 8484 State of Texas -vs- H. Stillman
Keeping Saloon open on Sunday
- 8485 State of Texas -vs- H. Stillman
Keeping Saloon open on Sunday
- 8491 State of Texas -vs- W. H. Erwin
Keeping Saloon open on Sunday
- 8492 State of Texas -vs- W. H. Erwin
Keeping open on Sunday
- 8494 State of Texas -vs- Chas Graham
Keeping open Saloon on Sunday
- 8500 State of Texas -vs- Chas Graham
Selling Whiskey on Sunday
- 8501 State of Texas -vs- Jerry Deery
Selling Whiskey on Sunday
- 8502 State of Texas -vs- Jerry Deery
Selling Whiskey on Sunday
- 8504 State of Texas -vs- B. Pulvermon
Selling Whiskey on Sunday
- 8505 State of Texas -vs- Charley Graham
Selling Whiskey on Sunday
- 8522 State of Texas -vs- L. Barr
Theft.
- Alias & Continued
- 8405 State of Texas -vs- Charley Fletcher
Selling Liquor to minors
- 8419 State of Texas -vs- Tom Blair
Betting at Game of dice.
- 8420 State of Texas -vs- Tom Blair
Betting at Game of dice
- 8421 State of Texas vs Tom Blair
Betting at Game of dice
- 8422 State of Texas -vs- Melburn Crosser
Betting at Game of dice

County Court (Criminal) Minutes, Tarrant County, May Term, 1892,Tuesday the 31st day of May A. D. 1892,

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- 8473 State of Texas vs- Charles Fletcher
Getting at Game of Dice,
- 8474 State of Texas vs- Dan Scribner
Getting at Game of Dice,
- 8475 State of Texas vs- Tom Brewster
Getting at Game of Dice
- 8476 State of Texas vs- Henry French
Getting at Game of Dice
- 8431 State of Texas vs Bob Kelley
Carrying Pistol
- 8432 State of Texas vs- Sam Mitchell
Carrying Pistol
- 8435 State of Texas vs- John Dolan
Assault,
- 8436 State of Texas vs- Cassio Espinosa
Aggravated Assault,
- 8437 State of Texas vs- Maggie Franklin
Aggravated Assault,
- 8439 State of Texas vs- Walter Hargrove
Aggravated Assault,
- 8438 State of Texas vs- Bob Miller
Aggravated Assault
- 8446 State of Texas vs- Joe Britton
Threatening to take life of another
- 8458 State of Texas vs- Geo Watts, et al
Adultery,
- 8459 State of Texas vs- John Campbell
Aggravated Assault,
- 8527 State of Texas vs- Miles Garrett,
Carrying Pistol
- 8102 State of Texas vs- Harry Purvis
Escaped Convict
- 8367 State of Texas } Aggravated Assault
-vs- } Tuesday May 31, 1892,
Bob Miller }

This day came the County attorney
presenting the plea of the State also came
the Defendant in his own proper person
and both parties announced ready for trial

Tuesday the 31st day of May A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers

Thereupon came a jury of good and lawfull men to wit: W. Decker, and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The Jury find the Deft guilty of simple assault and assess his fine at fifteen dollars."

W. Decker, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Wheeler the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8379 State of Texas } Permitting Fore in House under his control
-vs- } Tuesday May 31, 1892,
Mat Kramer

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court

that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full,

8385

State of Texas } Keeping solemn open on Sunday
-vs- } Tuesday May 31, 1892,
J. D. Andrews

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. D. Andrews the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full,

8399

State of Texas } Theft.
-vs- } Tuesday May 31, 1892,
J. H. Biggins

Continued by Defendant for the absence of the witness Edith Mesmer & H. E. Irving,

8516 State of Texas } Getting at Fords
 -vs- } Tuesday May 31, 1892.
 Nat Kramer

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 8379 said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

8572 State of Texas } Theft.
 -vs- } Tuesday May 31, 1892.
 Thos Wmurry

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. Dickler and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of

The Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." W. Decker, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8524 State of Texas } Theft
-vs- } Tuesday May 31, 1892.
Geo Wilson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. W. Gilley and five others, who were duly selected empaneled and sworn according to law, and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find Defendant guilty and assess his punishment at fifty dollars fine and thirty days imprisonment." W. W. Gilley, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Wilson the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

Tuesday the 31st day of May

A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

8525 State of Texas } Theft
 -85- } Tuesday May 31, 1892.
 Geo Wilson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. Decker and five others who were duly selected impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Dft guilty and assess his punishment at \$25 dollars fine and two months in County Jail. W. Decker, Foreman.

It is therefore considered, adjudged ^{and decreed} by the Court that the State of Texas do have and recover of and from the Defendant Geo Wilson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine costs and imprisonment adjudged against said Defendant in Cause No. 8524 said Defendant stand committed to the County Jail for the full period of two months and till the fine and costs are paid in full in this case.

8528

State of Texas
vs.
J. A. Merriman

Carrying Pistol
Tuesday May 31, 1892

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. A. McLean and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty and assess his fine at twenty five dollars."

W. A. McLean, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. A. Merriman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8539

State of Texas
vs.
Thomas Murray

Theft.
Tuesday May 31, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. F. Mayfield and five

which were duly solemnly sworn and sworn according to law, and the information being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict: To wit: "That the jury find the Defendant guilty and assess his punishment at a fine of fifty dollars and imprisonment for thirty days in the County Jail." J. J. Mayfield, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Thomas Murray the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday June 1, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

Now comes the County Attorney presenting the plea of the State and for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following case and moves the Court to dismiss the same viz:

4946 State of Texas vs. W. R. Gibbons
Carrying Pistol

- 8179 State of Texas vs- J. Drummond,
Keeping Saloon open on Sunday
- 8264 State of Texas vs- Joe Purvis
Exhibiting Gaming Table & Bank.
- 8265 State of Texas vs- Joe Purvis
Exhibiting Gaming Table & Bank
- 8266 State of Texas vs- Joe Purvis
Exhibiting Gaming Table & Bank,
- 8267 State of Texas vs- Joe Purvis
Exhibiting Gaming Table & Bank
- 8268 State of Texas vs- Joe Purvis
Exhibiting Gaming Table & Bank.
- 8269 State of Texas vs- Joe Purvis
Exhibiting Gaming Table & Bank.
- 8277 State of Texas vs- Jim Purvis
Exhibiting Gaming Table & Bank.
- 8278 State of Texas vs- Jim Purvis
Exhibiting Gaming Table & Bank,
- 8279 State of Texas vs- Jim Purvis
Exhibiting Gaming Table & Bank,
- 8280 State of Texas vs- Jim Purvis
Exhibiting Gaming Table & Bank,
- 8281 State of Texas vs- Jim Purvis
Exhibiting Gaming Table & Bank,
- 8282 State of Texas vs- Doc Prince
Exhibiting Gaming Table & Bank
- 8283 State of Texas vs- Doc Prince
Exhibiting Gaming Table & Bank
- 8284 State of Texas vs- Doc Prince
Exhibiting Gaming Table & Bank
- 8285 State of Texas vs- Doc Prince
Exhibiting Gaming Table & Bank
- 8286 State of Texas vs- Doc Prince
Exhibiting Gaming Table & Bank,
- 8287 State of Texas vs- Doc Prince
Exhibiting Gaming Table & Bank
- 8288 State of Texas vs- Henry Gray
Exhibiting Gaming Table & Bank
- 8289 State of Texas vs- Henry Gray
Exhibiting Gaming Table & Bank,

- 8290 State of Texas -vs- Henry Gray
Exhibiting Gaming Table & Bank.
- 8291 State of Texas -vs- Henry Gray.
Exhibiting Gaming Table & Bank.
- 8292 State of Texas -vs- Henry Gray
Exhibiting Gaming Table & Bank
- 8293 State of Texas -vs- Henry Gray
Exhibiting Gaming Table & Bank
- 8294 State of Texas -vs- Frank Garritt
Exhibiting Gaming Table & Bank
- 8295 State of Texas -vs- Frank Garritt
Exhibiting Gaming Table & Bank
- 8296 State of Texas -vs- Frank Garritt
Exhibiting Gaming Table & Bank.
- 8297 State of Texas -vs- Frank Garritt
Exhibiting Gaming Table & Bank
- 8298 State of Texas -vs- Frank Garritt
Exhibiting Gaming Table & Bank
- 8299 State of Texas -vs- Frank Garritt
Exhibiting Gaming Table & Bank

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

8445 State of Texas } Theft
-vs- } Wednesday June 1, 1892

J. H. Biggins

This day came the County Attorney prosecuting the case of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Giecy and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel ^{and} retiring

the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury find the deft guilty & assess his punishment at 10 (ten) days in jail & \$100⁰⁰ fine";
 W. H. Gilley, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. H. Higgins the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

8466

State of Texas } Aggravated Assault
 -vs- } Thursday June 1, 1892.
 Frank Sanders

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Castleberry and five others who were duly selected empaneled and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury find the Defendant not guilty";

J. T. Castleberry, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Frank Sanders go hence without day.

Wednesday the 1st day of June

A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

8440 State of Texas } Aggravated Assault
 -vs- } Wednesday June 1, 1892.
 Charles Conroy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit: C. L. Walker, and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict to wit: "The jury find the Deft guilty of aggravated assault & fine him \$25.00 & money five dollars."
 C. L. Walker, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Charles Conroy the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8454 State of Texas } Theft.
 -vs- } Wednesday June 1, 1892.
 J. H. Biggins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties

announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. A. W. Leon and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict: To wit: "We the jury find Deft guilty and assess his punishment at twenty days in prison and \$20.00 fine. N. A. W. Leon, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. H. Biggins the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment adjudged against said Defendant in Cause No. 8445 said Defendant stand committed to the County Jail for the full period of twenty days and until the fine and costs in this case are paid in full.

8541 State of Texas } Theft
 vs. }
 Frank Smith } Wednesday June 1, 1892.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen

Dollars and imprisonment in the County Jail for twenty days. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Smith the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of twenty days and until the fine and costs are paid in full.

8190 State of Texas } Carrying Pistol
-vs- } Wednesday June 1, 1892,
Harve Spur }
Continued.

8231 State of Texas } Carrying Pistol
-vs- } Wednesday June 1, 1892,
H. W. Spur }
Continued by Consent.

8519 State of Texas } Aggravated Assault
-vs- } Wednesday June 1, 1892,
D. J. Warner }
Continued by consent.

8364 State of Texas } Aggravated Assault
-vs- } Thursday June 2, 1892
John Doyle }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. O. Darby and five others who were duly selected, empaneled and sworn according to law and

Thursday

the

2^d

day of

June

A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of aggravated assault & fine him twenty five dollars (\$25⁰⁰)." E. O. Darley, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Doyle, the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8357

State of Texas } Adultery
 -vs- } Thursday June 2, 1892.
 Charley Chitwood }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: E. O. Darley and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

Thursday the *2^d* day of *June* A. D. 1892
 Geo. D. Barnard & Co., Blank Book Manufacturers.

"We the jury find the Defendant not guilty"
 E. O. Darby, Foreman.
 It is therefore ordered by the Court
 that the State of Texas recover nothing
 by reason of this prosecution and that
 the Defendant *Charles Stutrow* go hence without
 day.

8498 State of Texas } *Telling Bur* on Sunday
 -vs- } *Thursday June 2, 1892.*

Jeff Oliver

This day came the County Attorney
 prosecuting the plea of the State, also
 came the Defendant in his own proper
 person and both parties announced ready for
 trial. Thereupon came a jury of good and
 lawful men to wit: *W. W. Gilly* and five others
 who were duly selected empaneled and sworn
 according to law and the indictment
 being read to the jury the Defendant
 now here entered his plea of not guilty.
 Whereupon the jury after hearing the evidence
 argument of counsel and receiving the charge
 of the Court retired to consider of their
 verdict and after mature deliberation returned
 into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."
 W. W. Gilly, Foreman.

It is therefore considered, adjudged and
 decreed by the Court that the State of
 Texas recover nothing by reason of this
 prosecution and that the Defendant
 go hence without day.

8533 State of Texas } *Quitting at Game of Dice*
 -vs- } *Thursday June 2, 1892.*

Dick Rackett

This day came the County Attorney
 prosecuting the plea of the State, also
 came the Defendant in his own proper

person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dick Rickett the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8455 State of Texas } Theft.
 -vs- } Thursday June 2, 1892.
 J. H. Biggins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. W. Gilly and five others who were duly elected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury find the Defendant guilty & assess his punishment at a fine of ten dollars and ten days in the County Jail."

W. W. Gilly, Foreman.
 It is therefore considered adjudged and decreed by the Court that the State of

Texas do have and recover of and from the Defendant J. H. Bigging, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in Case Nos 8445 & 8454 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

- Continued by Consent.
- 8380 State of Texas -vs- Nat Kramer
Permitting Faro.
- 8381 State of Texas -vs- Nat Kramer
Permitting Faro.
- 8382 State of Texas -vs- Nat Kramer
Permitting Faro.
- 8383 State of Texas -vs- Nat Kramer,
Permitting Faro
- 8514 State of Texas -vs- Gus Huber
Selling Liquor to minor
- 8515 State of Texas -vs- Gus Huber
Selling Liquor to minor.
- Continued by Defendant
- 8512 State of Texas -vs- Henry Huber
Selling Liquor to minor
- 8513 State of Texas -vs- Henry Huber
Selling Liquor to minor.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Friday June 3rd 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

8402 State of Texas } Theft
 -vs- } Friday June 3, 1892.
 J. M. Coleman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. Martin and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at three (3) days in the County Jail"

R. Martin, Foreman.

It is therefore considered, adjudged and decreed by the Court that the Defendant stand committed to the County Jail for the full period of three days and until all costs herein incurred are paid in full.

8403 State of Texas } Theft
 -vs- } Friday June 3, 1892.
 George Clayton }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Castliberry and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the

Friday the 3rd day of June

A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at thirty days in jail."

J. T. Castellberry, Foreman.

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of thirty days and until the costs incurred herein are paid in full.

8469

State of Texas

- vs -

Jack Hughes &
Bob Jackson

Thft

Friday June 3, 1892.

This day came the County Attorney prosecuting the files of the State also came the Defendants in their own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. Watkins and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendants Jack Hughes & Bob Jackson guilty as charged in the Indictment and assess their punishment at a fine of \$50⁰⁰ each and confinement in the County Jail 107 ten days each."

A. Watkins, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State

of Texas do have and recover of and from the Defendants Jack Hughes and Bob Jackson the sum of Fifty Dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

8517

State of Texas } Selling Whisky without License
 -vs- } Friday June 3rd 1892
 John Limmer }

This day came the County Attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: W. A. McLean and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant guilty and assess his fine at \$450⁰⁰ W. A. McLean, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant John Limmer the sum of Four Hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday the *3rd* day of *June* A. D. 1892

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday June 4, 1892 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

Now come the County Attorney presenting the files of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

8232 State of Texas -vs- L. H. Hubert

Selling Liquor without License

8317 State of Texas -vs- E. L. Cunningham

Carrying Pistol

8444 State of Texas -vs- H. L. Cobb

Playing Cards Public Place

8456 State of Texas -vs- John Coleman

Theft

8521 State of Texas -vs- G. H. Jeter, et al

Fornication

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the defendants go hence without day.

Continued by Consent
8242 State of Texas -vs- Geo Hargrove Sr.

Adultery

8244 State of Texas -vs- Geo Hargrove Sr

Aggravated Assault

8245 State of Texas -vs- Geo Hargrove Sr

Carrying Pistol

8337 State of Texas -vs- Bob Miller

Aggravated Assault.

8368 State of Texas -vs- Warner Hargrove

Aggravated Assault.

8369 State of Texas -vs- Jim Kempflier

Aggravated Assault

Printers, Lithographers and Stationers, St. Louis

- 8404 State of Texas -vs- O. W. Kern
Drunkness in Office
- 8488 State of Texas -vs- W. A. Tuttle
Keeping Saloon Open on Sunday
- 8489 State of Texas -vs- W. A. Tuttle
Keeping Saloon Open on Sunday
- 8504 State of Texas -vs- Will Wade
Selling Liquor to minor
- 8508 State of Texas -vs- Frank Harrison
Selling Liquor to minor
- 8509 State of Texas -vs- Frank Harrison
Selling Liquor to minor
- 8510 State of Texas -vs- Joe Garrison
Selling Liquor to minor
- 8511 State of Texas -vs- Joe Garrison
Selling Liquor to minor
- 8534 State of Texas -vs- Charley Martin
Aggravated Assault.
- 8536 State of Texas -vs- Edger Gur
Theft.
- 8542 State of Texas -vs- J. C. Powell.
Aggravated Assault.

8308 State of Texas } Selling Wine Beer & Whiskey on Sunday
 -vs- } Saturday June 4, 1892.
 E. L. Thiburnon

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit C. L. Walker and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

Saturday the 4th day of June A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

returned into open Court the following verdict to wit: "We the jury find the Defendant guilty & assess his fine at Twenty five dollars." C. L. Walker, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. L. Philman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue; Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8464

State of Texas } Theft.
-vs- } Saturday June 4, 1892.
Calvin Mason }

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. O. Darby and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entering his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty & assess his punishment at thirty days in jail and a fine of twenty five dollars (\$25.00)

E. O. Darby, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State

Saturday the 4th day of June A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

of Texas do have and receive of and from the Defendant Calvin Mason the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

8486 State of Texas } Keeping Saloon open on Sunday
-vs- } Saturday June 4, 1892.
W. A. Tittle

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel finds the Defendant guilty and assesses his punishment at a fine of twenty dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant W. A. Tittle the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

8487 State of Texas } Keeping Saloon open on Sunday
-vs- } Saturday June 4, 1892.
W. A. Tittle

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper

Saturday the 4th day of June A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. A. Titter the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 8486 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

8520

State of Texas } Fornication
-vs- } Saturday June 4, 1892.

Jeff Oliver

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. Mayfield and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature

Saturday the 4th day of June A. D. 1892,

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deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty & assess his punishment at a fine of \$50⁰⁰.
 J. J. Mayfield, Foreman.
 It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jeff Oliver the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8520

State of Texas } Motion for New Trial
 -vs- } Saturday June 4, 1892.
 Jeff Oliver

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion, it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court give notice of appeal to the Court of Appeals of the State of Texas. The recognizance of the Defendant is here now fixed by the Court at the sum of Two Hundred Dollars.

8520

State of Texas } Recognizance
 -vs- } Saturday June 4, 1892.
 Jeff Oliver

This day came into open Court Jeff Oliver Defendant in the above entitled cause who

Saturday the 4th day of June A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

together with J. F. Moore and Louis Leonard his sureties acknowledge themselves severally indebted to the State of Texas in the several sum of Two Hundred Dollars conditional that the said Jeff Oliver who stands charged in this Court with the offense of "On the 17th day of April 1892 with force and arms did unlawfully live together with and have carnal intercourse with one Huedah Kilsco, a woman both being un-marrried" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Appeals of the State of Texas in this case.

8540

State of Texas } Keeping Salem open on Sunday
-vs- } Saturday June 4, 1892.
L. H. Schubert

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. H. Schubert the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Saturday the 4th day of June A. D. 1892

8448

State of Texas } Aggravated Assault
-vs- } Saturday June 4, 1892
Charles Dents

Continued by the State and attachment ordered returnable at the next term of the Court for Victim Lane and Simon O'Brien.

8476

State of Texas } Theft.
-vs- } Saturday June 4, 1892
Wise Hall

Continued by State for absence of State witnesses.

8530

State of Texas } Betting at Game of Dice
-vs- } Monday, June 6, 1892.
T. A. Reeves

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant T. A. Reeves the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday the 9th day of June A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

8518

State of Texas } Disturbing the Peace
-vs- } Thursday June 9, 1892
Joe Lewis

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Lewis the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8309

State of Texas } Selling Liquor without License
-vs- } Saturday June 4, 1892.
E. L. Thibault

Continued by State for absence of witness J. B. Hammett,

8599

State of Texas } Theft
-vs- } Tuesday June 28th 1892.
Cherley Jackson

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now

has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of ~~and imprisonment in the County Jail for twenty days~~ twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Jackson the sum of twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of twenty days ^{and} until said fine and costs are paid in full.

8568 State of Texas } Disturbing Public Worship
 -vs- } Tuesday June 28th 1892.
 Callie Sublett }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the nature of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of twenty five dollars. It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Callie Sublett the sum of twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the *28th* day of *June* A. D. 1892.

8581

State of Texas } Theft.
 -vs- } Tuesday June 28th 1892
 Lela Temple

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered her plea of guilty, Whereupon the Court assessed her punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lela Temple the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

8402

State of Texas }
 -vs- } Saturday June 4, 1892.
 J. W. Colman.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and upon motion of the Court the verdict and judgment hereupon entered in this case be and the same is hereby set aside and for naught had and that this case stand for trial in its regular order upon the Criminal docket of this Court.

8402 State of Texas } Theft
 -vs- } Saturday June 4, 1892.
 J. W. Coleman }

This day came the County Attorney prosecuting the plea of the State and for good cause sufficient reasons filed with the papers herein says he will no further prosecute this case and moves the Court to dismiss the same. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant J. W. Coleman go hence without day.

State of Texas } Motion for New Trial
 -vs- } Friday June 3, 1892.
 John Timmer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial and the argument of counsel being heard thereupon because it is the opinion of the Court that the law is against said motion It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals of the State of Texas. The recognizance of Defendant is by the Court fixed at the sum of Eight Hundred Dollars.

8469

State of Texas } Motion for New Trial
 -vs- } Monday June 6, 1892.
 Jack Hughes, et al }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and then came on to be heard the Defendants

Motion for new trial herein, and argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion, It is therefore ordered by the Court that said motion be and the same is hereby overruled.

8567

State of Texas } Disturbing Religious Worship
-23- } Wednesday June 29, 1892.
Carroll Wilson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now then entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Carroll Wilson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Saturday July 2nd, 1892. Ordered that Court do now adjourn until Court in course.

W. D. Harris.
County Judge.

Attest:

John P. King, County Clerk.

Monday the 4 day of

July

A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

Be it remembered that on this the First Monday in July A. D. 1892 the same being the 4th day of July 1892 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon. W. D. Harris, County Judge presiding, John O. King, County Clerk, O. W. Guespie, County Attorney and J. C. Richardson, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court:

- Venue Facias -

Now comes J. C. Richardson, Sheriff of Tarrant County, Texas and returns into open Court the Venue Facias for this the First week of the July Term A. D. 1892 of the County Court and upon the same return being called two qualified jurors answering to wit: G. F. Sprinkle and John Crow, who were all sworn, tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that the Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law, brought into Court the following qualified jurors to wit: L. W. Moore, W. H. Sprinkle, E. W. Farmer, W. Deach, A. G. Shamer, O. J. Williams, W. T. Gray, G. S. Hart, H. P. Scott, G. R. Williams, J. J. Wright, J. T. Orleans and G. R. Isbell, who were all sworn and tried and placed upon the panel for the week.

Monday the 4th day of July A. D. 1892.

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Ordered by the Court that a copy of this returnable to the next term of the Court for the following Defendants to wit:

- 7988 State of Texas -vs- O. Ratican
Thrift.
- 8090 State of Texas -vs- Warren Jeffries
Permitting Faro in House under his Control.
- 8092 State of Texas -vs- John Jamison
Carrying Pistol
- 8102 State of Texas -vs- Henry Currie
Escaped Convict
- 8107 State of Texas -vs- James Gooden
Carrying Pistol
- 8216 State of Texas -vs- Frank Gier
Aggravated Assault.
- 8217 State of Texas -vs- Frank Gier
Carrying Brass Knuckles
- 8218 State of Texas -vs- James Gooden
Aggravated Assault
- 8219 State of Texas -vs- James Gooden
Aggravated Assault
- 8376 State of Texas -vs- Henry Gray,
Thrift.
- 8436 State of Texas -vs- Casario Espinosa
Aggravated Assault.
- 8447 State of Texas -vs- Ben Bennett
Exhibiting Gaming Table & Bank.
- 8564 State of Texas -vs- Claude Harris
Carrying Pistol

Now come the Comy Attorney prosecuting the felons of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same to wit:

- 8377 State of Texas -vs- John Normandy
Dist Religious Worship
- 8382 State of Texas -vs- Nat Kramer
Permitting Game of Faro.

Monday the 4th day of July A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

- 8382 State of Texas -vs- Nat Kramer
Permitting Game of Faro.
- 8384 State of Texas -vs- Nat Kramer
Permitting Game of Faro.
- 8399 State of Texas -vs- J. H. Bigging
Theft.
- 8434 State of Texas -vs- Harry Atwell
Assault.
- 8479 State of Texas -vs- L. Wetman
Keeping Saloon open on Sunday
- 8480 State of Texas -vs- L. Wetman
Keeping Saloon open on Sunday.
- 8481 State of Texas -vs- L. Wetman
Keeping Saloon open on Sunday
- 8482 State of Texas -vs- H. Wetman
Keeping Saloon open on Sunday.
- 8483 State of Texas -vs- H. Wetman
Keeping Saloon open on Sunday.
- 8484 State of Texas -vs- H. Wetman
Keeping Saloon open on Sunday
- 8485 State of Texas -vs- H. Wetman
Keeping Saloon open on Sunday.
- 8488 State of Texas -vs- W. A. Tittle
Keeping Saloon open on Sunday.
- 8489 State of Texas -vs- W. A. Tittle
Keeping Saloon open on Sunday.
- 7938 State of Texas -vs- Will Patterson
Selling Liquor to minor
- 8309 State of Texas -vs- E. L. Thielman
Selling Liquor without License
- 8337 State of Texas -vs- Bob Miller
Aggravated Assaults
- 8491 State of Texas -vs- W. H. Erwin
Keeping Saloon open on Sunday.
- 8492 State of Texas -vs- W. H. Erwin
Keeping Saloon open on Sunday.
- 8504 State of Texas -vs- B. Culverman
Selling Wine, Beer & Whisky on Sunday.
- 8544 State of Texas -vs- Lewis Gierke
Theft.

Monday the 14 day of July A. D. 1892

- 8554 State of Texas -vs- Tom Guest
Vagrancy
- 7937 State of Texas -vs- John Abby ^{and} Paul Abby
Getting at Game of Pool.
- 8369 State of Texas -vs- Jim Humphreys
Aggravated Assault.
- 8409 State of Texas -vs- Joe Lipscomb
Getting at Game of Dice
- 8410 State of Texas -vs- Joe Lipscomb
Getting at Game of Dice
- 8412 State of Texas -vs- Jeff Catig
Getting at Game with Dice
- 8415 State of Texas -vs- Ben Calloway
Getting at Game of Dice.
- 8417 State of Texas -vs- John Ganey
Getting at Game of Dice
- 8418 State of Texas -vs- John Ganey
Getting at Game of Dice
- 8534 State of Texas -vs- Charley Martin
Aggravated Assault.
- 8560 State of Texas -vs- Menroe J. Chancellor
Injuring Life of a human being

It is therefore ordered, adjudged & decreed by the Court that the State of Texas recover nothing by reason of these prosecutions and that the defendants go hence without day.

- Continued by Consent.
- 8242 State of Texas -vs- George Hargrove Sr
Adultery.
- 8244 State of Texas -vs- George Hargrove Sr
Aggravated Assault.
- 8245 State of Texas -vs- George Hargrove Sr
Carrying Pistol.
- 8302 State of Texas -vs- Jerry Deery
Keeping Saloon open on Sunday.
- 8326 State of Texas -vs- Jim Upsharr
Theft.
- 8374 State of Texas -vs- R. G. (Grant) Hill
Aggravated Assault

Monday the 4th day of July A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

- 8427 State of Texas vs Don McGinnis
Getting at Dice,
- 8494 State of Texas -vs- Chas Graham
Keeping Saloon open on Sunday
- 8500 State of Texas -vs- Chas Graham
Selling Wine, Beer & Whiskey on Sunday.
- 8501 State of Texas -vs- Jerry Deemy
Selling Wine, Beer & Whiskey on Sunday.
- 8502 State of Texas -vs- Jerry Deemy
Selling Wine, Beer & Whiskey on Sunday
- 8505 State of Texas -vs- Charley Graham
Selling Wine, Beer & Whiskey on Sunday
- 8507 State of Texas -vs- Will Wade
Selling Liquor to minor
- 8508 State of Texas -vs- Frank Harrison
Selling Liquor to minor
- 8509 State of Texas -vs- Frank Harrison
Selling Liquor to minor
- 8511 State of Texas -vs- Joe Garrison
Selling Liquor to minor
- 8512 State of Texas -vs- Henry Huber.
Selling Liquor to minor
- 8552 State of Texas -vs- C. E. Gasey
Armedling

8571 State of Texas } Selling Beer on Sunday
-vs- } Monday July 4th 1892.

J. D. Andrews

This day came the County Attorney presenting the plea of the State also came the defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the defendant was here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have any record of any

Monday the 4th day of July A. D. 1892.

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from the Defendant J. D. Andrews the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8573 State of Texas } Drunk in Public Place.
-vs- } Monday July 4th, 1892.

John Hunter

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Hunter the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8577 State of Texas } Carrying Pistol
-vs- } Monday July 4th, 1892.

Will Rutledge

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person, and said Defendant suggests the name of J. C. Rutledge, and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of

Monday the 4 day of July A. D. 1892.

guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant J. C. Pennington the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8589 State of Texas } Aggravated Assault.
-25- } Monday July 4, 1892.

J. G. Dickson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty of Simple Assault and assesses his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant J. G. Dickson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8301 Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday July 5, 1892 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

8301 State of Texas } Keeping Saloon Open on Sunday
-vs- } Tuesday July 5, 1892
Jerry Deems }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jerry Deems the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8304 State of Texas } Selling Wine, Beer & Whiskey on Sunday.
-vs- } Tuesday July 5, 1892.
Charley Graham }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed

Tuesday the 5th day of July A. D. 1892.

his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Chesley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8380 State of Texas } Permitting Game of Faro in House under his Control
-vs- } Tuesday July 5, 1892.
Nat Kramer

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8381 State of Texas } Permitting Game of Faro.
-vs- } Tuesday July 5, 1892.
Nat Kramer

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial

Tuesday the 5th day of July A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause no. 8380 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

8547 State of Texas } Disturbing the Peace.
-25- } Tuesday July 5, 1892.
Dick King

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. Orchard and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his fine at \$100

J. J. Orchard, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of

Tuesday the 5th day of July A. D. 1892.

Texas do have and recover of and from the Defendant Dick King, the sum of one Dollar fine assessed as appearing together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8551

State of Texas } Assault & Battery
-vs- } Tuesday July 5, 1892.
George Hix

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Hix the sum of Five Dollars fine assessed as appearing together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8558

State of Texas } Theft.
-vs- } Tuesday July 5, 1892.
John Morris

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good ^{and}

Tuesday the 5 day of July A. D. 1892,

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lawful men to wit: A. G. Shattuck and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. G. Shattuck, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8574 State of Texas } Vagrancy
-vs- } Tuesday July 5, 1892.
George Patent

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: B. F. Sprinkle and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." B. F. Sprinkle, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant George Patent go hence without day.

Tuesday the 5th day of July A. D. 1892.

8584 State of Texas } Mantony Keeping Domesticated Birds
 -vs- } Tuesday July 5, 1892.
 Frank Kaministy

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: J. T. Orchard and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$10⁰⁰

J. T. Orchard, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Kaministy the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8600 State of Texas } Keeping Saloon open on Sunday.
 -vs- } Tuesday July 5, 1892.
 H. Brann

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here

Tuesday the 5th day of July A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

entirely his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Brann the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8601 State of Texas } Keeping Saloon open on Sunday
 -vs- } Tuesday, July 5, 1892.
 H. Brann

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant H. Brann the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 8600 that said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

Tuesday the 5th day of July A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday July 6, 1892 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

8545 State of Texas } Aggravated Assault
-vs- } Wednesday July 6, 1892.
August Blussen

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit G. S. Hart and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. G. S. Hart, Foreman."

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant August Blussen go hence without day.

8559 State of Texas } Aggravated Assault
-vs- } Wednesday July 6, 1892.
Frank Sanders

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit W. H. Sprinkle and five others who were duly selected empaneled and sworn according

Wednesday the 6th day of July A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

to have and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty.

W. H. Sprinkle, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Frank Sanders go hence without day.

8572 State of Texas } Getting at Game of Dice
vs- } Wednesday July 6, 1892.
Wiley Snyder

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: O. F. Sprinkle and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

O. F. Sprinkle, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Wiley Snyder go hence without day.

Wednesday the 6th day of July A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

8592 State of Texas } Assault & Battery
 -vs- }
 Canada Rice } Wednesday July 6, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and suggests that his name is Tom Hiffroy and that he is annually ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised, in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday July 7, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that the following cases be filed until such time as the Sheriff can arrest the Defendants to wit:

8194 State of Texas -vs- Henry Johnson
 Keeping Saloon open on Sunday

8212 State of Texas -vs- John Sullivan
 Aggravated Assault.

8241 State of Texas -vs- J. A. Chapman
 Aggravated Assault.

8242 State of Texas -vs- J. A. Chapman
 Attempting to take Life of another.

8319 State of Texas -vs- George Johnson
 Vagrancy

8325 State of Texas -vs- Joe Moody
 Dist Religious Worship

8330 State of Texas -vs- George Johnson
Betting at Monte

8448 State of Texas } Aggravated Assault.
-vs- } Tuesday July 6, 1892.
Charles Deats }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. F. Sprinkle and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft not guilty."

G. F. Sprinkle, Foreman,

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Charles Deats go hence without day.

8234 State of Texas } Disorderly House
-vs- } Thursday July 7, 1892.
George Halland }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Sprinkle and five others who were duly selected empaneled and sworn according to law, and the Indictment being read to the jury

Thursday the 7th day of July

A. D. 1892

Geo. D. Barnard & Co. Blank Book Manufacturers

The Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant guilty & assess his fine at one hundred Dollars \$100.00."

W. H. Sprinkle, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George H. H. H. the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8352

State of Texas } Aggravated Assault
-vs- } Thursday July 7, 1892.
Sarah Johnson

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial Whereupon came a jury of good and lawful men to wit: G. S. Hart and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant not guilty."

G. S. Hart, Foreman,

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8578 State of Texas } Carrying Pistol
 -vs- } Thursday July 7, 1892.
 John Hall

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Hall, the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following case and moves the Court to dismiss the same viz:

8236 State of Texas -vs- George Holland
 Running Theatre without License

8337 State of Texas -vs- Lung Hsu.
 Embezzlement

8342 State of Texas -vs- Pat Doyle
 Aggravated Assault.

8353 State of Texas -vs- Orville Harmon
Disturbing the Peace

8356 State of Texas -vs- Clara Drake
Theft.

8368 State of Texas -vs- Warner Hargrove
Aggravated Assault.

8438 State of Texas -vs- Bob Miller
Aggravated Assault

8570 State of Texas -vs- J. D. Anderson
Keeping Saloon open on Sunday.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

8536 State of Texas } Theft
-vs- } Thursday July 9, 1892.
Edgar Geer }

Continued by the State and attachment ordered for State witnesses.

Alvin } Continued

7321 State of Texas -vs- Can Hines
Carrying Pistol

7944 State of Texas -vs- John Lewis
Disturbing Religious Worship

7952 State of Texas -vs- Anderson Upshaw
Theft.

8195 State of Texas -vs- James Armstrong
Keeping Saloon open on Sunday.

8260 State of Texas -vs- Eddie White
Aggravated Assault.

8262 State of Texas -vs- E. Quinn
Grinding

8344 State of Texas -vs- Joe King
Theft.

8378 State of Texas -vs- Hidge Logan
Carrying Pistol

8405 State of Texas -vs- Chesley Fletcher
Selling Liquor to minor

Thursday the 1st day of July A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

- 8419 State of Texas -vs- Tom Blair
Betting at Game of Dice
- 8420 State of Texas -vs- Tom Blair
Betting at Game of Dice
- 8421 State of Texas -vs- Tom Blair
Betting at Game of Dice.
- 8422 State of Texas -vs- Wilbert Crocker
Betting at Game of Dice
- 8423 State of Texas -vs- Charles Fletcher
Betting at Game of Dice.
- 8424 State of Texas -vs- Dan Scribner
Betting at Game of Dice
- 8425 State of Texas -vs- Tom Brumster
Betting at Game of Dice
- 8426 State of Texas -vs- Henry French
Betting at Game of Dice
- 8431 State of Texas -vs- Bob Keely
Carrying Pistol
- 8432 State of Texas -vs- Ben Mitchell
Carrying Pistol
- 8435 State of Texas -vs- John Dolan
Assault.
- 8446 State of Texas -vs- Joe Britton
Threatening to take life of human being.
- 8450 State of Texas -vs- Antony Brown
Dist Religious Worship
- 8526 State of Texas -vs- Charles Logsdon
Carrying Pistol
- 8527 State of Texas -vs- Miles Garrett
Carrying Pistol
- 8529 State of Texas -vs- Charles Logsdon
Carrying Pistol
- 8543 State of Texas -vs- Adnef Shuck
Aggravated Assault.
- 8555 State of Texas -vs- Sarah Johnson
Aggravated Assault.
- 8556 State of Texas -vs- Aggie Behannon
Aggravated Assault.
- 8557 State of Texas -vs- Joe Wilson
Aggravated Assault

Thursday the 7th day of July A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

8545 State of Texas -vs- W. Debra alias Curley
Thrift.

Saturday July 9, 1892 Court in session present
as on first day of term.

7685 State of Texas } Disturbing the Peace
-vs- } Saturday July 9, 1892.
Lige Teague

This day came the County Attorney prosecuting
the plea of the State also came the
Defendant in his own proper person and
both parties announced ready for trial a
jury being waived the matters of fact as well
as of law were submitted to the Court and
the Defendant now here entered his plea of
guilty. Whereupon the Court assessed his pun-
ishment at a fine of Five Dollars. It is
therefore ordered by the Court that the State
of Texas do have and recover of and from
the Defendant Lige Teague the sum of
Five Dollars fine assessed as aforesaid together
with all costs in this behalf incurred for
which said fine and costs execution may issue.
Further ordered that said Defendant stand com-
mitted to the County Jail till said fine and
costs are paid in full.

8618 State of Texas } Disturbing the Peace
-vs- } Saturday July 9, 1892.
John Sullivan

This day came the County Attorney pro-
secuting the plea of the State also came
the Defendant in his own proper person
and both parties announced ready for
trial a jury being waived the matters of
fact as well as of law were submitted to
the Court and the Defendant now here
entered his plea of guilty. Whereupon
the Court assessed his punishment

at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Sullivan the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Now comes J. C. Richardson Sheriff of Tarrant County and brings into open Court the Venue Facias for this the Second week of the July Term A. D. 1892 of the County Court and upon the same return being called four qualified jurors answered to wit: J. J. Joyce, H. S. Moore, J. A. Thornton and J. B. Hamilton, who were all sworn, tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that the Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: L. A. Trimble, A. McLean, J. H. Rogers, W. R. Morrow, N. J. Black, A. Hunter, W. D. Farris, John Dacker, N. L. Joyce, J. H. Harrison, W. H. Sprinkle and Sam Shrader, who were all sworn and tried and placed upon the panel for the week.

- 7780 State of Texas -vs- Bill Roberts
Disturbing the Peace
- 7796 State of Texas -vs- Joe Garrison
Resisting an Officer
- 8223 State of Texas -vs- Jim Smith
Putting at Game of Dice

8240 State of Texas -vs- Andy Kane
Assault & Battery.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

7924 State of Texas -vs- Ellis Wade
Aggravated Assault.

8208 State of Texas -vs- J. W. Finney
Cursing & Swearing

8209 State of Texas -vs- E. S. Finney
Aggravated Assault

8256 State of Texas -vs- C. S. Price
Aggravated Assault.

8599 State of Texas -vs- Dora Doyle
Drunk in Public Place

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

8254 State of Texas } Aggravated Assault
-vs- } Monday July 11, 1892.
C. S. Price

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties appeared ready for trial, thereupon came a jury of good and lawful men to wit: A. M. Dean and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after

matum deliberation returned into open Court the following verdict to wit: "The the jury find Defendant not guilty"

A. McLean, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant C. S. Price go hence without day.

8434 State of Texas } Aggravated Assault.
-vs- } Monday July 11, 1892.
Maggie Franklin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Maggie Franklin the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8439 State of Texas } Aggravated Assault
-vs- } Monday July 11, 1892.
Walker Hargrove

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Monday the 11th day of July A. D. 1892.

for trial, Thompson came a jury of good and lawful men to wit: N. D. Farris and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

N. D. Farris, Foreman,

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8475

State of Texas } Aggravated Assault
- vs - } Monday July 11. 1892.
J. Pierce

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial Thompson came a jury of good and lawful men to wit: J. Walker and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft not guilty"

J. Walker, Foreman

It is therefore ordered, adjudged and decreed by the Court that the State

Monday the 11th day of July A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

of Texas recover nothing by reason of this presentation and that the Defendant T. Pierce go hence without day.

8512 State of Texas } Selling Liquor to minor.
-vs- } Monday July 11, 1892.
Henry Huber

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Thornton and five others who were duly selected, empaneled and sworn according to law, and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty as charged in the Indictment."

J. A. Thornton, Foreman.
It is therefore ordered by the Court that the State of Texas recover nothing by reason of this presentation and that the Defendant Henry Huber go hence without day.

8590 State of Texas } Aggravated Assault
-vs- } Monday July 11, 1892.
John Melindres

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good

Monday the 11 day of July A. D. 1892.

and lawful men to wit: J. A. Thornton and five others who were duly selected empannelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant (as charged in the indictment) guilty of a simple assault and assess his fine at Twenty five dollars."

J. A. Thornton, Foreman.
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Melndres the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8613

State of Texas } Assault & Battery
-vs- } Monday July 11, 1892.
R. H. Merdeman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover

of and from the Defendant R. H. Herdeman the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8602 State of Texas } Playing Cards Public Place
-vs- } Monday July 11, 1892.
Luke Short

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Luke Short, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8604 State of Texas } Betting at Faro.
-vs- } Monday July 11, 1892.
Jim Strong

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived

the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Strong the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8605 State of Texas } Getting at Foss.
-vs- } Monday July 11. 1892.
Dilly McCray }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dilly McCray the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8606 State of Texas } Keeping Saloon Open on Sunday
 -vs- } Monday July 11, 1892.
 E. Kubler

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. Kubler the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8604 State of Texas } Keeping Saloon Open on Sunday
 -vs- } Monday July 11, 1892.
 Joe Mayer

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Mayer the sum of Twenty Dollars fine

assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8610 State of Texas } Keeping Sabon open on Sunday
-25- } Monday July 11, 1892.
Pete Curry }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Pete Curry the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8612 State of Texas } Drunkenness in Office
-25- } Monday July 11, 1892.
O. W. Kern }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant

now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant O. W. Kern the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

- Continued by Consent -

- 8458 State of Texas -vs- Geo. Halls, et al
Adultery
- 8514 State of Texas -vs- Geo. Huber
Selling Liquor to minor
- 8515 State of Texas -vs- Geo. Huber
Selling Liquor to minor
- 8479 State of Texas -vs- John L. Crain
Disturbing the Peace.

Wednesday July 13, 1892 Court in session present as on first day of term.

8565 State of Texas } Carrying Pistol
-vs- }
Jim. Kebock } Wednesday July 13, 1892,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon

Wednesday

the

13

day of

July

A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers.

the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Jim Keboe go hence without day.

8615

State of Texas } Disorderly House
-vs- } Wednesday July 13, 1892.
Polly Roberts }

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. G. Moore and Jim Atkins who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant guilty and assess her fine at \$200⁰⁰." H. G. Moore, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Polly Roberts the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8616 State of Texas } Disorderly House
-vs- } Wednesday July 13, 1892
Hallie Armstrong

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit N. D. Farris and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Deft guilty as charged and assess her fine at Two Hundred Dollars." N. D. Farris, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hallie Armstrong the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8621 State of Texas } Theft
-vs- } Wednesday July 13, 1892
Albert Carr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced

Wednesday the 13th day of July A. D. 1892.

ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for twenty five days. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Albert Carr the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of twenty five days and until the fine and costs are paid in full.

8622 State of Texas } Theft
 -vs- } Wednesday July 13, 1892.
 Albert Carr }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty dollars and imprisonment in the County Jail for twenty days. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Albert Carr the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

Wednesday the 13th day of July A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

Further ordered that after the satisfaction of the fine and costs and completion of the imprisonment assessed against said Defendant in Cause No. 8621 that said Defendant stand committed to the County Jail for the full period of twenty days and until the fine and costs in this case are paid in full.

8614 State of Texas } Theft.
-vs- } Wednesday July 13, 1892.

John Smith
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and suggests that his name is Jim Smith and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty dollars and imprisonment in the County Jail for twenty days. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of twenty days and until the fine and costs are paid in full.

8619 State of Texas } Aggravated assault
-vs- } Wednesday July 13, 1892

Lon Gibson
This day came the County Attorney presenting the plea of the State also

Wednesday the 13th day of July A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

Came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifty Dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sam Gibson the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8623 State of Texas } Theft.
 -25- }
 T. J. Goodwin } Wednesday July 13, 1892

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for five days, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant T. J. Goodwin the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for

which said fine and costs execution may issue.
Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday July 14, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday

Now come the County attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 4372 State of Texas -vs- O. W. Kern
Carrying Pistol
- 8404 State of Texas -vs- O. W. Kern
Drunkness in Office
- 8576 State of Texas -vs- G. Goodin
Aggravated Assault
- 8585 State of Texas -vs- Fayette Brock
Carrying Pistol
- 8586 State of Texas -vs- Marion Brock
Carrying Pistol
- 8587 State of Texas -vs- Dock Brock
Carrying Pistol
- 8670 State of Texas -vs- A. J. Gibson
Aggravated Assault
- 8628 State of Texas -vs- Wm. Strange
Theft

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

Thursday the 14th day ofJuly
July

A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

- Continued by Consent
- 8095 State of Texas -vs- A. R. Young
Betting at Faro
- 8354 State of Texas -vs- L. L. Miller
Aggravated Assault
- 8527 State of Texas -vs- L. Dyer
Theft.
- 8546 State of Texas -vs- Ed Purley
Aggravated Assault
- 8548 State of Texas -vs- H. W. Peabody
Aggravated Assault
- 8549 State of Texas -vs- J. C. Cooper
Assault & Battery
- 8552 State of Texas -vs- Jno Adams
Theft
- 8594 State of Texas -vs- Peter O'Connell
Keeping Saloon open on Sunday
- 8595 State of Texas -vs- Peter O'Connell
Selling Whiskey on Sunday.
- 8596 State of Texas -vs- L. H. Schubert
Keeping Saloon open on Sunday
- 8597 State of Texas -vs- L. H. Schubert
Selling on Sunday
- 8598 State of Texas -vs- John T. Chiding
Assault & Battery
- 8608 State of Texas -vs- Ed Brown
Keeping Saloon open on Sunday.
- 8609 State of Texas -vs- Louis Moore
Keeping Saloon open on Sunday.
- 8625 State of Texas -vs- Dick Sedwisky
Dist In Peace
- 8626 State of Texas -vs- J. T. Bailey
Aggravated Assault
- 8629 State of Texas -vs- Bradley Daniels, et al.
Theft
- 8631 State of Texas -vs- Jim Woods
Theft.
- 8632 State of Texas -vs- Jess Higgins
Theft.

8459 State of Texas } Aggravated Assault
 -vs- } Thursday July 14, 1892.
 John Campbell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. A. Thornton and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find the Defendant not guilty."

J. A. Thornton, Foreman.
 It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant John Campbell go hence without day.

8591 State of Texas } Theft.
 -vs- } Thursday July 14, 1892.
 Eugene Wilson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit L. A. Trimble and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the

Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Deft guilty as charged and assess his punishment at thirty days in jail and twenty five dollars fine", L. A. Trimble, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Eugene Wilson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs are paid in full.

8602 State of Texas } Carrying Pistol
 -vs- } Thursday July 14, 1892.

J. D. Canley

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant J. D. Canley the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8637 State of Texas } Aggravated Assault
-75- } Thursday July 14, 1892.

J. Bennett
This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. Bennett the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8634 State of Texas } Aggravated Assault
-75- } Thursday July 14, 1892.

Nellie White
This day came the County Attorney presenting the pleas of the State also came the Defendant in her own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of not guilty, Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty of simple assault and assesses her punishment at a fine of Five Dollars. It is therefore ordered

Thursday the *14th* day of *July* A. D. 1892

Geo. D. Barnard & Co. Blank Book Manufacturers

by the Court that the State of Texas do have and recover of and from the Defendant *Nevin White* the sum of *Five Dollars* fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the said fine and costs are paid in full.

8636

State of Texas } Theft.

Thursday July 14. 1892.

Wm Strange

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: *W. H. Sprinkle* and five others who were duly selected empaneled and sworn according to law. and the Information being read to the jury the Defendant now then entered his plea of guilty. Whereupon the jury after receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: Under the plea of guilty we the jury find the Deft guilty & assess his punishment at thirty days in jail & twenty five dollars fine.

W. H. Sprinkle, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant *Wm Strange* the sum of *Twenty five Dollars* fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

Thursday the 14th day of July A. D. 1892,

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8625 State of Texas } Vagrancy
 vs. } Thursday July 14, 1892
 Henry Gambin }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial, Thereupon came a jury of good and lawful men to wit: H. G. Moore, and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his fine at \$10.00

H. G. Moore, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Gambin the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committing to the County Jail till said fine and costs are paid in full.

8580 State of Texas } Fornication
 vs. } Thursday July 14, 1892
 Jack Wendling }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to quash the Information herein, and the argument of counsel being

heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

8547 State of Texas } Aggravated Assault
 vs- } Thursday July 14, 1892.
 J. C. Powell

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and suggests that his name is F. W. Porter and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. D. Farris and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant was then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant guilty and assess his fine at \$25.00."

W. D. Farris, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant F. W. Porter the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8649 State of Texas } Fornication
 -vs- } Thursday July 14, 1892.
 Ida Freeman }
 Continued by the Defendant.

8630 State of Texas } Fornication
 -vs- } Thursday July 14, 1892.
 Dan McLusky }
 Continued by Defendant.

8363 State of Texas } Dist. Re. Honorship
 -vs- } Thursday July 14, 1892.
 Gibson Fulbright }
 Continued by the State.

8446 State of Texas } Theft
 -vs- } Wednesday July 13, 1892.
 Mike Wall }
 Continued by Consent

8538 State of Texas } Assault & Battery
 -vs- } Thursday July 14, 1892.
 Joe Wilson, et al }
 Continued by State.

8614 State of Texas } Aggravated Assault
 -vs- } Thursday July 14, 1892.
 Will Jones }
 Continued by Defendant.

Wednesday July 20th 1892. Court in session
 present as on first day of term.

8644 State of Texas } Theft
 -vs- } Wednesday July 20, 1892.
 Geo. F. Ryan }

This day came the County Attorney
 representing the State also
 came the Defendant in his own proper
 person and both parties arraigned ready

Wednesday the 20 day of July A. D. 1892,

for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Geo. F. Ryan the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

8643 State of Texas } Theft
 -55- } Wednesday July 20, 1892.
 J. Richardson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Thirty Dollars and imprisonment in the County Jail for twenty five days. It is therefore ordered, adjudged & decreed by the Court that the State of Texas do have and recover of and from the Defendant J. Richardson the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail

Wednesday the 20th day of July A. D. 1892

Printers, Lithographers and Stationers, St. Louis

for the full period of twenty five days and until the fine and costs are paid in full.

Thursday July 28, 1892 Court in session present as on first day of term.

8649 State of Texas } Aggravated Assault
- vs - } Thursday July 28, 1892.
R. H. Groom

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. H. Groom the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8582 State of Texas } Aggravated Assault
- vs - } Monday July 11, 1892
E. J. Gannaway

Continued by Defendant for absence of Mr Gannaway.

8583 State of Texas } Carrying Pistol
- vs - } Monday July 11, 1892
E. J. Gannaway

Continued by Defendant for absence of Mr Gannaway.

Saturday the 20 day of August

A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers.

Saturday August 20th 1892 Court in session present as on first day of term.

8655 State of Texas } Aggravated Assault
-vs- } Saturday Aug 20, 1892
Lou Gaines

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Thirty five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Lou Gaines the sum of Thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8645 State of Texas } Vagrancy
-vs- } Saturday Aug 20, 1892
John Henry Davis

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine

Saturday the 20th day of August A. D. 1892

Printers, Lithographers and Stationers, St. Louis

of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Henry Davis, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8654 State of Texas } Theft
 - vs - } Saturday Aug 20, 1892.

Joe Grannon
 This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for five days. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Grannon the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs are paid in full.

8659 State of Texas } Aggravated Assault
-vs- } Saturday Aug 20. 1892.
Frank Heinsman }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Heinsman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8651 State of Texas } Aggravated Assault
-vs- } Saturday Aug 20. 1892
Charley Johnson }

This day came the County Attorney presenting the plea of the State. also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the

Saturday the 20th day of August A. D. 1892,

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State of Texas do have and recover of and from the Defendant Charley Johnson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8669 State of Texas } Assault & Battery
-vs- } Saturday Aug 20, 1892.

J. W. Smith

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. W. Smith, the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8670 State of Texas } Theft.
-vs- } Saturday Aug 20, 1892.

Adolphus Taylor

This day came the County Attorney presenting the plea of the State also came the

Saturday the 20th day of August A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for five days. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Adolphus Taylor the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs are paid in full.

8686 State of Texas } Theft
-25- } Saturday Aug 20, 1892.

J. C. Hughes
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for five days. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. C. Hughes the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for

which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs are paid in full.

Tuesday Aug 30. 1892 Court in session present as on first day of Term.

8665 State of Texas } Vagrancy
 -vs- } Tuesday Aug 30. 1892.
 Mes Johnson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mes Johnson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8668 State of Texas } Disturbing the Peace.
 -vs- } Tuesday Aug 30. 1892.
 Jack McConnell }

This day came the County Attorney presenting the plea of the State also

Tuesday the 30th day of August A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

Came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack McConner the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8695

State of Texas } Aggravated Assault
 -vs- } Tuesday Aug 30, 1892.
 Wm Langstreet }

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Wm Langstreet the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

may issue. Further orders that said Defendant stands committed to the County Jail till said fine and costs are paid in full.

Thursday Sept 1, 1892 Court in session present as on first day of Term.

8553 State of Texas } Swindling
 -vs- } Thursday Sept. 1, 1892.
 C. E. Gass

Now came the County Attorney prosecuting the plea of the State and for goods and sufficient reasons filed with the papers herein says he will no further prosecute this case and moves the Court to dismiss the same. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant C. E. Gass go hence without day.

Saturday Sept 3, 1892 Court in session present as on first day of Term.

8688 State of Texas } Aggravated Assault
 -vs- } Saturday Sept 3, 1892.
 W. H. Coley

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and

recom of and from the Defendant W. H. Daley the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8671 State of Texas } Assault & Battery
 -vs- } Saturday Sept 3, 1892,
 Will Easley }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant Will Easley the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8908 State of Texas } Aggravated Assault
 -vs- } Saturday Sept. 3, 1892,
 Harry Thornton }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

County Court (Criminal) Minutes, Tarrant County, July Term, 1892,
 Saturday the 3rd day of September A. D. 1892,
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for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Harry Thornton the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8409 State of Texas } Aggravated Assault
 -vs- } Saturday Sept. 3, 1892.
 Elmer Hagar

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Elmer Hagar the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County

Jail till said fine and costs are
 paid in full.

Saturday Sept 3rd 1892.

*Ordered that Court do now adjourn till
 Court in course.*

Attest:

J. W. King, Co. Clerk.

*W. D. Harris,
 County Judge.*

Monday the 5th day of September A. D. 1892,

As it remembered that on this the First Monday in September A. D. 1892 the same being the 5th day of July A. D. 1892 there was begun and held a regular term of the County Court within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth: Present Hon. W. D. Harris, County Judge, presiding, John P. King County Clerk, O. W. Gillespie, County Attorney and J. C. Richardson, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said County:

- Venue Facias -

Now come J. C. Richardson, Sheriff of Tarrant County, Texas and returns into open Court the Venue Facias for this the First week of the September Term A. D. 1892 of the County Court and upon the names therein being called four qualified jurors answered to wit: Sam Hark, J. S. Jeffries, Green Pritchard and John Cannon, who were all sworn tried and placed upon the panel for the week, And it appearing to the Court that said panel is incomplete, It is ordered by the Court that the Sheriff summon qualified jurors sufficient to fill same, And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. W. Creed, W. T. Hutchinson, J. J. Nunnally, Sam Hatcher, J. L. Purvis, W. C. Richards, J. O. Andrews, J. C. Cooper, Frank Jones, J. B. Hamilton, Q. H. Shipp, L. W. Prince and J. S. Wright, who were all sworn and tried and placed upon the panel for the week.

Monday the 5th day of September A. D. 1892.

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It appearing to the Court that the Sheriff has been unable to arrest the following Defendants it is ordered by the Court that said cases be filed until such times as the Defendants can be arrested.

- 7321 State of Texas -vs- Con Hines
Carrying Pistols
- 7533 State of Texas -vs- James Humphreys
Getting at Cards.
- 7780 State of Texas -vs- Dice Roberts
Disturbing the Peace
- 7944 State of Texas -vs- John Lewis
Disturbing Religious Worship.
- 7953 State of Texas -vs- Anderson Upshaw
Theft
- 7988 State of Texas -vs- P. Ratien
Theft.
- 8090 State of Texas -vs- Warren Jeffries
-Permitting Faro-
- 8104 State of Texas -vs- Henry Purvis
Getting at Faro.
- 8107 State of Texas -vs- James Gooden
Carrying Pistols
- 8216 State of Texas -vs- Frank Gill
Aggravated Assault
- 8217 State of Texas -vs- Frank Gill
Carrying Arms & Knives.
- 8218 State of Texas -vs- James Gooden
Carrying Pistols
- 8219 State of Texas -vs- James Gooden
Aggravated Assault.
- 8223 State of Texas -vs- Jim Smith
Getting at Game of Dice
- 8240 State of Texas -vs- Andy Kane
Assault & Battery
- 8262 State of Texas -vs- E. Guinn
Swindling
- 8344 State of Texas -vs- Joe King
Theft.

County Court (Criminal) Minutes, Tarrant County, September Term, 1892,

Monday the 5th day of September A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

- 8376 State of Texas -vs- Henry Ray
Theft.
- 8378 State of Texas -vs- Hidge Lagsden
Carrying Pistol
- 8472 State of Texas -vs- Charles Fletcher
Betting at Game of Dice
- 8474 State of Texas -vs- Dan Scribner
Betting at Game of Dice
- 8475 State of Texas -vs- Tom Brewster
Betting at Game with Dice
- 8476 State of Texas -vs- Henry French
Betting at Game with Dice.
- 8436 State of Texas -vs- Cassius Espinosa
Aggravated Assault.
- 8446 State of Texas -vs- Joe Britton
Threatening to take life of Kamm being
- 8447 State of Texas -vs- Ben Bennett
Exhibiting Gaming Table & Bank.
- 8526 State of Texas -vs- Charles Lagsden
Carrying Pistol
- 8527 State of Texas -vs- Miles Garnett
Carrying Pistol
- 8529 State of Texas -vs- Charles Lagsden
Carrying Pistol.
- 8550 State of Texas -vs- A. J. Clary
Theft.
- 8555 State of Texas -vs- Sarah Johnson
Aggravated Assault.

Now comes the County Attorney presenting the plea of the State and for good ^{and} sufficient reasons filed with the papers herein says her view no further prosecute the following cases and moves the Court to dismiss the same, viz:

- 8195 State of Texas -vs- James Armstrong
Keeping open on Sunday.
- 8354 State of Texas -vs- L. L. Miller
Aggravated Assault.

Monday, the 5th day of *September* A. D. 1892.

- 8374 State of Texas vs- A. Y (Grove) Hill
Aggravated Assault.
- 8427 State of Texas vs- Dana McGinnis
Getting at Game of Dice
- 8476 State of Texas vs- Mike Hall
Theft.
- 8507 State of Texas vs- Mike Hall
Selling Liquor to minor
- 8508 State of Texas vs- Frank Harrison
Selling Liquor to minor
- 8509 State of Texas vs- Frank Harrison
Selling Liquor to minor
- 8510 State of Texas vs- Joe Garrison
Selling Liquor to minor
- 8511 State of Texas vs- Joe Garrison
Selling Liquor to minor
- 8519 State of Texas vs- D. J. Warren
Aggravated Assault.
- 8522 State of Texas vs- L. Barr,
Theft.
- 8536 State of Texas vs- Edgar Greer
Theft.
- 8561 State of Texas vs- Albert Mabry
Disturbing the Peace.
- 8569 State of Texas vs- George Hocking
Keeping Saloon open on Sunday.
- 8582 State of Texas vs- E. T. Garmonay
Carrying Pistol
- 8594 State of Texas vs- Peter O'Connell
Open on Sunday
- 8595 State of Texas vs- Peter O'Connell
Selling on Sunday.
- 8608 State of Texas vs- Ed Brown
Keeping open on Sunday.
- 8617 State of Texas vs- Mike Jones
Aggravated Assault.
- 8623 State of Texas vs- Albert Carr.
Theft.
- 8624 State of Texas vs- Albert Carr
Theft.

County Court (Criminal) Minutes, Tarrant County, September Term, 1892,

Monday the 5th day of September A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

- 8675 State of Texas vs- Dick Sulmasy
Disturbing the Peace,
- 8681 State of Texas vs- Jim Moody
Theft
- 8632 State of Texas vs- Jesse Higgins
Theft
- 8648 State of Texas vs- Edgar Hendricky
Aggravated Assault
- 8650 State of Texas vs- Ed Wheeler
Vagrancy,
- 8653 State of Texas vs- Charles Crawford.
Aggravated Assault
- 8660 State of Texas vs- F. M. Power
Theft.
- 8672 State of Texas vs- Eben W. Afe
Aggravated Assault
- 8678 State of Texas vs- Frank Smith
Theft.
- 8681 State of Texas vs- Arthur Gilmore
Theft.
- 8682 State of Texas vs- W. A. Radford
Assault
- 8684 State of Texas vs- W. A. Sansoni
Theft
- 8685 State of Texas vs- — Smith
Threatening to kill another
- 8687 State of Texas vs- Hardie Manson
Vagrancy
- 8691 State of Texas vs- George Haeleand
Selling Liquor to minor
- 8692 State of Texas vs- George Haeleand
Selling Liquor to minor
- 8693 State of Texas vs- George Haeleand
Selling Liquor to minor
- 8694 State of Texas vs- George Haeleand
Selling Liquor to minor
- 8700 State of Texas vs- Jack Goin
Aggravated Assault.

It is therefore ordered by the Court that the State of Texas recover

Monday the 5th day of September A. D. 1892

making by reason of these proceedings ^{and}
that the Defendants go hence without day.

Ordered by the Court that a copy being
issued for the following Defendants returnable
to the next term of Court and that said
cases be continued, viz:

- 7796 State of Texas - vs - Joe Garrison
Resisting an Officer
- 8092 State of Texas - vs - John Jamison
Carrying Pistol
- 8405 State of Texas - vs - Chas. Fletcher
Selling Liquor to minor
- 8419 State of Texas - vs - Tom Blair
Sitting at Game of Dice
- 8420 State of Texas - vs - Tom Blair
Sitting at Game of Dice
- 8421 State of Texas - vs - Tom Blair
Sitting at Game of Dice
- 8431 State of Texas - vs - Bob Kelly
Carrying Pistol
- 8479 State of Texas - vs - John L. Crain
Disturbing the Peace
- 8437 State of Texas - vs - Am. Mitchell
Carrying Pistol
- 8435 State of Texas - vs - John Dolan
Assault.
- 8441 State of Texas vs Nat. Kramer
Sitting on an Election
- 8543 State of Texas vs Adolph Shuck
Aggravated Assault.
- 8556 State of Texas - vs - Aggie Bohannon.
Aggravated Assault.
- 8557 State of Texas - vs - Joe Wilson
Aggravated Assault.
- 8588 State of Texas - vs - Frank Fincher
Aggravated Assault.
- 8593 State of Texas - vs - Qier Fords
Aggravated Assault.

8611 State of Texas -vs- Marion McElyea.
Slander

8728 State of Texas -vs- Peter Caffer.
Carrying Pistol

8666 State of Texas } Malicious Mischief
-vs- } Monday Sept 5, 1892.
Albert Haynes, et al

This day came the County Attorney
presenting the plea of the State also
came the Defendants Albert Haynes and Will
Jasaway in their own proper person and
both parties announced ready for trial
a jury being waived the matters of fact
as well as of law were submitted to
the Court and the Defendants Albert Haynes
and Will Jasaway now have entered their
plea of guilty, Whereupon the Court
assessed their punishment at a fine of
one dollar each, It is therefore considered
adjudged and decreed by the Court
that the State of Texas do have ^{and}
recover of and from the Defendants
Albert Haynes and Will Jasaway the sum
of one dollar each fine assessed as aforesaid
together with all costs in this behalf
incurred for which said fine and costs
execution may issue, Further ordered
that said Defendants stand committed to
the County Jail till said fine and
costs are paid in full.

8699 State of Texas } Aggravated Assault
-vs- } Monday Sept 5, 1892.
Jack Goin

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced ready

Monday the 5th day of September A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers.

for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack Goin the sum of Twenty five dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 6. 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday

8095

State of Texas } Sitting at Faro
-vs- } Tuesday Sept 6. 1892.
A. R. Young

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Purvis and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court

Tuesday the 6th day of September A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

the following verdict to wit: "Be the jury find the Defendant not guilty"

J. L. Currie, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant A. R. Lamm go hence without day.

8562

State of Texas } Disturbing the Peace
-vs- } Tuesday Sept 6, 1892.
Charley Layde

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Layde the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8656

State of Texas } Aggravated Assault
-vs- } Tuesday Sept 6, 1892.
Fred Bailey

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Whereupon came a jury of good

Tuesday the 6th day of September A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

and lawful men to-wit: J. J. Nunnally and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty of Aggravated Assault and assess his punishment at a fine of Twenty five dollars. (\$25⁰⁰)"

J. J. Nunnally, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Fred Bailey the sum of Twenty five dollars fine and assessing together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8658

State of Texas } Aggravated Assault
-vs- } Tuesday Sept 6. 1892.
G. W. Zimm

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: B. H. Shuff and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to

consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of an aggravated assault and assess his punishment at a fine of Fifty Dollars \$50.00" B. H. Shipp, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant G. W. Zinn the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8414 State of Texas } Theft,
-vs- } Tuesday Sept 6, 1892,
Chas Harris

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Curtis and five others who were duly selected, empaneled and sworn according to Law and Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at thirty days in County Jail and fine of Twenty five dollars."

J. L. Curtis, Foreman"

It is therefore considered, adjudged and

Tuesday the 6th day of September

A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers

decreed by the Court that the State of Texas do have and recover of and from the Defendant Chas Harris the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs are paid in full.

8717

State of Texas } Vagrancy
 -vs- } Tuesday Sept 6, 1892.
 William Frazier }

This day came the County attorney presenting the case of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore, considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant William Frazier the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8918

State of Texas } Vagrancy
 -vs- } Tuesday Sept 6, 1892.
 Gust Hill

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now then entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Gust Hill the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8640

State of Texas } Assault & Battery
 -vs- } Tuesday Sept 6, 1892.
 Lizzie Skilton

This day came the County Attorney presentation the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now then entered her plea of guilty. Whereupon the Court assessing her punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lizzie Skilton the sum of Five

Tuesday the 6th day of September A. D. 1892.

dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Sept 7, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8596 State of Texas } Keeping Saloon Open on Sunday
-vs- } Thursday Sept 7, 1892.
L. H. Schubert

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. H. Schubert the sum of Twenty Dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8647 State of Texas } Aggravated Assault,
 -25- } Wednesday Sept 7, 1892.
 Ben Smith

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: James J. Wright and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Aggravated Assault and assess his punishment at a fine of Twenty five dollars. James J. Wright, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ben Smith the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Thursday the 7th day of September A. D. 1892.

8652 State of Texas } Theft
 -vs- }
 Henry Brown }
 Thursday Sept 7, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Purvis and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" J. L. Purvis, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant Henry Brown go hence without day.

8706 State of Texas } Aggravated Assault
 -vs- }
 Jerry Cantor }
 Thursday Sept 7, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. Munnely and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the

Wednesday the 7th day of September A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. J. Kunnery, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant Jerry Carter go hence without day.

8919

State of Texas } Theft.
 vs. } Wednesday Sept 7. 1892.
 Frank Smith

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Purvis and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. L. Purvis, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant Frank Smith go hence without day.

Wednesday the 7th day of September A. D. 1892.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Sept 8. 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8263. State of Texas } Disturbing Religious Worship
-vs- } Thursday Sept 8. 1892.
Gibson Fulbright }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: J. L. Purvis and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now then entered his plea of not guilty, Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at fine of 25 Dollars" J. L. Purvis, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gibson Fulbright the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8661

State of Texas } Aggravated Assault
-vs- } Thursday Sept 8, 1892,
John Ray

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Jeffries Jr and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court, the following verdict to wit: That the jury find the Defendant guilty of Simple Assault and assess his punishment at a fine of Ten Dollars (\$10.00)

J. S. Jeffries Jr, Foreman;

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Ray the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8677

State of Texas } Theft
-vs- } Thursday Sept 8, 1892,
Oat McGee

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper

Thursday the 8th day of September A. D. 1892

Geo. D. Barnard & Co. Blank Book Manufacturers

jurors and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit: Frank Jones and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury finds the Defendant guilty and assess his punishment at imprisonment in the County Jail for 30 days"

Frank Jones, Foreman

It is therefore considered, adjudged and decreed by the Court that the Defendant Pat McGrath stand committed to the County Jail for the full period of thirty days and until all costs in this behalf incurred are paid in full.

8689 State of Texas } Aggravated Assault
-25- } Thursday Sept 8. 1892.
John Towrell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit: J. J. Nunnally and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty"

J. J. Nunnally, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant John Towner go hence without day.

8231 State of Texas } Carrying Pistol
-vs- } Thursday Sept 8, 1892,
H. W. Spear }
Continued by Consent.

8552 State of Texas } Theft
-vs- } Thursday Sept 8, 1892,
Geo Adams }
Continued by Consent.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Sept 9, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8458 State of Texas } Adultery
-vs- } Friday Sept 9, 1892.
Geo States, et al }

This day came the County Attorney prosecuting the plea of the State also came the Defendant Geo States in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Purvis and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant Geo States now has entered his plea of not guilty. Whereupon the jury

Friday the 9th day of September A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess his fine at one hundred dollars"

J. L. Purvis, Foreman;

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo. Watts the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8695

State of Texas } Aggravated Assault
-vs- } Friday Sept 9, 1892.
Rufus Hill vs Sam Hill

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own and suggests that his name is Rufus Hill, and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. C. Richards and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of Aggravated Assault & assess his fine at one month in County Jail"

W. C. Richards, Foreman;

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of one month and until all costs in this behalf incurred are paid in full.

8683 State of Texas } Theft.
-vs- } Friday Sept 9, 1892.
Jim Moore

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: B. H. Shipp and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at thirty days in County Jail" B. H. Shipp, Foreman.

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of thirty days and until all costs in this behalf incurred are paid in full.

8404 State of Texas } Aggravated Assault.

-25-

Friday Sept 9, 1892.

Jim Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Smith the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8405 State of Texas } Aggravated Assault

-25-

Friday Sept 9, 1892.

Ed Waters

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: J. L. Purvis and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court

County Court (Criminal) Minutes, Tarrant County, September Term, 1892.

Friday the 9th day of September A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

returned to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at one month confinement in the County Jail, J. L. Purvis, Foreman.

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of one month and until all costs in this behalf incurred are paid in full.

8945 State of Texas } Theft.
-vs- } Friday Sept 9, 1892.
Tom Brown }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Brown the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full period of ten days and until all costs in this behalf incurred are paid in full.

Friday the 9th day of September A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

8772 State of Texas } Malicious Mischief
 -vs- } Friday Sept 9, 1892.
 Charley Crowder, et al

This day came the County Attorney presenting the plea of the State also came the Defendants Charley Crowder and Jesse Brown in their own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered their plea of guilty, Whereupon the Court assessed their punishment at a fine of Five dollars each. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendants Charley Crowder^{and} Jesse Brown the sum of Five dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday Sept 10th 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8707 State of Texas } Aggravated Assault.
 -vs- } Saturday Sept 10, 1892.
 Jim Gibson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court

County Court (Criminal) Minutes, Tarrant County, September Term, 1892.

Saturday the 10th day of September A. D. 1892.

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and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Gibson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday Sept 12th, 1892 Court met at 9 o'clock pursuant to adjournment previous as on Saturday,

Now come J. C. Richardson, Sheriff of Tarrant County, Texas and returns into open Court the Venue Facias for this the Second week of the September Term A. D. 1892 of the County Court and upon the names thereon being called three qualified jurors answered to wit: Jas Ryan, B. H. Shippe and T. J. Gates, who were all sworn tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete. It is ordered by the Court that the Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. S. Head, J. S. McFadden, John P. Cole, W. E. Wilson, H. G. Moore, John Warner, W. T. Grant, John Lutz, D. F. Oriskany, J. M. Lane, and B. F. Sprinkle, who were all sworn tried and placed upon the panel for the week.

8411

State of Texas } Vagrancy
 -vs- } Monday Sept 12, 1892,
 Theresa Pierce }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Theresa Pierce the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8458

State of Texas } Motion for New Trial
 -vs- } Monday Sept 12, 1892
 Geo. Stacey }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is sustained and that said case stand for trial in regular order upon the Original Docket of this Court.

Monday the 12th day of September A. D. 1892.

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8458

State of Texas

-vs-

Geo Watts

Motion in Arrest of Judgment
Monday Sept 12, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and the came on to be heard the Defendant's motion in Arrest of Judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for the Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

Wednesday Sept 14, 1892 Court in session present as on first day of term.

8538

State of Texas

-vs-

Joe Wilson, et al

Assault & Battery
Wednesday Sept 14, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendants Paul Oats and Henry Thompson in their own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm S. Head and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendants Paul Oats & Henry Thompson guilty & assess their fine at five dollars each, Wm S. Head, Foreman".

Wednesday the 14th day of September A. D. 1892,

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It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendants Paul Oats & Henry Thompson the sum of Five dollars each fine assessed as aforesaid, together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendants Paul Oats and Henry Thompson stand committed to the County Jail till said fine and costs are paid in full.

8715

State of Texas } Aggravated Assault.
-25- } Wednesday Sept 14, 1892.
George Lewis

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm S. Head and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of course and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Wm S. Head, Foreman.

It is therefore considered, adjudged and decreed by the Court that State of Texas recover nothing by reason of this prosecution and that the Defendant George Lewis go hence without day.

County Court (Criminal) Minutes, Tarrant County, September Term, 1892,

Wednesday the 14th day of September A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

8674 State of Texas } Aggravated Assault
 -vs- } Wednesday Sept 14, 1892.
 Margaret Jasper
 Continued by Consent.

8902 State of Texas } Aggravated Assault
 -vs- } Wednesday Sept 14, 1892.
 George Loregren
 Continued by State for absence of State
 witnesses.

~~8902~~ Orders that Court do now adjourn till tomorrow
 morning at 9 o'clock.

Thursday Sept 15, 1892 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday.

8245 State of Texas } Carrying Pistol
 -vs- } Thursday Sept 14, 1892.
 George Hargrove Sr

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury
 being waived the matters of fact as
 well as of law were submitted to the
 Court and the Defendant now here
 entered his plea of guilty, Whereupon
 the Court assessed his punishment at
 a fine of Twenty five dollars, It is
 therefore considered and decreed
 by the Court that the State of Texas
 do have and recover of and from
 the Defendant George Hargrove Sr
 the sum of Twenty five dollars fine
 assessed as aforesaid together with
 all costs in this behalf incurred for which
 said fine and costs execution may issue. Further ordered
 that said Defendant stand committed to the County Jail till said fine and
 costs are paid in full.

Wednesday the 14th day of September A. D. 1892,

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Orders that Court do now adjourn till tomorrow morning at 9 o'clock

Thursday, Sept 15, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8546

State of Texas } Aggravated Assault
-vs- } Thursday Sept 15, 1892.
Ed Burtis

This day came the County Attorney prosecuting the plea of the State also came the Defendant Ed Burtis in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: James Ryan and five others who were duly selected, empaneled, and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant not guilty, James Ryan, Foreman". It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that said Defendant go hence without day.

8654

State of Texas } Aggravated Assault
-vs- } Thursday Sept 15, 1892.
Will Allen

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Thursday the 15th day of September A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

for trial. Thereupon came a jury of good and lawful men to wit: J. S. McFadden and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. S. McFadden, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

8680 State of Texas } Theft
-vs- } Thursday Sept 15, 1892.
Arthur Glidener }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Grant and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his

Thursday the 15 day of September A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

furnishment at ten days in the County Jail
 W. T. Grant, Foreman.

It is therefore considered, adjudged and decreed by the Court that the Defendant Arthur Glidwell stand committed to the County Jail for the full period of ten days ^{and} until all costs in this behalf incurred are paid in full.

8421 State of Texas } Aggravated Assault
 -vs- } Thursday Sept 15, 1892,
 Mariana Painter }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: James Ryan and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant next here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of course and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at one month in jail and twenty five dollars fine."

James Ryan, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mariana Painter the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand com-

mitted to the County Jail for the full period of one month and until the fine and costs are paid in full.

8423 State of Texas } Drunkenness in Public Place.
-vs- } Friday Sept 16. 1892.
E. L. Hester

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. G. Moore and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after having the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." H. G. Moore, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

8582 State of Texas } Aggravated Assault
-vs- } Friday Sept 16. 1892.
E. T. Gannaway

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury

Friday the 16th day of September A. D. 1892

Geo. D. Barnard & Co. Blank Book Manufacturers

of good and lawful men to wit: B. H. Shipp, and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of simple assault and assess his fine at five dollars." B. H. Shipp, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. T. Gannaway the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8724 State of Texas } Aggravated Assault
-vs- } Friday Sept 16, 1892
H. Ehrlich vs H. Meyer

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: B. H. Shipp and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after

hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty";

B. H. Shipp, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

8726 State of Texas } Theft
-vs- } Friday Sept 16, 1892.
Ed Murray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. McFadden and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at imprisonment in the Tarrant County jail for one day. Sept 16th 1892.

J. S. McFadden, Foreman.

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of one day and

Friday the 16th day of September A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

until all costs in this behalf incurred are paid in full.

8729 State of Texas } Aggravated Assault
-vs- } Friday Sept 16, 1892,
Joseph Cassmon }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: B. K. Shipp and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Deft guilty of aggravated assault as charged and assess his fine at (\$25.00) twenty five dollars." B. K. Shipp, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joseph Cassmon the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday the 16th day of September A. D. 1892.

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8720 State of Texas } Theft
 vs- } Friday Sept 16th 1892.
 John Lee

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of one Dollar ^{and} imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Lee the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of five days and until said fine and costs are paid in full.

8731 State of Texas } Theft
 vs- } Friday Sept 16. 1892.
 Frank Masier

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of fifteen dollars ^{and} imprisonment

Friday the 16th day of September A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

in the County Jail for fifteen days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Masier the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of fifteen days and until the fine and costs are paid in full.

8403

State of Texas } Aggravated Assault
-vs- } Friday Sept 16, 1892.
Water Nobles }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Scott and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Scott, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 16th day of September A. D. 1892

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8697 State of Texas } Disturbing the Peace,
 -vs- } Friday Sept 16, 1892,
 Herbert Nibbs ^{vs} Jim Nibbs

Continued by the State for absence of witnesses C. G. Thomas and Wm. Thomas and attachment ordered for said witnesses returnable to the Term of Court.

8563 State of Texas } Disturbing the Peace
 -vs- } Saturday Sept 17, 1892,
 Denny Loyde

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is thereupon considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Denny Loyde the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8690 State of Texas } Keeping Disorderly House
 -vs- } Saturday Sept 17, 1892,
 Blanch Leroy

This day came the County Attorney presenting the files of the State also came the Defendant in her own proper

person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Two Hundred Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Blanch Leroy the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8401

State of Texas } Theft,
 -vs- } Saturday Sept 17, 1892.
 Joe McKinnor }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. M. Scott and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty". J. M. Scott, Foreman. It is therefore ordered by the Court that the State of Texas take nothing

Saturday the 17th day of September A. D. 1892

Printers, Lithographers and Stationers, St. Louis

by reason of this presentation and that the Defendant go hence without day.

8727 State of Texas } Vagrancy
-vs- } Saturday Sept 17, 1892.
Frank Brown }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm S. Head ^{and} five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" Wm S. Head, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant Frank Brown go hence without day.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday morning Sept 19, 1892 Court met at 9 o'clock pursuant to adjournment present as on Saturday,

Now come J. C. Richardson, Sheriff of Tarrant County and brings into open Court the following qualified jurors who were tried and sworn and placed upon

Monday the 19th day of September A. D. 1892.

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the panel for the next viz: W. H. Leehmont
A. P. Smart, J. B. Hamilton, Tom Britton,
R. H. King, E. M. Farmer, Frank Mueller,
M. D. Harris, W. A. McDaniel, A. Harris,
Oub Daggett, G. W. Chapman, J. C. Thomas^{and}
S. Latus,

8422 State of Texas } Sitting at Game of Dice
-vs- } Monday Sept 19, 1892.
Wilibert Crocker

This day came the County Attorney
prosecuting the plea of the State also
came the Defendant Wilibert Crocker
in his own proper person and both
parties announced ready for trial, a jury
being waived the matters of fact as well
as of law were submitted to the Court
and the Defendant now has entered
his plea of guilty, Whereupon the Court
assessed his punishment at a fine of
Ten Dollars. It is therefore considered
adjudged and decreed by the Court that the
State of Texas do have and recover of
and from the Defendant Wilibert Crocker
the sum of Ten Dollars fine assessed
as aforesaid together with all costs in
this behalf incurred for which said
fine and costs execution may issue,
Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are paid in
full.

8363 State of Texas } Motion for New Trial
-vs- } Monday Sept 19, 1892.
Gibson Fulbright

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and then came on to be heard

the Defendants motion for a new trial herein and the argument of counsel being heard by the Court because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

8695 State of Texas } Motion for New Trial
-vs- } Monday Sept 19, 1892.
Rufus Hill ^{alias} Sam Hill

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for new trial, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

8914 State of Texas } Motion for New Trial
-vs- } Monday Sept 19, 1892.
Chas Harris

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon because it is the

opinion of the Court that the law is against said motion it is therefore ordered by the Court that said motion be and the same is hereby overruled.

8656 State of Texas } Motion for New Trial
-vs- } Monday Sept 19, 1892.
Fred Bailey

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

8639 State of Texas } Aggravated Assault
-vs- } Monday Sept 19, 1892
Will Jones, et al

This day came the County Attorney presenting the files of the State also came the Defendants Will Jones, Curvill Oates, Horace Bell, Henry Thomas, Will Jones and Will Campbell in their own proper persons and the Defendant Will Jones now here demands a subpoena herein and the Defendants Will Jones and County Attorney announced ready for trial, thereupon came a jury of good and lawful men to wit A. Harris and five others who were duly selected empaneled and sworn according to law and the Information being read

Appointed

To the jury the Defendant Will Jones now
 have entered his plea of not guilty, Whereupon
 the jury after hearing the evidence, argument
 of counsel and receiving the charge of the
 Court retired to consider of their verdict
 and after mature deliberation returned
 into open Court the following verdict
 to wit: "We the jury find the Defendant guilty
 and assess his punishment at a fine of \$25⁰⁰
 dollars and three months in the County
 Jail." A. Harris, Foreman.

It is therefore considered, adjudged ^{and}
 decreed by the Court that the State
 of Texas do have and recover of and
 from the Defendant Will Jones the sum
 of Twenty five dollars fine assessed as
 aforesaid together with all costs in
 this behalf incurred for which said
 fine and costs execution may issue.
 Further ordered that said Defendant
 Will Jones stand committed to the
 County Jail for the full period of
 three months and until the fine and
 costs are paid in full.

8639

State of Texas } Aggravated Assault
 -vs- } Monday Sept 19, 1892.
 Will Jones, et al

This day came the County Attorney prosecuting
 the pleas of the State also came the Defendants
 Currie Oats, Horace Bell ^{and} Harry Thomas in
 their own proper person and all parties
 announced ready for trial. Whereupon came
 a jury of good and lawful men to wit:
 E. M. Daggett and five others who were
 duly selected, empaneled and sworn
 according to law and the information
 being read to the jury the Defendants
 Currie Oats, Horace Bell ^{and} Harry Thomas
 now have entered their plea of guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Sept 19th 1892. On a plea of guilty we the jury find the Defendants Gurrell Oates, and Henry Thomas and Horace Bell guilty and assess their punishment at a fine of \$25⁰⁰ each." E. M. Daggett, Foreman

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendants Gurrell Oates, Henry Thomas and Horace Bell the sum of Twenty five dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail till said fine and costs are paid in full.

8639 State of Texas } Aggravated Assault
-vs- } Monday Sept 19, 1892.
Will Jones, et al

This day came the County attorney presenting the plea of the State also came the Defendants Will Campbell and Will Jones in their own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. M. Daggett and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of

Monday the 19th day of September A. D. 1892.

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The Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury also find the Defendants Will Jones and Will Campbell guilty as charged and assess their punishment at fine of \$25⁰⁰ each and three months each in County Jail. Sept 19th, 1892. E. M. Daggett, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendants Will Jones and Will Campbell the sum of Twenty five dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full periods of three months each and until the fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday Sept 20th 1892 Court met at 9 o'clock pursuant to adjournment first as on yesterday.

8630 State of Texas } Fornication.
 -vs- { Tuesday Sept 20. 1892.
 Dan W. Lusk }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. M. Daggett and five others who were duly selected empaneled and sworn according to law

Tuesday the 20th day of September A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers

and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess his punishment at a fine of fifty dollars."

E. W. Daggett, Foreman.

It is thereupon considered, adjourned and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dave W. Lusky the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8679

State of Texas } Aggravated Assault
-vs- } Tuesday Sept 20, 1892.
Sing Lee

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. P. Bryant and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider

Tuesday the 20th day of September A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at Twenty five (\$25⁰⁰) dollars fine, A. P. Smart, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sing Lee the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8698

State of Texas
-vs-
E. G. Senter

Libel
Tuesday Sept 20, 1892.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. H. King and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant not guilty," R. H. King, Foreman.

It is therefore ordered by the Court

Tuesday the 20th day of September A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

that the State of Texas take nothing by reason of this presentation and that said Defendant go hence without day.

8920 State of Texas } Aggravated Assault
-vs- } Tuesday Sept 20, 1892.
Andrew Johnson }
Continued by the State.

8913 State of Texas } Vagrancy
-vs- } Tuesday Sept 20, 1892
Ed Oberbeck }
Continued by Consent.

8549 State of Texas } Assault & Battery
-vs- } Tuesday Sept 20, 1892.
J. C. Cooper }
Continued by Consent.

Orders that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Sept 21, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday

Continued by Consent.

8494 State of Texas -vs- Chas Graham
Keeping Saloon open on Sunday.

8500 State of Texas -vs- Chas Graham
Selling Wine, Beer & Whisky on Sunday

8501 State of Texas -vs- Jerry Deems
Selling Wine, Beer & Whisky on Sunday.

8502 State of Texas -vs- Jerry Deems
Selling Wine, Beer & Whisky on Sunday

8505 State of Texas -vs- Charley Graham
Selling Wine Beer & Whisky on Sunday.

8513 State of Texas -vs- Henry Huber
Selling Liquor to minor

8514 State of Texas -vs- Gus Huber
Selling Liquor to minor

Wednesday the 21 day of September A. D. 1892.

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8515 State of Texas -vs- Gus Huber
Selling liquor to minor

8629 State of Texas } Fornication
-vs- } Wednesday Sept 21, 1892.
Ida Freeman

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Britton and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of \$50⁰⁰ Fifty Dollars." J. M. Britton, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ida Freeman the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 21 day of September A. D. 1892,

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8664 State of Texas } Vagrancy
-vs- }
Cal Brinson } Wednesday Sept 21, 1892.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. M. Daggett and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: "We the jury find Defendant not guilty."

E. M. Daggett, Foreman"

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that said Defendant go hence without day.

Monday Sept 26, 1892 Court in session present as on first day of Term.

8639 State of Texas } Motion for New Trial
-vs- }
Will Jones, et al } Monday Sept 26, 1892.

This day came the County Attorney prosecuting the files of the State also came the Defendant Will Jones in his own proper person and then came on to be heard the Defendant Will Jones's Motion for a new Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against

Monday the 26th day of September A. D. 1892,

said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of the Defendant fixed by the Court at the sum of Three Hundred Dollars.

Monday Oct 10th 1892 Court in session present as on first day of Term.

8816

State of Texas } Assault & Battery
-vs- } Monday Oct 10, 1892,
Geo Gilbert }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Gilbert the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 17th day of October A. D. 1892

8822 Monday Oct 17th 1892 Court in session present as on first day of Term.

8822 State of Texas } Theft
-vs- } Monday Oct 17. 1892.
Charles Young }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Young the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

Saturday Oct 22nd 1892 Court in session present as on first day of Term

8827 State of Texas } Selling Whiskey on Sunday
-vs- } Saturday Oct 22. 1892.
Charles Graham }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties

Saturday the 22nd day of October A. D. 1892,

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announced ready for trial a jury being raised the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8828 State of Texas } Selling Whiskey on Sunday
 -vs- } Saturday Oct 22, 1892.
 Clint Terry }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being raised the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Clint Terry the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the

County jail till said fine and costs are paid in full.

Monday Oct 24, 1892 Court in session present as on first day of term.

8917 State of Texas } Theft
-vs- } Monday Oct 24, 1892,
Luke Jones

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars and imprisonment in the County jail for twenty days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Luke Jones the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail for the full period of twenty days and until said fine and costs are paid in full.

8928 State of Texas } Carrying Pistol
-vs- } Tuesday Oct 25, 1892
Peter Coffee

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper

County Court (Criminal) Minutes, Tarrant County, September Term, 1892,

Tuesday the 25th day of October A. D. 1892,

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person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Peter Coffey the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday November 4th 1892, Ordered that Court do now adjourn till Court in course.

W. D. Harris
County Judge

Attest:

Geo. King, C. C. K.

Be it remembered that on this the First Monday in November A. D. 1892. the same being the 7th day of November A. D. 1892 there was begun and holden a regular term of the County Court within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth: Present Hon W. D. Harris County Judge presiding, John P. King, County Clerk, D. H. Gillespie, County Attorney and J. C. Richardson Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court:

Ordered that Court do now adjourn till Thursday morning at 9 o'clock.

Thursday Nov 10th 1892 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

- venire Facias -

Now comes J. C. Richardson Sheriff of Tarrant County, Texas, and returns into Court the venire Facias for this the First Week of the November Term A. D. 1892 of the County Court and upon the same thereon being called one qualified juror thereon answered to wit Bob Crowder, who was sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit W. T. Gray, J. M. Scott, W. F. Elliott, J. E. Wood, W. C. Prince, E. D. Farmer, J. H. Crow, J. G. Whithead & G. W. Collins who were all sworn and tried ^{and} placed upon the panel for the week.

Thursday the 10th day of November A. D. 1892.

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- Filed -

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants, It is ordered by the Court that said cases be filed until such time as said Defendants can be arrested viz:

- 7796 State of Texas -vs- Joe Garrison
Resisting an Officer
- 8097 State of Texas -vs- John Jamison
Carrying Pistol
- 8405 State of Texas -vs- Charley Fletcher
Selling Liquor to minor
- 8431 State of Texas -vs- Bob Kelly
Carrying Pistol
- 8432 State of Texas -vs- Ben Mitchell
Carrying Pistol
- 8435 State of Texas -vs- John Doban
Assault.
- 8543 State of Texas -vs- Adolph Shock
Aggravated Assault.
- 8556 State of Texas -vs- Aggie Bohannon
Aggravated Assault.
- 8557 State of Texas -vs- Joe Wilson
Aggravated Assault.
- 8564 State of Texas -vs- Claude Harris
Carrying Pistol
- 8566 State of Texas -vs- Asa Curry
Disturbing Religious Worship
- 8611 State of Texas -vs- Marion McElyea
Slander
- 8641 State of Texas -vs- Sanford
Aggravated Assault
- 8666 State of Texas -vs- Albert Haynes, et al
Malicious Mischief

Alias Cases & Continues

Ordered by the Court that alias copies issue for the following Defendants and returnable to the next term of this Court and said cases be continued viz:

- 8575 State of Texas -vs- W. Debron ^{alias} Curley
Theft

Thursday the 10th day of November A. D. 1892.

- 8588 State of Texas -vs- Frank Fincher
Aggravated Assault
- 8593 State of Texas -vs- Bill Ford
Aggravated Assault
- 8624 State of Texas -vs- Bradley Daniels & Mrs Nancy
Theft
- 8638 State of Texas -vs- G. T. Reed
Carrying Pistol
- 8662 State of Texas -vs- Wm Douglas
Occupation without License
- 8663 State of Texas -vs- John Nixon
Vagrancy
- 8676 State of Texas -vs- Alex Johnson
Fornication
- 8710 State of Texas -vs- Billy Johnson
Aggravated Assault.
- 8717 State of Texas -vs- Al Able
Vagrancy
- 8716 State of Texas -vs- Jim Cross.
Aggravated Assault.
- 8736 State of Texas -vs- Ed Sloan
Aggravated Assault.
- 8743 State of Texas -vs- Jerry Gowlin
Carrying Pistol
- 8744 State of Texas -vs- Jerry Gowlin
Carrying Pistol
- 8746 State of Texas -vs- N. P. Roberts
Occupation without License
- 8750 State of Texas -vs- A. Armentrout
Occupation without License
- 8751 State of Texas -vs- J. J. Brannon
Occupation without License
- 8752 State of Texas -vs- Byrome Plum
Occupation without License
- 8753 State of Texas -vs- J. P. Woods
Occupation without License
- 8754 State of Texas -vs- J. D. Creepper
Occupation without License
- 8755 State of Texas -vs- A. J. Anderson
Occupation without License

- 8757 State of Texas -vs- Frank Jones (col)
Occupation without License
- 8758 State of Texas -vs- J. M. Tucker
Occupation without License
- 8759 State of Texas -vs- N. S. Belden
Occupation without License
- 8497 State of Texas -vs- John Ward, et al
Disturbing Religious Worship
- 8499 State of Texas -vs- Harry Hanson
Permitting Gaming in House under his Control
- 8808 State of Texas -vs- Tom Haliburton
Carrying Pistol
- 8811 State of Texas -vs- Pristly Jamison
Carrying Pistol
- 8812 State of Texas -vs- Charly Kelly
Carrying Pistol
- 8818 State of Texas -vs- R. M. Rollington
Killing a Dog.
- 8831 State of Texas -vs- J. M. Scate
Occupation without License
- 8833 State of Texas -vs- Z. C. Brooks
Occupation without License

8329 State of Texas } Theft
 vs- Jim Upshor } Thursday Nov 10, 1892.
 Continued by the State.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same to wit:

- 8513 State of Texas -vs- Army Huber
Selling Liquor to minor
- 8514 State of Texas -vs- Gus Huber
Selling Liquor to minor

Thursday the *10th* day of *November* A. D. 1892

- 8937 State of Texas -vs- *Prues*
Assault & Battery
- 8947 State of Texas -vs- *Sam Morgan*
Theft.
- 8948 State of Texas -vs- *George Dickinson*
Selling Liquor without License
- 8949 State of Texas -vs- *G. Y. Smith*
Occupation without License
- 8830 State of Texas -vs- *Calh Terrell, et al*
Occupation without License
- 8935 State of Texas -vs- *William May*
Vagrancy
- 8938 State of Texas -vs- *Richmond Loving*
Vagrancy

It is therefore ordered by the Court that the State of Texas take nothing by reason of these presentations and that the Defendants go hence without day.

- 8646 State of Texas } Slander
-vs- } Thursday Nov 10, 1892
Mrs Dora Wilson }
Continued by Consent.

- 8960 State of Texas } Selling Wine, Beer, Whisky on Sunday
-vs- } Thursday Nov 10, 1892.
Jim Kelly }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Kelly the sum of

Thursday the 10th day of November A. D. 1892,

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Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8794 State of Texas } Keeping Saloon open on Sunday
-vs- } Thursday Nov. 10, 1892.
Ed Otto

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Otto the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8821 State of Texas } Playing Cards Public Place.
-vs- } Thursday Nov 10, 1892
R. H. McNate

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact

Thursday the 10th day of November A. D. 1892.

as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant R. H. McNamee the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8909

State of Texas } Carrying Pistol
 -25- } Thursday Nov. 10, 1892.
 Tom Reed

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Reed the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Thursday the 10th day of November A. D. 1892

Printers, Lithographers and Stationers, St. Louis

8906 State of Texas } Playing Cards Public Place
-vs- } Thursday Nov 10, 1892.
R. W. Kites

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. W. Kites the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8907 State of Texas } Disturbing the Peace
-vs- } Thursday Nov 10, 1892.
Wm Fitzgerald

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Collier and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

Thursday the 10th day of November A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

into open Court the following verdict to wit:
 "We the jury find the Defendant guilty as charged
 and assess his fine at one dollar.

G. N. Coe, Foreman.

It is therefore considered, adjudged and
 decreed by the Court that the State of
 Texas do have and recover of and from
 the Defendant Wm Fitzgerald the sum of
 One Dollar fine assessed as aforesaid
 together with all costs in this behalf
 incurred for which said fine and costs
 execution may issue. Further ordered
 that said Defendant stand committed to
 the County Jail till said fine and costs
 are paid in full.

8926 State of Texas } Aggravated Assault
 -35- } Thursday Nov 10, 1892.

John Masteller
 This day came the County Attorney
 prosecuting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced ready
 for trial. Thereupon came a jury of good
 and lawful men to wit: Jas M. Scott and
 five others who were duly selected empaneled
 and sworn according to law and the
 Information being read to the jury the
 Defendant now here entered his plea of
 not guilty. Whereupon the jury after hearing
 the evidence, argument of Counsel and receiving the
 charge of the Court retired to consider of their
 verdict and after mature deliberation
 returned into open Court the following verdict
 to wit: "We the jury find the Defendant guilty
 of aggravated Assault and assess his fine
 at twenty five dollars" Jas M. Scott, Foreman"

It is therefore considered, adjudged and decreed
 by the Court that the State of Texas do have
 and recover of and from the Defendant

John Masteller the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8978

State of Texas } Vagrancy
-vs- } Thursday Nov 10, 1892.
Dolly Lovv }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dolly Lovv the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8979

State of Texas } Vagrancy
-vs- } Thursday Nov 10, 1892.
Dolly Lovv }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed his punishment.

at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dora Love the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 8928 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

8930

State of Texas } Vagrancy
-vs- } Thursday Nov 10, 1892.
Madam Porter }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty Whereupon the Court assessed her punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Madam Porter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday the 10th day of November A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

8931 State of Texas } Vagrancy
 -vs- } Thursday Nov. 10, 1892.
 Madam Porter }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Madam Porter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 8930 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

8932 State of Texas } Vagrancy
 -vs- } Thursday Nov 10, 1892.
 Lizette Duvall }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lizette Duvall the sum of Ten

Thursday the 10th day of November A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8933

State of Texas } Vagrancy
-vs- } Thursday Nov. 10, 1892.
Lizette Durall

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lizette Durall the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 8933 said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

8934

State of Texas } Vagrancy
-vs- } Thursday Nov 10, 1892.
Fannie Le Barr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted

Thursday the 10th day of November A. D. 1892

Printers, Lithographers and Stationers, St. Louis

To the Court and the Defendant now here entering her plea of guilty. Whereupon the Court assesses her punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Fannie Le Bon the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf

8936 State of Texas } Theft
-vs- } Thursday Nov 10, 1892.
William May }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assesses his punishment at a fine of Ten Dollars and imprisonment in the County Jail for fifteen days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant William May the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full term of fifteen days and until the fine and costs are paid in full.

8937 State of Texas } Theft
-vs- } Thursday Nov 10, 1892.
Richmond Loving }

This day came the County Attorney prosecuting

Thursday the 10th day of November A. D. 1892.

the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for fifteen days. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Richmond Loving the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full serving of fifteen days and until the fine and costs in this case are paid in full.

8939

State of Texas

-vs-

Richmond Loving

Theft.

Thursday Nov. 10, 1892.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for fifteen days. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Richmond Loving the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine

and costs execution may issue, Further orders that after the satisfaction of the fine and costs and completion of the imprisonment in Cause No. 8937 said Defendant stand committed to the County jail for the full period of fifteen days and until the fine and costs in this case are paid in full.

8940 State of Texas } Theft
-vs- } Thursday Nov 10, 1892.
William May }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County jail for fifteen days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant William May the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that after the satisfaction of the fine and costs and completion of imprisonment in cause No. 8936 said Defendant stand committed to the County jail for the full period of fifteen days and until the fine and costs in this case are paid in full.

Thursday the 10th day of November A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Friday Nov 11, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8413

State of Texas } Vagrancy
-vs- } Friday Nov 11, 1892.
Edo Oberbeck }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Wood and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Vagrancy and assess his fine at \$10⁰⁰."

J. E. Wood, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Edo Oberbeck the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday the 11th day of November A. D. 1892.

for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Liston the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8486 State of Texas } Selling Liquor on Sunday
 -vs- } Friday Nov 11. 1892.
 W. H. Ward

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Ward the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Friday the 11th day of November A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

8787

State of Texas } Keeping Saloon open on Sunday
 -vs- } Friday Nov 11, 1892.
 W. H. Ward

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Ward, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine ^{and} costs in Cause No. 8786 said Defendant stand committed to the County Jail till said fine and costs in this case are paid in full.

8719

State of Texas } Playing Cards Public Place
 -vs- } Friday Nov. 11, 1892.
 Frank Minnieky

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged ^{and} decreed by the Court

Friday the 11th day of November A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

that the State of Texas do have and receive of and from the Defendant Frank Minely the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Now comes the County Attorney prosecuting the plea of the State and for goods ^{and} sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8702 State of Texas -vs- George Longrun
Aggravated Assault.
- 8445 State of Texas -vs- Wm Burns
Selling Liquor without license
- 8488 State of Texas -vs- W. H. Wards
Selling Liquor on Sunday
- 8495 State of Texas -vs- W. H. Wards.
Keeping Saloon open on Sunday.
- 8824 State of Texas -vs- Charles Chitwood
Theft.

It is therefore considered, adjourned and decreed by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday Nov. 12, 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

Saturday the 12th day of November A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

8823 State of Texas } Theft
-vs- } Saturday Nov 12, 1892.
John Grant

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County jail for thirty days. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant John Grant the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail for the full period of thirty days and until the fine and costs in this case are paid in full.

8914 State of Texas } Theft
-vs- } Saturday Nov 12, 1892
C. D. Aron

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifty Dollars and

Saturday the 12th day of November A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

imprisonment in the County jail for twenty days. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. D. Aron the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail for the full period of twenty days and until said fine and costs are paid in full.

Tuesday Nov 15th 1892 Court in session present as on first day of term.

8942 State of Texas } Keeping Saloon open on Sunday
-vs- } Tuesday Nov 15, 1892.

H. Brann

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Brann the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail till said fine and costs are paid in full.

8944 State of Texas } Keeping Saloon open on Sunday
 -85- } Tuesday Nov 15, 1892.
 H. Brann

This day came the County Attorney presenting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Brann the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 8943 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Thursday Nov 17, 1892 Court in session present the Hon R. G. Johnson, County Judge. Presiding

Venue Facias

Now comes J. C. Richardson, Sheriff of Tarrant County and brings into open Court the following qualified jurors to wit: M. R. Kiley, Fred A. Beall, C. C. Dunwoody, S. P. Galightly, A. G. Shattuck, H. A. Williams, R. H. King, Ike Schwartz, A. Armentrout, C. H. Petrie, S. M. Parker and Sam Shrender who were all sworn and tried and placed upon the panel for the next

Thursday the 17th day of November A. D. 1892.

Geo. D. Barnard & Co. Blank Book Manufacturers

- Noble Proasqui -

Now comes the County Attorney presenting the plea of the State and for good ^{and} sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8494 State of Texas -vs- Chas Graham
Keeping Saloon open on Sunday
- 8500 State of Texas -vs- Chas Graham
Selling Wine, Beer & Whiskey on Sunday
- 8501 State of Texas -vs- Jerry Deems
Selling Wine, Beer & Whiskey on Sunday
- 8502 State of Texas -vs- Jerry Deems
Selling Wine, Beer & Whiskey on Sunday
- 8505 State of Texas -vs- Charley Graham
Selling Wine, Beer & Whiskey on Sunday
- 8549 State of Texas -vs- J. C. Cooper
Assault & Battery
- 8696 State of Texas -vs- Paul Rhinehart
Theft.
- 8733 State of Texas -vs- William Burns
Selling Liquor to minor
- 8738 State of Texas -vs- Jim Hamel
Theft.
- 8770 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 8771 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 8772 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 8773 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 8774 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 8776 State of Texas -vs- James Liston
Selling Liquor on Sunday
- 8777 State of Texas -vs- James Liston
Selling Wine, Beer & Whiskey on Sunday
- 8778 State of Texas -vs- James Liston
Selling Wine, Beer & Whiskey on Sunday

Thursday

the

17th

day of November

A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

- 8779 State of Texas -vs- James Linton
Keeping Saloon open on Sunday
- 8780 State of Texas -vs- James Linton
Keeping Saloon open on Sunday
- 8781 State of Texas -vs- James Linton
Keeping Saloon open on Sunday
- 8782 State of Texas -vs- Frank Taylor
Selling Liquor on Sunday
- 8784 State of Texas -vs- Frank Taylor
Selling Liquor on Sunday
- 8785 State of Texas -vs- Frank Taylor
Selling Liquor on Sunday
- 8789 State of Texas -vs- Ed Otto
Selling Liquor on Sunday
- 8790 State of Texas -vs- Ed Otto
Selling Liquor on Sunday
- 8791 State of Texas -vs- Ed Otto
Keeping Saloon on Sunday
- 8792 State of Texas -vs- L. H. Schubert
Selling Wine, Beer & Whiskey on Sunday
- 8801 State of Texas -vs- Harry Hatchell
Selling Liquor to minor
- 8817 State of Texas -vs- George Siebert
Aggravated Assault,
- 8908 State of Texas -vs- Nick Lee, et al
Aggravated Assault
- 8920 State of Texas -vs- Harry Earl
Carrying Pistol

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions ^{and} that the Defendants go hence without day.

8968 State of Texas } Keeping Saloon open on Sunday
-vs- } Thursday Nov 17, 1892.
Louis Maas }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Thursday the 17th day of November A. D. 1892.

Geo. D. Barnard & Co., Blank Book Manufacturers.

for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Maas the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8769

State of Texas } Keeping Saloon Open on Sunday
 -vs- } Thursday Nov 17, 1892,
 Louis Maas }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Maas the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 8768 said stand committed to the County Jail till the fine and costs in this case are paid in full.

Thursday the 17th day of November A. D. 1892,

Printers, Lithographers and Stationers, St. Louis

8782 State of Texas } Keeping Saloon Open on Sunday
-vs- } Thursday Nov 17, 1892.
Frank Taylor

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court the State of Texas do have and recover of and from the Defendant Frank Taylor the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8808 State of Texas } Carrying Pistol
-vs- } Thursday Nov. 17, 1892.
Tom Haliburton

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Tom Haliburton

Thursday the 17 day of November A. D. 1892.

The sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine & costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8302 State of Texas -vs- Jerry Deering
Keeping Saloon open on Sunday
- 8429 State of Texas -vs- John L. Crain
Disturbing the Peace,
- 8548 State of Texas -vs- W. M. Peabody
Aggravated Assault,
- 8597 State of Texas -vs- L. H. Schubert
Selling Whiskey on Sunday
- 8434 State of Texas -vs- E. A. Leathers
Aggravated Assault,
- 8456 State of Texas -vs- W. H. Stratton, et al.
Pursuing Occupation without License
- 8461 State of Texas -vs- Jim Kelly
Selling Wine, Beer & Whiskey on Sunday
- 8462 State of Texas -vs- Jim Kelly
Selling Wine, Beer & Whiskey on Sunday
- 8463 State of Texas -vs- Jim Kelly
Selling Wine, Beer & Whiskey on Sunday
- 8464 State of Texas -vs- Jim Kelly
Keeping Saloon open on Sunday
- 8465 State of Texas -vs- Jim Kelly
Keeping Saloon open on Sunday
- 8466 State of Texas -vs- Jim Kelly
Keeping Saloon open on Sunday

Printers, Lithographers and Stationers, St. Louis

- 8967 State of Texas -vs- Jim Keely
Keeping Saloon open on Sunday
- 8819 State of Texas -vs- Francisco Guerra
Aggravated Assault.
- 8834 State of Texas -vs- J. Walker,
Pursuing Occupation without License
- 8837 State of Texas -vs- Will Boardman
Pursuing Occupation without License
- 8841 State of Texas -vs- J. W. Wray
Pursuing Occupation without License
- 8851 State of Texas -vs- W. A. Booth
Pursuing Occupation without License
- 8869 State of Texas -vs- F. B. Stanley
Pursuing Occupation without License
- 8881 State of Texas -vs- W. S. Essex
Pursuing Occupation without License
- 8893 State of Texas -vs- W. L. Husbands
Pursuing Occupation without License
- 8900 State of Texas -vs- R. Y. Prigmore
Pursuing Occupation without License
- 8905 State of Texas -vs- R. H. Orr
Pursuing Occupation without License
- 8913 State of Texas -vs- J. D. McAnnally
Selling Liquor to minor
- 8915 State of Texas -vs- Horace Farris
Aggravated Assault.
- 8921 State of Texas -vs- Dennis Shannon
Theft.
- 8966 State of Texas -vs- Buck Smith
Selling Whiskey on Sunday.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these proceedings and that the defendants go hence without day.

Continued by Consent

- 8242 State of Texas -vs- Geo Hargrove Sr.
Adultery
- 8244 State of Texas -vs- Geo Hargrove Sr.
Aggravated Assault.

- 8739 State of Texas -vs- T. C. Lewis
Selling Liquor in Local Option Precinct
- 8792 State of Texas -vs- L. H. Schubert
Selling Whiskey without License
- 8809 State of Texas -vs- O. M. Kern
Carrying Pistol
- 8812 State of Texas -vs- O. M. Kern
Playing Cards Public Place
- 8870 State of Texas -vs- John Chapman
Aggravated Assault.
- 8907 State of Texas -vs- Frank Grogan
Aggravated Assault.
- 8927 State of Texas -vs- T. C. Lewis
Violating Local Option in Justice Precinct No. 3.
- 8962 State of Texas -vs- R. W. Stites
Disturbing the Peace.
- 8968 State of Texas -vs- R. W. Stites
Carrying Pistol
- 8970 State of Texas -vs- Jasi Hulley
Selling Liquor Local Option Precinct
- 8260 State of Texas } Aggravated Assault
-vs- } Thursday Nov 19, 1892,
Erie White }
- Continued by the State and attachment
ordered to Wichita County and Tarrant County
for returns Eliza White.

Now comes G. A. Eulers, Sheriff of Tarrant
County and brings into open Court the
following qualified jurors who were all
sworn and tried and placed upon the
panel for the next term to wit: Jim Marx, C. C.
Henny, L. S. Norvell, Jas Welch, J. A. Winters,
J. B. Addison, W. F. Bigger, A. S. Thattner, J. F.
Timmy, John Szwartz, Jas Hackney and W. G.
McDaniel.

Monday the 21 day of November A. D. 1892.

Printers, Lithographers and Stationers, St. Louis

8996 State of Texas } Assault & Battery
 -vs- } Monday Nov. 21, 1892.
 Fred Krueckebal

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant Fred Krueckebal now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Fred Krueckebal the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8802 State of Texas } Malicious Mischief
 -vs- } Monday Nov 21, 1892.
 Will Miller

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of One Dollar. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Will Miller the sum of one Dollar fine assessed as

Monday the 21st day of November A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8805

State of Texas } Getting at Dice
-vs- } Monday Nov. 21, 1892.
Joe Curvis

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Joe Curvis the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8925

State of Texas } Theft
-vs- } Thursday Nov 17, 1892.
Charles Miller

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court

Thursday the 17th day of November A. D. 1892,

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and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and deemed by the Court that the State of Texas do have and recover of and from the Defendant Charles Miller the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

8945 State of Texas } Aggravated Assault
 -vs- } Friday Nov. 18, 1892.
 Pete Elms }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his fine at twenty five dollars."

A. G. Shattuck, Foreman."

It is therefore considered, adjudged and deemed by the Court that the State

Friday the 8th day of November A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

of Texas do have and recover of and from the Defendant Pete Elmo the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8946 State of Texas } Assault & Battery,
-vs- } Monday Nov. 21, 1892,
Robert Parson }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person ^{and} both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Robert Parson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8947 State of Texas } Theft
-vs- } Thursday Nov 17, 1892.
Frank Bennett }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced

Thursday the 17th day of November A. D. 1892

Printers, Lithographers and Stationers, St. Louis

ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday Nov 22nd 1892 Court in session present as on first day of Term.

8911

State of Texas } Theft.
-vs- } Tuesday Nov. 22, 1892.
Martell Rose }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon the Court assesses his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Martell Rose the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Tuesday the 22nd day of November A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers.

8947 State of Texas } Aggravated Assault
 -vs- } Tuesday Nov. 22, 1892.
 Prame Allen }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Prame Allen the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Nov 23, 1892. Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

8419 State of Texas } Betting at Dice
 -vs- } Wednesday Nov. 23, 1892.
 Tom Blair }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his

plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Blair the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full,

8798

State of Texas } Committing a Nuisance
 -vs- }
 W. H. Matters }
 Wednesday Nov. 23, 1892.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. F. Timmy and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find Defendant not guilty".

J. F. Timmy, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday the 23rd day of November

A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers

8924 State of Texas } Aggravated Assault
 -vs- } Wednesday Nov 23, 1892.
 Bob Miller

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good ^{and} lawful men to wit: J. F. Timmy and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty and assess his fine at Twenty five dollars."

J. F. Timmy, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Miller the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8965 State of Texas } Keeping Saloon open on Sunday
 -vs- } Wednesday Nov. 23, 1892.
 Quack Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well

Wednesday the 23rd day of November A. D. 1892,

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as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Buck Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8972

State of Texas

Theft

-83-

Wednesday Nov. 23rd, 1892,

John Morris

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Morris the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Friday the 25th day of November A. D. 1892,

Geo. D. Barnard & Co., Blank Book Manufacturers.

Friday Nov 25th 1892 Court in session present as on first day of term.

8697 State of Texas } Disturbing the Peace,
-vs- } Friday Nov 25, 1892,
Herbert Nibbs vs Jim Nibbs }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. There upon came a jury of good and lawful men to wit L. S. Norvell and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty; L. S. Norvell, Foreman";

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8807 State of Texas } Betting at Dice
-vs- } Friday Nov 25, 1892,
Henry Gray }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of

Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Army Gray the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8814

State of Texas } Playing Cards in Public Place
-vs- } Friday Nov. 25, 1892.
S. O. Maddox }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant S. O. Maddox the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8972

State of Texas } Keeping Place of Business open on Sunday
-vs- } Friday Nov. 25, 1892.
A & L. August }

This day came the County Attorney prosecuting the plea of the State also

Friday the 25th day of November

A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers.

came the Defendants in their own proper person and all parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now here entered their plea of not guilty, Whereupon the Court after hearing the evidence and argument of counsel ^{and} being fully advised in the premises finds the Defendants guilty and assesses their punishment at a fine of Twenty five dollars each, It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendants A & L. August the sum of Twenty five dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendants stand committed to the County Jail till said fine and costs are paid in full.

8975

State of Texas } Selling Liquor on Sunday
-vs- } Friday Nov. 25, 1892.
Gen McCuneough }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gen McCuneough the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine

Friday the 25th day of November A. D. 1892,

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and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8800 State of Texas } Compounding Crime
-vs- } Friday Nov. 25, 1892.
John Hodges }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. F. Tierney and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find Defendant not guilty."

J. F. Tierney, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant John Hodges go hence without day.

8672 State of Texas } Disturbing the Peace
-vs- } Friday Nov 25, 1892.
John Stephenson }

Ordered by the Court that this cause be continued ~~and~~ and that attachment for the State witnesses returnable to the next term of this Court.

Friday the 25th day of November A. D. 1892

8626 State of Texas } Aggravated Assault
 -vs- } Friday Nov. 25, 1892.
 J. T. Bailey }

Ordered by the Court that this case be continued and that attachment issue for State returnable to the next term of this Court.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the foregoing case and moves the Court to dismiss the same, viz:

8740 State of Texas -vs- Geo Williams
 Theft.

8990 State of Texas -vs- J. C. Black,
 Exhibiting Gaming Table & Bank.

8996 State of Texas -vs- George Hargroves
 Assault & Battery

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday Nov. 26th 1892 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8806 State of Texas } Putting at Game of dice
 -vs- } Saturday Nov. 26, 1892.
 Jim Mann }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready

for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Mann the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8919

State of Texas } Carrying Pistol
 -vs- } Saturday Nov. 26, 1892.
 G. W. Hargroves }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant G. W. Hargroves the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and cost execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Saturday the 26th day of November A. D. 1892,

8949 State of Texas } Exhibiting Gaming Table & Bank
 -vs- } Saturday Nov 26, 1892,
 Qiley Brown }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, Thereupon came a jury of good and lawful men to wit: L. S. Norvell and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty,"
 L. S. Norvell, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8950 State of Texas } Keeping & Exhibiting Gaming Table
 -vs- } Saturday Nov 26, 1892,
 English Qiley }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion, It is therefore ordered by the Court that said motion be and the same is hereby sustained,

Saturday the 26th day of November A. D. 1892.

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8948 State of Texas } Aggravated Assault
 -vs- } Saturday Nov 26th 1892.
 W. W. Wages

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: L. S. Norvell and five others who were duly selected empaneled and sworn according to law and Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his fine at \$200⁰⁰
 L. S. Norvell, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. W. Wages the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Alias & Continued.

8952 State of Texas -vs- Sandy Williams
 Betting at Game of Dice

8953 State of Texas -vs- John Hunt
 Betting at Game of Dice

8954 State of Texas -vs- George Steele
 Betting at Game of Dice

8955 State of Texas -vs- Jim Ellis
 Betting at Game of Dice

Saturday the 26th day of November A. D. 1892

Geo. D. Barnard & Co., Blank Book Manufacturers.

- 8956 State of Texas -vs- W. W. Morton
 Quitting at Game of Dice
- 8957 State of Texas -vs- Neil Ellis
 Quitting at Game of Dice
- 8958 State of Texas -vs- Henry Silag
 Aggravated Assault

8976 State of Texas } Selling Liquor on Sunday
 -vs- } Saturday Nov 26, 1892.
 Rudolph Kuhn }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Rudolph Kuhn, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday Nov 30th 1892 Court in session present as on first day of term,

8979 State of Texas } Theft
 -vs- } Wednesday Nov 30. 1892.
 Chas H. Weber }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars ^{and} imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Chas H. Weber the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of five days and until the fine and costs are paid in full.

Monday Dec 5, 1892. Court in session present as on first day of term.

8948 State of Texas } Motion for New Trial
 -vs- } Monday Dec 5, 1892.
 W. W. Mayer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial, and the argument of counsel being heard by the Court, because it is the opinion of the Court that the law is for said Motion, It is therefore ordered by the Court that said Motion be and the

Monday the 5 day of December A. D. 1892

same is hereby sustained, and that said case stand for trial in its regular order upon the Criminal Docket of this Court,

Tuesday Dec 6, 1892 Court in session present as on first day of term.

8984 State of Texas } Aggravated Assault.
-vs- } Monday Dec 5, 1892.
Bettie Kemmon }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now her entered her plea of guilty, Whereupon the Court assessed her punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bettie Kemmon the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8986 State of Texas } Betting at Gaming Table & Bank
-vs- } Thursday Dec 8, 1892.
Will Simpson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the

Thursday the 8th day of December A. D. 1892,

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Court and the Defendant now here entering his plea of guilty, Whereupon the Court assesses his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Will Simpson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Saturday Dec 10, 1892. Court in session present as on first day of term.

8992 State of Texas } Getting at Laming Table
- vs - } Saturday Dec 10, 1892.
M. Baxter

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant M. Baxter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Saturday the 10 day of December A. D. 1892,

Monday Dec 12, 1892. Court in session present as on first day of term,

8992

State of Texas } Theft
vs } Monday Dec 12, 1892,
Charles Smith }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Smith the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until said fine and costs are paid in full.

Tuesday Dec 14, 1892 Court in session present as on first day of term.

8995

State of Texas } Betting at Gaming Table Bank
vs } Tuesday Dec 14, 1892.
J. C. Black }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties

Wednesday the 14th day of December A. D. 1892,

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announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. C. Black the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday Dec 15, 1892. Court in session present as on first day of term.

8996 State of Texas } Carrying a Pistol
 -25- } Thursday Dec 15, 1892.
 Jerry Stephens }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jerry Stephens the sum of Twenty five dollars fine assessed as aforesaid

Thursday the 15 day of December A. D. 1892

together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday Dec 16, 1892 Court in session present as on first day of term,

8910 State of Texas } Aggravated Assault
 -vs- } Friday Dec. 16, 1892,
 Henry Gaiters }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Gaiters the sum of Twenty five dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday Dec 20, 1892. Court in session present as on first day of term.

Tuesday the 20th day of December A. D. 1892,

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9012 State of Texas } Sitting at Gaming Table & Bank
- vs - } Tuesday Dec 20, 1892.

J. S. Davis

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant J. S. Davis the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9010 State of Texas } Carrying a Pistol
- vs - } Tuesday Dec 20, 1892.

Will Ellis

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court

Tuesday the 24th day of December A. D. 1892

that the State of Texas do have and recover of and from the Defendant Will Ellis the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9011 State of Texas } Carrying Pistol
-vs- } Tuesday Dec 20, 1892.
E. W. Evans

Now comes the County Attorney presenting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute this case and moves the Court to dismiss the same.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9012 State of Texas } Disturbing the Peace
-vs- } Tuesday Dec 20, 1892.
E. W. Evans

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of one dollar. It is therefore considered, adjudged and decreed by the Court that the

Tuesday the 20th day of December A. D. 1892,

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State of Texas do have and recover of and from the Defendant E. M. Evans, the sum of one dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

Friday Dec 23, 1892, Court in session present as on first day of term.

9052 State of Texas } Betting at Game of Faro,
-vs- } Friday Dec 23, 1892,
T. C. Andrews }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant T. C. Andrews the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Saturday the 24th day of December A. D. 1892

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9086 State of Texas } Theft
 -vs- } Saturday Dec 24, 1892.
 Tom Douglas

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Douglas the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until said fine and costs are paid in full.

Wednesday Dec 28th 1892. Court in session present as on first day of Term,

8811 State of Texas } Carrying Pistol
 -vs- } Wednesday Dec 28, 1892.
 Orusely Jamison

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and

Wednesday the 28th day of December A. D. 1892

Printers, Lithographers and Stationers, St. Louis

The Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tristram Jamison the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant committed to the County Jail until said fine and costs are paid in full.

Friday Dec 30th 1892 Court in session present as on first day of term.

8980 State of Texas }
 -vs- } Friday Dec 30th 1892.
 Ted Chapman, et al.

This day came the County Attorney prosecuting the plea of the State also came the Defendant Albert Chinery in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant Albert Chinery now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Albert Chinery the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

Friday the 30th day of December A. D. 1892

Geo. D. Barnard & Co. Blank Book Manufacturers

Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine ^{and} costs are paid in full.

9121 State of Texas } Theft.
-vs- } Friday Dec 30, 1892.
William Lambert }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant William Lambert the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine ^{and} costs are paid in full.

9122 State of Texas } Theft.
-vs- } Friday Dec 30, 1892.
Frank Search }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and suggests that his name is Emory Gayde and both parties appeared

Friday the 20th day of December A. D. 1892,

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ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars, and imprisonment in the County Jail for one day. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Emory Boyd the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Saturday December 31, 1892 Ordered that Court do now adjourn till Court in Course.

Robt. S. Johnson
County Judge.

Attest:

John P. King, Clerk County Court
Tarrant County, Texas.

Monday the 2nd day of January A. D. 1893

Be it remembered that on this the First Monday in January a. d. 1893 the same being the 2nd day of January a. d. 1893 there was begun and haden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth Present Hon Robert G. Johnson, County Judge presiding; John P. King, County Clerk; P. W. Gillispie, County Attorney and E. A. Eules, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court.

- Venire Facias -

Now comes E. A. Eules, Sheriff of Tarrant County, Texas and returns into open Court the Venire Facias for this the first week of the January Term a. d. 1893 of the County Court and upon the names thereon being called four qualified jurors answered to wit: W. S. Sutton, G. T. Johnson, J. W. Henderson Jr. & C. Lindsay who were sworn and tried and placed upon the panel for the week, And it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. L. Smith, John Hicks, J. W. Richardson, Jas W. Robinson, D. L. Martin, D. A. Meyer, J. L. Curtis, R. H. King, J. M. Edwards, who were all sworn and tried and placed upon the panel for the week.

Monday the 2nd day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

Ordered by the Court that alias capias issue returnable to the next term of this Court and that the following cases be continued until the next term of this Court viz:

- 8552 State of Texas -vs- Jno Adams
Theft
- 8588 State of Texas -vs- Frank Fincher
Aggravated Assault
- 8592 State of Texas -vs- Bill Ford
Aggravated Assault
- 8627 State of Texas -vs- Bradley Daniel & Sam Canny
Theft
- 8638 State of Texas -vs- G. J. Reed
Carrying Pistol
- 8662 State of Texas -vs- Tom Douglas
Occupation without License
- 8663 State of Texas -vs- John Nixon
Vagrancy
- 8676 State of Texas -vs- Alex Johnson
Fornication
- 8710 State of Texas -vs- Wiley Johnson
Aggravated Assault
- 8714 State of Texas -vs- Al Able
Vagrancy
- 8716 State of Texas -vs- Jim Cross
Aggravated Assault
- 8725 State of Texas -vs- Frank Smith
Vagrancy
- 8726 State of Texas -vs- Ed Sloan
Aggravated Assault
- 8746 State of Texas -vs- N. P. Roberts
Occupation without License
- 8751 State of Texas -vs- J. J. Brannon
Occupation without License
- 8752 State of Texas -vs- Byron Plume
Occupation without License
- 8754 State of Texas -vs- J. D. Crepper
Occupation without License

Monday the 2nd day of January A. D. 1893

- 8758 State of Texas -vs- J. W. Tucker
Occupation without License
- 8799 State of Texas -vs- Harry Hanson
Permitting Gaming in House under his Control
- 8812 State of Texas -vs- Charley Kelly
Carrying Pistol
- 8829 State of Texas -vs- Mitch Pickens
Carrying Pistol
- 8918 State of Texas -vs- John Lang
Vagrancy
- 8923 State of Texas -vs- Harve Coggins
Disturbing the Peace
- ~~8927 State of Texas -vs- J. C. Lewis
V.~~
- 8955 State of Texas -vs- Jim Ellis
Getting at Game of Dice
- 8958 State of Texas -vs- Bruny Silas
Aggravated Assault
- 8978 State of Texas -vs- John Upshaw
Aggravated Assault
- 8982 State of Texas -vs- James Rogers
Disturbing the Peace.
- 8983 State of Texas -vs- Reena Barrett.
Assault & Battery
- 8989 State of Texas -vs- Dan Evans ^{alias Red Evans}
Embezzlement under \$20.00
- 8996 State of Texas -vs- Jim Upshaw
Theft.

Now comes the County Attorney prosecuting
the pleas of the State and for good ^{and}
sufficient reasons files with the papers
herein says he will no further prosecute
the following cases and moves the Court
to dismiss the same viz:

- 7166 State of Texas -vs- J. W. Heix
Slander
- 7956 State of Texas -vs- Mounce Jackson
Aggravated Assault

- 8221 State of Texas -vs- H. W. Spear
Carrying Pistol
- 8744 State of Texas -vs- Jerry Corbin
Carrying Pistol
- 8750 State of Texas -vs- A. Armentrout
Occupation without License
- 8759 State of Texas -vs- N. S. Deeder
Occupation without License
- 8797 State of Texas -vs- John Ward, et al
Disturbing Religious Worship
- 8803 State of Texas -vs- George Ackerman
Permitting Unhealthy Substances on his premises
- 8818 State of Texas -vs- R. W. Rillingstone
Unlawfully Killing a Dog
- 8820 State of Texas -vs- John Chapman
Aggravated Assault
- 8951 State of Texas -vs- Geo Gause
Betting at Game of Dice
- 8962 State of Texas -vs- R. W. Kites
Disturbing the Peace
- 8968 State of Texas -vs- R. W. Kites
Carrying Pistol
- 8988 State of Texas -vs- Henry Rushing
Assault & Battery
- 8991 State of Texas -vs- M. Baxter
Exhibiting Gaming Table,
- 8994 State of Texas -vs- Rosa Coney
Theft,
- 9037 State of Texas -vs- Lee Priner
Betting at Monte
- 9041 State of Texas -vs- Joe Johnson
Betting at Game of Dice
- 9067 State of Texas -vs- Ben Mazza
Selling Liquor to minor
- 9068 State of Texas -vs- Ben Caccorway
Carrying Pistol
- 9069 State of Texas -vs- H. W. Spear
Carrying Pistol
- 9082 State of Texas -vs- H. W. Spear
Aggravated Assault

9107 State of Texas vs- George Hargrove Jr.
Carrying Pistol

9114 State of Texas vs- Harry Hatcher
Selling Whiskey on Sunday

It is therefore ordered by the Court that the State of Texas recovers nothing by reason of these forfeitures and that the Defendants go hence without day.

Continued by Consent

8441 State of Texas vs- Nat Kramer
Getting on an Election

8939 State of Texas vs- T. C. Lewis
Selling Liquor in Local Option Precinct

8815 State of Texas vs- G. T. Talbot
Playing Cards in Public Place

8927 State of Texas vs- T. C. Lewis
Violating Local Option Law,

8971 State of Texas vs- H. A. Lewis
Selling Liquor in Local Option Precinct

9018 State of Texas vs- Nat Kramer
Getting at Game of Dice

9019 State of Texas vs- Nat Kramer
Getting at Game of Dice

9020 State of Texas vs- Nat Kramer
Getting at Game of Dice

9021 State of Texas vs- Nat Kramer
Getting at Game of Dice

9022 State of Texas vs- John Hyberger
Exhibiting Gaming Table & Bank

9023 State of Texas vs- John Hyberger
Exhibiting Gaming Table & Bank

9044 State of Texas vs- John Hyberger
Exhibiting Gaming Table & Bank

9045 State of Texas vs- S. P. Madley
Getting at Game of Dice

9054 State of Texas vs- J. B. Roberts
Getting at Faro.

9098 State of Texas vs- Louis Maas
Selling Beer on Sunday

- 9091 State of Texas -vs- Billy Corralton ^{alias} English Billy
Exhibiting Gaming Table & Bank
- 9092 State of Texas -vs- John Hyberger
Exhibiting Gaming Table & Bank
- 9093 State of Texas -vs- John Hyberger
Exhibiting Gaming Table & Bank.
- 9100 State of Texas vs- Louis Maas
Selling Liquor on Sunday
- 9101 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 9102 State of Texas vs- Louis Maas
Selling Liquor on Sunday
- 9103 State of Texas -vs- Louis Maas
Selling Liquor on Sunday
- 9117 State of Texas -vs- Tom Tamm
Selling Beer on Sunday
- 9118 State of Texas -vs- Tom Tamm
Selling Beer on Sunday
- 9119 State of Texas -vs- Tom Tamm
Selling Beer on Sunday
- 9120 State of Texas -vs- Tom Tamm
Selling Beer on Sunday
- 9127 State of Texas -vs- Jerry Jackson
Vagrancy

Ordered that the following cases be filed until such time as the Sheriff can arrest the Defendants therein viz:

- 8595 State of Texas -vs- M. Debra ^{alias} Curley
Theft.
- 8914 State of Texas vs Al Able
Vagrancy
- 8832 State of Texas -vs- J. P. Nichols
Occupation without License
- 8833 State of Texas -vs- J. C. Brooks
Occupation without License
- 8835 State of Texas -vs- John Stamps
Occupation without License

Monday the 2^d day of January A. D. 1893

8836 State of Texas -vs- Jas. Seymour
Occupation without License

8831 State of Texas vs J. M. Seate
Pursuing Occupation without License

8952 State of Texas } Betting at Game of Dice
-vs- } Monday Jan'y 2^d, 1893.
Sandy Williams }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sandy Williams the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8953 State of Texas } Betting at Game of Dice
-vs- } Monday Jan'y 2^d, 1893
John Hunt }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being

Monday

the

2^d

day of

January

A. D. 1893

vaind the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Hurt the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

8954 State of Texas } (Setting at Term of Dice
-vs- } (Monday Jan'y 2, 1893.
George Steele)

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Steele the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand

Monday the 2^d day of January

A. D. 1893

Geo. D. Barnard & Co. Blank Book Manufacturers

committed to the County Jail until said fine and costs are paid in full.

8957 State of Texas } Betting at Game of Dice
-vs- } Monday Jan'y 2^d, 1893
Will Ellis

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Will Ellis the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9040 State of Texas } Betting at Game of Dice
-vs- } Monday Jan'y 2^d, 1893
Joe Johnson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered

Monday the 2nd day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Johnson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

9042 State of Texas } (Setting at Same of Dec
-vs- } Monday Jan 2, 1893.
Newt Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Newt Smith the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the *2^d* day of *January* A. D. 1893

9047 State of Texas } Getting at Game of Dice
 vs } Monday Jan'y 2, 1893.
 Ross Carmley }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ross Carmley the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

9048 State of Texas } Getting at Game of Dice
 vs } Monday Jan'y 2, 1893.
 Turner Crabtree }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the

Monday the 21 day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

Court that the State of Texas do have and recover of and from the Defendant Turner Crabtree the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9050 State of Texas } Getting at Game of Dice
vs } Monday Jan'y 2, 1893.
Will White

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Will White the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Monday the 2^d day of January A. D. 1893

9053 State of Texas } Cutting at Faro
vs } Monday Jan'y 2, 1893,
John Sheehan }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Sheehan the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9074 State of Texas } Selling Whiskey on Sunday
vs } Monday Jan'y 2, 1893,
Randolph Michero }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the

Monday the 2^d day of January A. D. 1893

State of Texas do have and recover of and from the Defendant Randolph Michero the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9095 State of Texas } Selling Out on Sunday
-vs- } Monday Jan 2, 1893.
Ed Otto

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon the Court assesses his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Otto the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 2nd day of January A. D. 1893

9077 State of Texas } Selling Liquor on Sunday
 vs- } Monday Jan'y 2, 1893.
 Frank Southern

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Southern the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9079 State of Texas } Keeping Saloon open on Sunday
 vs- } Monday Jan'y 2, 1893.
 Ed Otto

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment

Monday the 2nd day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Otto the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9075 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9087

State of Texas } Disturbing the Peace
-13- } Monday Jan 2, 1893,
D. S. Riley }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant D. S. Riley the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 2nd day of January

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

9088 State of Texas } Carrying Pistol
 vs } Monday Jan 2, 1893
 C. H. Ferguson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. H. Ferguson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

9089 State of Texas } Aggravated Assault
 vs } Monday Jan 2, 1893.
 R. M. Rogers

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is

Monday the 2^d day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

therefor considered, adjudged ^{and decreed} by the Court that the State of Texas do have and recover of and from the Defendant R. M. Rogers the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9096 State of Texas } Being at Lane of Dick
vs } Monday Jan'y 2, 1893,
Gus Vaesker

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gus Vaesker the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 2nd day of *January*

A. D. 1893

Geo. D. Barnard & Co. Blank Book Manufacturers

9098 State of Texas } *Getting at Faro*
 -vs- } *Monday Jan'y 2, 1893.*
 Geo Gause

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Gause the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9099 State of Texas } *Keeping Saloon open on Sunday*
 -vs- } *Monday Jan'y 2, 1893.*
 Louis Maas

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is

Monday the 2^d day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Maas the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9104 State of Texas } Aggravated Assault
-vs- } Monday Jan'y 2, 1893
Julia Sanders

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Julia Sanders the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 2^d day of January A. D. 1893

9111 State of Texas } Keeping Saloon open on Sunday
 vs } Monday Jan'y 2, 1893.
 John Laneri

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Laneri the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9112 State of Texas } Keeping Saloon open on Sunday
 vs } Monday Jan'y 2, 1893.
 J. A. Blair, et al

This day came the County Attorney prosecuting the plea of the State also came the Defendant J. A. Blair in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant J. A. Blair now here entered his plea of guilty. Whereupon the Court assessed

his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. A. Blair the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9112 State of Texas vs. Pette Curry
 Selling Whisky on Sunday
 Monday Jan 2, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Pette Curry the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Monday the 2^d day of *January* A. D. 1893

9115 State of Texas } Selling Whiskey on Sunday
 -vs- } Monday Jan'y 2, 1893.
 Randolph Michero

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Randolph Michero the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9116 State of Texas } Selling Beer on Sunday
 -vs- } Monday Jan'y 2, 1893.
 Tom Tanner

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged

Monday the 2^d day of January A. D. 1893

and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Tamm the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday Jan'y 3, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

8974 State of Texas } Theft
-vs- } Tuesday Jan'y 3, 1893.
Allen Taylor }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Allen Taylor the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs are paid in full.

Tuesday the 2nd day of January A. D. 1893

8989 State of Texas } Aggravated Assault
 -vs- } Tuesday Jan 3, 1893.
 Sam Kincaid }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial; Thereupon came a jury of good and lawful men to wit J. M. Henderson & and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court and announced that they could not agree, and it appearing to the Court that said jury has been kept together for a sufficient length of time, It is therefore ordered by the Court that said jury be discharged and that this case stand for trial in its regular order upon the Criminal Docket of this Court.

9015 State of Texas } Exhibiting Gaming Table & Bank
 -vs- } Tuesday Jan 3, 1893.
 J. J. Dennis }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty to the second count in the indictment to wit

sitting at a gaming table and bank, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant J. J. Dennis the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9016 State of Texas } Sitting at Game of Dice
 -vs- } Tuesday Jan 3, 1893.
 Nat Kramer

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Tuesday the 3rd day of January A. D. 1893

9017 State of Texas } Opening at Court of Dice
 -vs- } Tuesday Jan 3, 1893.
 Nat Kramer

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine of Ten Dollars.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that after the satisfaction of the fine and costs in Cause No. 9016 said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9075 State of Texas } Opening at Faro
 -vs- } Tuesday Jan 3, 1893,
 English Dilly

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine of Ten Dollars.

Tuesday the 3rd day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant English Biley the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9046 State of Texas }
 vs } Biting at Fero,
 Biley Carrington alias } Tuesday Jan 3, 1893,
 English Biley }

This day came the County attorney prosecuting in behalf of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Biley Carrington alias English Biley the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 9045 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Tuesday the 3rd day of January

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

9077

State of Texas

-vs-
Billie Carrington
English Billy

alias

} Sitting at Faro,
Tuesday Jan'y 3, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Billie Carrington alias English Billy the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause Nos 9075 & 9076 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9078

State of Texas

-vs-
Billy Carrington
English Billy

alias

} Sitting at Faro,
Tuesday Jan'y 3, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now

Tuesday the 3rd day of January A. D. 1893

him entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Billie Carrington alias English Biley the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9025, 9026 & 9027 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9055 State of Texas } Playing Cards Public Place
- vs - } Tuesday Jan 3, 1893.

Jake Johnson
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jake Johnson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 3rd day of JanuaryA. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

9094 State of Texas } Playing Cards in Public Place,
 -vs- } Tuesday Jan'y 3, 1893,
 Joe Wheat

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Wheat the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9095 State of Texas } Playing Cards in Public Place
 -vs- } Tuesday Jan'y 3, 1893,
 Jake Johnson

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have

and recover of and from the Defendant *Jake Johnson* the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9055 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9148 State of Texas } Aggravated Assault
-85- } Tuesday Jan'y 3, 1893.
Nancy Johnson

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit J. M. Richardson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after making deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

J. M. Richardson, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Nancy Johnson go hence without day.

Tuesday the 3 day of JanuaryA. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Jan'y 4th 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday

9076

State of Texas } Selling Beer on Sunday
-vs- } Wednesday Jan'y 4, 1893.
Rudolph Kuben

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Rudolph Kuben the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8376

State of Texas } Theft
-vs- } Wednesday Jan'y 4, 1893.
Henry Ray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties

Wednesday the 4th day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Ray the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

9120 State of Texas } Theft
 vs }
 Foster Brooks }
 Wednesday Jan'y 4, 1893.

This day came the County attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. L. Smith and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court

Wednesday

the

4th

day of

JanuaryA. D. 1893

the following verdict to wit: "We the jury find the Defendant guilty and assess punishment at three months in jail."

J. L. Smith, Foreman.

It is therefore considered, adjudged and decreed by the Court that the Defendant stand committed to the County Jail for the full period of three months and until all costs in this behalf incurred are paid in full.

9131

State of Texas } Thresh.
vs }
Ed. Bayless } Wednesday Jan'y 4, 1893.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for two hours. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Bayless the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of two hours and until the fine and costs in this case are paid in full.

Wednesday the 11th day of January A. D. 1893

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8980 State of Texas } Theft
vs- } Wednesday Jan 4, 1893.
Ted Chapman, et al }

Now come the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute this case as to the Defendant Ted Chapman and moves the Court to dismiss the same. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Ted Chapman go hence without day.

8626 State of Texas } Aggravated Assault
vs- } Wednesday Jan 4, 1893.
J. T. Bailey }
Continued by the State.

8810 State of Texas } Carrying Pistol
vs- } Thursday Jan 5, 1893.
W. F. Whitlow }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. F. Whitlow the sum of Twenty five Dollars fine assessed as aforesaid.

Thursday the 5 day of January

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8997

State of Texas } Theft
 -vs- } Thursday Jan'y 5, 1893.
 Bob Roberts }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

8998

State of Texas } Carrying Pistol
 -vs- } Thursday Jan'y 5, 1893.
 Bob Roberts }

This day came the County Attorney presenting the plea of the State also

Thursday

the

5th

day of

January

A. D. 1893

Printers, Lithographers and Stationers, St. Louis

came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Roberts the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of imprisonment in Cause No. 8997 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

8977 State of Texas } Playing Cards in Public Place
-vs- } Thursday Jan 5, 1893.

Quincy McKeary

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person

8999 State of Texas } Theft
-vs- } Thursday Jan 5, 1893.

Will Coleman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit

Thursday the 5th day of January A. D. 1893

D. R. Meyers and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" D. R. Meyers, Foreman. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Will Coleman go hence without day.

9056 State of Texas } Selling Liquor to a minor
 -vs- } Thursday Jan 5, 1893.
 J. B. Townsend

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant not guilty It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9059 State of Texas } Selling Liquor to a minor
 vs } Thursday Jan'y 5, 1893.
 J. B. Townsend

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence, and argument of counsel and being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9058 State of Texas } Selling Liquor to a minor
 -vs- } Thursday Jan'y 5, 1893.
 J. B. Townsend

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 5th day of January

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

9059 State of Texas } Selling Liquor to a minor
 vs- } Thursday Jan 5, 1893,
 J. O. Townsend

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9060 State of Texas } Selling Liquor to a minor
 vs- } Thursday Jan 5, 1893,
 J. O. Townsend

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 5th day of January A. D. 1893

9061 State of Texas } Selling Liquor to a minor
 -vs- } Thursday Jan'y 5, 1893,
 J. O. Townsend

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence argument of Counsel and being fully advised on the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9080 State of Texas } Keeping Saloon open on Sunday
 -vs- } Thursday Jan'y 5, 1893,
 Jim Liston

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Liston the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf

incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Jan'y 6th 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8963 State of Texas } Fornication
 vs- } Friday Jan'y 6th 1893.
 Charlie Smith }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Robinson and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. W. Robinson, Foreman. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Friday

the

6th

day of

January

A. D. 1893

Printers, Lithographers and Stationers, St. Louis

8964 State of Texas } Fornication
 -vs- } Friday Jan'y 6. 1893.
 Mr. E. Nichols }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Pervis and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now her entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court and announced that they could not agree, and it appearing to the Court that said jury has been kept together for a sufficient length of time, It is therefore ordered by the Court that said jury be discharged and that this case stand for trial in its regular order upon the ^{original} docket of this Court.

8981 State of Texas } Carrying Pistol
 -vs- } Friday Jan'y 6. 1893.
 Wacker Hargraves }

Continued by the Defendant.

8985 State of Texas } Aggravated Assault
 -vs- } Friday Jan'y 6. 1893.
 G. A. Shelton, et al }

Continued by the State and attachment ordered for State's witness Mr. Wilson agent at Kimmee returnable to the next term of this Court

9036 State of Texas } Sitting at Monte
-83- } Friday Jan'y 6, 1893.
Lee Priner

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Priner the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

9090 State of Texas } Carrying Pistol
-83- } Friday Jan'y 6, 1893.
Elijah White

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the

Friday the 6th day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

State of Texas do have and recover of and from the Defendant Elijah White the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9123 State of Texas } Theft of Property under \$20⁰⁰
as- } Friday Jan'y 6, 1893.
Tom Brown

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Wilkes and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at 60 days in jail, J. T. Wilkes, Foreman". It is therefore considered, adjudged and decreed by the Court that said Defendant Tom Brown stand committed to the County Jail for the full period of sixty days and until all costs in this behalf incurred are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday Jan'y 7th 1893. Court met at 9 o'clock pursuant to adjournment forwent as on yesterday,

9005 State of Texas } Carrying Pistol
 -vs- } Saturday Jan'y 7, 1893.
 Asa Curry

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Asa Curry the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9132 State of Texas } Aggravated Assault
 -vs- } Saturday Jan'y 7, 1893.
 Robert Catchpole

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: J. W. Henderson Jr and five others who were duly selected

empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find that the Defendant is not guilty as charged."

J. W. Henderson, Jr. Foreman

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Robert Catchpole go hence without day.

9133

State of Texas } Aggravated Assault
 -vs- } Saturday Jan 7, 1893.
 Robert Catchpole }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit D. L. Martin and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open the following verdict to wit: "The jury find the Defendant not guilty and the former acquittal is true."

D. L. Martin, Foreman

Saturday the 7th day of January

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day,

Ordered that Court do now adjourn till Monday morning at 9 o'clock

Monday Jan'y 9th 1893, Court met at 9 o'clock pursuant to adjournment present as on first day of term,

- Venue Facias -

Now comes E. A. Euliss, Sheriff of Tarrant County, Texas and returns into open Court the Venue Facias for this the second week of the January Term A. D. 1893 of the County Court and upon the names thereon being called six qualified jurors answered to wit: Q. T. Eskew, E. W. Farmer, H. Tanner, J. E. Murray, J. H. Landers Sr and R. W. Neels who were sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and ~~it~~ the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. S. Day, W. P. Lewis, J. W. Jay, A. J. Anderson, J. A. Thornton, H. W. Connor, H. L. Calhoun, R. W. Jones and J. H. Murphy, who were all sworn and tried and placed upon the panel for the week.

8743

State of Texas } Carrying Pistol,
 -vs- } Monday Jan 9, 1893.
 Jerry Bonlin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. E. Murray and five others who were duly selected, sworn and sworn according to law and the Indictment being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$25⁰⁰ Twenty five dollars.

J. E. Murray, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jerry Bonlin the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 9th day of January A. D. 1893.

9124 State of Texas } Appeal from Justice Court
 vs } Vagrancy
 Jim Smith } Monday Jan. 9, 1893.
 This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and then came on to
 be heard the motion of the County
 Attorney to dismiss the appeal herein
 and the argument of counsel being heard
 thereon because it is the opinion of
 the Court that the law is for
 said motion. It is therefore ordered by
 the Court that said motion be and the
 same is hereby sustained and that pro-
 ceedings issue to the Court below from
 which this cause was appealed com-
 manding said Court to proceed with the judgment
 heretofore rendered in said Court.

9125 State of Texas }
 vs } Vagrancy
 Jim Harris } Monday Jan. 9, 1893.
 This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and then came on to
 be heard the motion of the State
 to dismiss the appeal herein, and
 the argument of counsel being heard
 thereon because it is the opinion of
 the Court that the law is for said
 motion. It is therefore ordered by the
 Court that said motion be and the
 same is hereby sustained and that
 proceedings issue to the Court below from
 which this cause was appealed commanding
 said Court to proceed with the judgment
 of said Justice Court heretofore rendered
 in said Court.

8960 State of Texas }
-vs- } Monday Jan 9, 1893,
E. Recker }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the motion of the State to strike out Defendant's plea of former conviction, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion it is therefore ordered by the Court that said motion be and the same is hereby sustained. To which ruling of the Court the Defendant excepts,

Wednesday Jan 11, 1893 Court in session present as on first day of term.

8326 State of Texas } Theft
-vs- } Wednesday Jan 11, 1893.
Jim Yushan }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Joy and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

Wednesday the 11th day of January A. D. 1893

to wit: "We the jury find the Defendant guilty as charged and assess a fine at Twenty five dollars \$25.00 and ten days imprisonment in County Jail" J. W. Joy, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Upshaw the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stands committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

9062 State of Texas } Seeing Liquor to minor
-vs- } Wednesday Jan 11, 1893.
D. Le Barr

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Transcript from the District Court to the County Court, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

9063 State of Texas }
-vs- } Wednesday Jan 11, 1893.
D. Le Barr

This day came the County Attorney prosecution the plea of the State also came the Defendant in his own proper

person and then coming on to be heard the Defendant's Motion to Quash the Transcript from the District Court to the County Court, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion, It is therefore ordered by the Court that said motion be and the same is hereby sustained,

9065 State of Texas }
-vs- }
D. Le Barr } Wednesday Jan 11, 1893.

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Indictment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for the Defendant. It is therefore ordered by the Court that ~~the~~ said motion be and the same is hereby sustained,

9073 State of Texas } Carrying Pistols
-vs- }
Paul Hill } Wednesday Jan 11, 1893.
Continued by Consent.

9110 State of Texas } Carrying Metal Knives
-vs- }
Denny Loyd } Wednesday Jan 11, 1893.

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties are arranged ready for trial a jury being waived the matters of fact as well as

Wednesday the 11th day of January A. D. 1893

of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Denny Loydo the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9159

State of Texas } Aggravated Assault
-vs- }
O. J. Kolbert } Wednesday Jan 11, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. W. Wells and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess a fine of five dollars. R. W. Wells, Foreman." It is therefore considered, adjudged and

decreed by the Court that the State of Texas do have and recover of and from the Defendant P. J. Holbert the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8647 State of Texas } Aggravated Assault
-vs- } Wednesday Jan'y 11, 1893.
John Robinson

Now comes the County Attorney prosecuting the plea of the State ~~and~~ for good and sufficient reasons filed with the papers herein says he will no further prosecute this ~~case~~ and moves the Court to dismiss the same. It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

8672 State of Texas } Disturbing the Peace
-vs- } Thursday Jan'y 17, 1893.
John Stephenson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Thornton and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his

Thursday the 12th day of *January*

A. D. 1893

Geo. D. Bernard & Co., Blank Book Manufacturers

plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty; J. A. Thornton, Foreman; It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant John Stephenson go hence without day.

9066 State of Texas } Seeing Liquor to Minor
 vs. } Thursday Jan 12, 1893.
 D. L. Carr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's exceptions to the Indictment herein. And the argument of counsel being heard thereon, because it is the opinion of the Court that the law is for said Defendant, It is therefore ordered by the Court that said exceptions be and the same are hereby sustained for the reason that said Indictment showing on its face an illegal grand jury.

9066 State of Texas }
 vs. } Thursday Jan 12, 1893
 D. L. Carr

Transcript filed and this cause continued until the March Term of this Court.

Thursday the 12th day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

6809 State of Texas }
-vs- } Thursday Jan 12, 1893.
John Pool

Continued by State and attachment
issued for State witnesses

8825 State of Texas }
-vs- } Thursday Jan 12, 1893
O. J. Holbert

Now comes the County attorney pro-
secuting the files of the State and
for good and sufficient reasons filed with
the papers herein says he will no further
prosecute this case and moves the Court
to dismiss the same. It is therefore
ordered by the Court that the State
of Texas ~~recede~~ ~~withdrawing~~ ~~by~~ ~~recession~~ of this
prosecution and that the Defendant
go hence without day.

Ordered that Court do now adjourn until
tomorrow morning at 9 o'clock.

Friday Jan 13, 1893. Court met at 9 o'clock
pursuant to adjournment given as on yesterday.

8941 State of Texas }
-vs- } Wantonly Stealing Dog.
Friday Jan 13, 1893.
R. W. Stone

This day came the County attorney
prosecuting the files of the State also
came the Defendant in his own proper
person and both parties announced ready
for trial. Thereupon came a jury of
good and lawful men to wit: J. H.
Murphy and five others who were
duly selected empanelled and sworn according
to law and the information being

read to the jury the Defendant now
 here enters his plea of not guilty.
 Whereupon the jury after hearing the
 evidence argument of counsel and receiving the
 charge of the Court retired to consider
 of their verdict and after mature
 deliberation returned into open Court
 the following verdict to wit: "The jury
 find the Defendant not guilty."

J. H. Murphy, Foreman.
 It is therefore ordered by the Court
 that the State of Texas recover nothing
 by reason of this prosecution and that
 the Defendant go hence without day.

9064 State of Texas } Selling Liquor to Minor
 -73- } Friday Jan 13, 1893.
 D. Le Barr

This day came the County Attorney pro-
 secuting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced ready
 for trial. Thereupon came a jury of good
 and lawfull men to wit: W. S. Day and
 five others who were duly selected
 empaneled and sworn according to law,
 and the Information being read to the jury
 the Defendant now here enters his plea
 of not guilty. Whereupon the jury after
 hearing the evidence, argument of counsel
 and receiving the charge of the Court
 retired to consider of their verdict and
 after mature deliberation returned into open
 Court the following verdict to wit: "The
 the jury find the Defendant not guilty."
 W. S. Day, Foreman.

It is therefore ordered by the Court that
 the State of Texas recover nothing by reason
 of this prosecution and that the Defendant
 go hence without day.

Friday

the

13th

day of

January

A. D. 1893,

Printers, Lithographers and Stationers, St. Louis

9134 State of Texas } Theft of Property under \$20.00
 -vs- } Friday, Jan'y 13, 1893.
 George Fitey

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Fitey the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

9209 State of Texas } Embezzlement
 -vs- } Friday, Jan'y 13, 1893.
 R. Lamprecht

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment

Friday the 13th day of January A. D. 1893.

in the County Jail for ten days, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. Lamprecht the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of Ten days and until said fine and costs are paid in full.

9210 State of Texas } Theft of Property under \$20⁰⁰
 -vs- } Friday Jan'y 13, 1893,
 R. Lamprecht

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. Lamprecht the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in Cause No. 9209, said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

Friday the 13th day of January A. D. 1893,

Printers, Lithographers and Stationers, St. Louis

9174 State of Texas } Keeping Place of Business open on Sunday
-vs- } Friday Jan'y 13th 1893,
Mr. Samuels

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mr. Samuels the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9175 State of Texas } Keeping Place of Business open on Sunday
-vs- } Friday Jan'y 13th 1893.
Mr. Samuels

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of, and from

Friday the 13th day of January

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

the defendant W. Samuels the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9174 said Defendant stand committed to the County Jail until the fine and costs are paid in full.

9152 State of Texas } Theft
 -vs- } Friday Jan 13, 1893.
 George Fetty

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Fetty the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that ~~and~~ after the satisfaction of the fine and costs and completion of imprisonment in cause No. 9134 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

Friday

the

13th

day of

January

A. D. 1893,

Now comes the County Attorney presenting the files of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

9154 State of Texas -vs- Mr. Samuels
Keeping Place of Business open on Sunday

9176 State of Texas -vs- Mr. Samuels
Selling Liquor on Sunday

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

8755 State of Texas } Occupation without License
-vs- } Friday Jan'y 13, 1893.
A. J. Anderson }

The Defendant having paid his occupation tax and all costs in this behalf incurred. It is ordered by the Court that this cause be dismissed.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday Jan'y 14th 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday's

8961 State of Texas }
-vs- } Saturday Jan'y 14th, 1893.
W. A. Flowers }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to Quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court

Saturday the *14th* day of *January* A. D. 1893.

that the law is for the Defendant it is therefore ordered by the Court that said motion be and the same is hereby sustained

9082 State of Texas }
-vs- } Saturday Jan 14, 1893,
Jim Hamel }
Continued by Defendant.

9105 State of Texas } Aggravated Assault
-vs- } Saturday Jan 14, 1893
D. F. Hawley }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. H. Kelly and five others who were duly selected sworn and sworn according to law and the Indictment being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of a simple assault and assess a fine of ten dollars. R. H. Kelly, Foreman". It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant D. F. Hawley the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs

Saturday the 14th day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

execution may issue, Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

9126 State of Texas } Abusive Language
-vs- } Saturday Jan'y 14, 1893,
A. Holly

Attachment ordered for State witnesses and cause continued by consent.

9135 State of Texas } Aggravated Assault
-vs- } Saturday Jan'y 14, 1893,
Frank Mills

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. Wells and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of aggravated assault and assess a fine of twenty five dollars. R. W. Wells, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Mills the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday the 14th day of January A. D. 1893

9189 State of Texas } Aggravated Assault
 -vs- } Saturday Jan 14, 1893.
 Tom Payne }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Payne the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9476 State of Texas } Theft
 -vs- } Saturday Jan 14, 1893.
 Richard Hart }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one hour. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have

Saturday the 14th day of January A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

and recover of and from the Defendant Richard Hart the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail for one hour and until all costs in this behalf are paid in full,

9227 State of Texas } Theft
 -vs- } Saturday Jan'y 14, 1893.
 Richard Hart

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one hour, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Richard Hart the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that after the satisfaction of the fine and costs and completion of imprisonment in Cause No. 9226 said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs in this case are paid in full,

Saturday, the 14th day of January A. D. 1893

Ordered that Court do now adjourn until Monday morning at 9 o'clock,

Monday Jan'y 16, 1893 Court met at 9 o'clock pursuant to adjournment forwent as on first day of term,

— Verim Facias —

Now comes E. A. Unless, Sheriff of Tarrant County, Texas and returns into open Court the Verim Facias for this the third week of the January Term A. D. 1893 of the County Court and upon the names thereon being called four qualified jurors answering to wit: John Moore, W. W. Jones, J. M. Turner, and John Vaughn who were sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: John Swanson, W. S. Heule, J. H. Bogus, C. J. Scott, W. O. Goff, W. W. Linton, A. J. Nelson, L. G. Britchete, G. E. White, G. Harris & W. J. Hudson who were all sworn and tried and placed upon the panel for the week.

8757

State of Texas } Occupation without license
-vs- } Monday Jan'y 16, 1893.
Frank Jones (col) }
Continued by Defendant.

8826

State of Texas } Aggravated Assault
-vs- } Monday Jan'y 16, 1893.
Walter Nobles }
Continued by the State.

8907 State of Texas } Aggravated Assault
 -75- } Monday Jan'y 16th 1893,
 Frank Grogan }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit J. M. Moore and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open the following verdict to wit: "We the jury find the Defendant guilty of Simple Assault and assess his fine at Five Dollars. J. M. Moore, Foreman". It is thereupon considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Grogan the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9179 State of Texas } M. Sheff
 -75- } Monday Jan'y 16, 1893,
 Lige Medding }
 Continued by Defendant.

Monday the 16th day of January A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

9160 State of Texas } Selling Liquor to Minor
 -vs- } Monday Jan 16, 1893.
 D. Le Carr
 Continued by Consent

9228 State of Texas } Theft,
 -vs- } Monday Jan 16, 1893.
 Dack Corran

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Dack Corran the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Jan 17, 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

Now comes the County attorney presenting the files of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

8243 State of Texas -vs- Geo Hargrove Sr. Adultery

8244 State of Texas -vs- Geo Hargrove Sr. It is therefore ordered by the Court that the State of Texas recover nothing by these prosecutions and that the Defendant go hence without day.

8646 State of Texas -vs- Mrs Dene Wilson Slander Tuesday Jan 17, 1893. Continued by Defendant.

8920 State of Texas -vs- Andrew Johnson Aggravated Assault Tuesday Jan 17, 1893. Continued by Defendant.

8967 State of Texas -vs- Erack Teague Carrying Pistol Tuesday Jan 17, 1893. Continued by the State.

9009 State of Texas -vs- Will Teague Carrying Pistol Tuesday Jan 17, 1893. Continued by Defendant.

9081 State of Texas -vs- Cal Wilton Selling Whisky on Sunday Tuesday Jan 17, 1893.

This day came the County attorney presenting the files of the State also came the Defendant in his own

proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm S. Heule and five others who were duly selected empaneled and sworn according to law ^{and} the Indictment being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his fine at twenty dollars."

Wm S. Heule, Foreman

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Cal Wilton the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9106 State of Texas } Carrying Pistol
 -vs- } Tuesday Jan'y 17. 1893.
 Jim Nilson }
 Continued by the State.

9124 State of Texas }
 -vs- } Monday Jan'y 16. 1893.
 Jim Smith }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial

hearing and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said motion it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

9145 State of Texas }
vs } Monday Jan'y 16, 1893.
Jim Harris

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's motion for a new trial hearing and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said motion It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

9149 State of Texas }
vs } Tuesday Jan'y 17, 1893,
Lige Widdling

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's motion for a new trial hearing and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is for said motion, It is

Tuesday the 17th day of January A. D. 1893

therefore ordered by the Court that said motion be and the same is hereby sustained and that this case stands for trial in its regular order upon the Criminal Docket of this Court.

8969 State of Texas } Sheriff
-vs- } Tuesday Jan 17, 1893,
Jim Wilson & Enoch Tragan

Continued by the State and attachment ordered for State witness Lyman Hilburn returnable to the March Term 1893 of this Court.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday Jan 18, 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

9070 State of Texas } Carrying Pistol
-vs- } Wednesday Jan 18, 1893.
Jim Hamel

Continued by Defendant,

9084 State of Texas } Carrying Liquor to Selling Place
-vs- } Wednesday Jan 18, 1893.
Bob Rice

Continued,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Jan 19, 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8948 State of Texas } Aggravated Assault
-vs- } Thursday Jan 19, 1893.
W. W. Mays

Continued by Defendant,

Thursday the 19th day of January A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9136 State of Texas } Keeping Saloon open on Sunday
-vs- } Thursday Jan'y 19th 1893.
Al Ray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: W. P. Goff and five others who were duly selected impaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty dollars \$20⁰⁰ W. P. Goff, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant Al Ray the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9137 State of Texas } Keeping Saloon open on Sunday
-vs- } Thursday Jan'y 19th 1893.
Al Ray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Thursday the 19th day of January

A. D. 1893.

Geo. D. Barnard & Co. Blank Book Manufacturers.

for trial, thereupon came a jury of good and lawful men to wit: John W. Moore and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and plea of former conviction, thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant's plea of former conviction untrue and we find Defendant guilty and assess his punishment with a fine of Twenty Dollars"

John W. Moore, Foreman

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Al Ray the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue, Further ordered that after the satisfaction of the fine and costs in Cause No. 9136 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full,

9139

State of Texas } Keeping Saloon open on Sunday
-vs- } Thursday Jan'y 19, 1893.
Al Ray

This day came on to be heard the Defendant's motion to quash the Indictment therein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion, It is therefore

Thursday the 19th day of January A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

ordered by the Court that said motion be ^{and} the same is hereby overruled, To which ruling of the Court the Defendant excepts.

9141 State of Texas } Sheriff,
-vs- } Thursday Jan'y 19, 1893.
Jim Ramey }
Continued by the State.

9155 State of Texas } Keeping Saloon open on Sunday
-vs- } Thursday Jan'y 19, 1893.
H. Oram

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty, Whereupon the Court assesses his punishment at a fine of Twenty Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Oram the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9156 State of Texas } Selling Whiskey on Sunday
-vs- } Thursday Jan'y 19, 1893.
Chas Openheim

This day came the County Attorney prosecuting the plea of the State

Thursday the 19th day of January A. D. 1893.

also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Chas. Oppenheim the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9158

State of Texas } Keeping Saloon open on Sunday
 vs. } Thursday Jan'y 19, 1893.
 Pete Curry }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Pete Curry the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

9164 State of Texas } Aggravated Assault
-vs- } Thursday Jan'y 19, 1893.
Jim Gibbins }
Continued by Consent,

Continued by Defendant,

9167 State of Texas -vs- H. A. Lewis & J. C. Lewis
Violating Local Option Law,

9168 State of Texas -vs- H. A. & J. C. Lewis
Violating Local Option Law,

9169 State of Texas -vs- H. A. & J. C. Lewis
Violating Local Option Law,

9170 State of Texas -vs- H. A. & J. C. Lewis
Violating Local Option Law,

9171 State of Texas -vs- H. A. & J. C. Lewis
Violating Local Option Law,

9172 State of Texas -vs- H. A. & J. C. Lewis
Violating Local Option Law

9173 State of Texas -vs- H. A. & J. C. Lewis
Violating Local Option Law,

9177 State of Texas } Selling Beer on Sunday
-vs- } Thursday Jan'y 19, 1893.
Chas. Opfenheim }

Now comes the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute this case and moves the Court to dismiss the same. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 19th day of January A. D. 1893.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Friday Jan'y 20th 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

9180

State of Texas } Sleeping Saloon open on Sunday,
-vs- } Friday Jan'y 20, 1893.

Dan Andrews

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit N. P. Goff and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at a fine of Twenty Dollars \$20⁰⁰,"

N. P. Goff, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dan Andrews the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Saturday Jan'y 31st 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday,

Now comes the County Attorney presenting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 9031 State of Texas -vs- Jim Hicks
Permitting Gaming in House under his Control,
- 9032 State of Texas -vs- Jim Hicks
Permitting Gaming in House under his Control,
- 9032 State of Texas -vs- Jim Hicks
Permitting Gaming in House ^{under} his Control,
- 9034 State of Texas -vs- Jim Hicks
Permitting Gaming in House under his Control
- 9035 State of Texas -vs- Jim Hicks
Permitting Faro Play in house under his Control
- 9161 State of Texas -vs- Walter Conner
Being at Game of Dice
- 9163 State of Texas -vs- Jim Hicks
Being at Game of Dice
- 9199 State of Texas -vs- Walter Conner
Being at Game of Dice
- 9200 State of Texas -vs- Walter Conner
Being at Game of Dice

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day,

Saturday the 21st day of January A. D. 1893,

9046 State of Texas } Betting at Game of Dice
 -vs- } Saturday Jan'y 21, 1893,
 Lem True }
 Continued by Consent,

9138 State of Texas } Keeping Saloon open on Sunday
 -vs- } Saturday Jan'y 21, 1893,
 Al Ray }

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit; John W. Moore and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and of former conviction herein. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit; "We the jury find the Defendant's plea of former conviction untrue and find him guilty as charged in the indictment and assess his punishment at a fine of Twenty Dollars." John W. Moore, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Al Ray the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9136, 9137 & 9139 said Defendant stand

Saturday the 21st day of January A. D. 1893

Printers, Lithographers and Stationers, St. Louis

committed to the County Jail until the fine and costs in this case are paid in full,

9148 State of Texas } Aggravated Assault
-vs- } Saturday Jan 21, 1893.
D. J. Warren

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm S. Head and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the Indictment,

Wm S. Head, Foreman,

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day,

9149 State of Texas } Aggravated Assault
-vs- } Saturday Jan 21, 1893.
D. J. Warren

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Lister and five others who were duly selected empaneled and sworn according to law and the

Saturday the 21st day of January A. D. 1893

Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty," M. W. Liston, Foreman".

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant J. Warren go hence without day.

9181

State of Texas } Keeping Saloon open on Sunday
-vs- } Saturday Jan 21, 1893,
Dan Andrews

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. T. Scott and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Twenty Dollars,"

C. T. Scott, Foreman".

It is therefore considered and adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dan Andrews the sum of Twenty Dollars

Saturday the 21st day of January A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in Cause No. 9180 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9196

State of Texas } Being at Game of Dice
-vs- } Saturday Jan'y 21, 1893.
Walter Connor

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Walter Connor the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9197

State of Texas } Being at Game of Dice
-vs- } Saturday Jan'y 21, 1893.
Walter Connor

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced

Saturday the 21st day of *January*

A. D. 1893

Geo. D. Barnard & Co. Blank Book Manufacturers

ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant Walter Connor the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case no. 9196 said Defendant stands committed to the County Jail until the fine and costs in this case are paid in full.

9198

State of Texas } Betting at Game of Dice
 -vs- } Saturday Jan'y 21, 1893.
 Walter Connor }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Walter Connor the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after

Saturday the 21st day of January A. D. 1893.

the satisfaction of the fine and costs in case Nos 9196 and 9197 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full,

9211 State of Texas } Oetting at Game of Dice
-vs- } Saturday Jan'y 21, 1893.
Jim Hicks

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Hicks the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9212 State of Texas } Oetting at Game of Dice.
-vs- } Saturday Jan'y 21, 1893.
Jim Hicks

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now

here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Hicks the sum of Ten Dollars fine assessed as aforesaid, together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9211 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9213 State of Texas } Getting at Game of Dice
-vs- } Saturday Jan 21, 1893.
Jim Hicks }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Hicks the sum of Ten Dollars fine assessed as aforesaid, together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9211 D

Saturday

the

21st

day of

January

A. D. 1893

Printers, Lithographers and Stationers, St. Louis

9214 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9214 State of Texas } Sitting at Game of Dice
-vs- } Saturday Jan 21, 1893.
Jim Hicks

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Hicks the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in case Nos 9211, 9212, 9214 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9215 State of Texas } Sitting at Game of Dice
-vs- } Saturday Jan 21, 1893.
Jim Hicks

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now

Saturday the 21st day of January A. D. 1893.

here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Hicks the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos 9211, 9212, 923 & 9214 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full,

9237 State of Texas } Theft under \$20⁰⁰
-23- } Saturday Jan 21, 1893.
J. Graves

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of One Dollar and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. Graves the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full,

Wednesday Jan, 25th 1893 Court in session present as on first day of term.

9252 State of Texas } Getting at Game of Dice
-vs- } Wednesday Jan, 25th 1893.
Cal Brinson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Cal Brinson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday Jan, 28th 1893 Court in session present as on first day of term.

9261 State of Texas } Saturday Jan, 28th 1893.
-vs- } Theft under \$20⁰⁰
George Harris }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now

Saturday the 28th day of January A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers

entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of one Dollar and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Harris the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

9367. State of Texas } Theft
 -vs- } Monday Jan 30, 1893.
 Manuel Orion

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Manuel Orion the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and

Monday the 30th day of January A. D. 1893,

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until the fine and costs are paid in full,

9181 State of Texas }
 -vs- } Monday Jan'y 23' 1893.
 Dan Anderson }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion It is therefore ordered by the Court that said motion be and the same is hereby sustained and that this case stand for trial in its regular order upon the Criminal Docket of this Court.

9081 State of Texas }
 -vs- } Monday Jan'y 23, 1893.
 Cal Wilton }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion, It is therefore ordered by the Court that said motion be and the same is hereby overruled. So which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas The Recognizance of the Defendant fixed by the Court at the sum of Two Hundred and fifty dollars.

Tuesday the 31st day of January A. D. 1893.

Tuesday Jan'y 31, 1893. Court in session present as on first day of term.

9360 State of Texas } Theft
 -vs- } Tuesday Jan'y 31, 1893.
 Jim Jackson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Jackson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Wednesday Feby 1, 1893. Court in session present as on first day of term.

9225 State of Texas } Permissive Game of Dice in House under his Control.
 -vs- } Wednesday Feby 1, 1893.
 Harry Gray }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters

Wednesday the 1st day of February A. D. 1893.

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of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9248 State of Texas } Keeping Saloon Open on Sunday
 -vs- } Wednesday Feby 1, 1893.
 Fayette Turner

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Fayette Turner the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue, Further orders that said Defendant stand committed to the County Jail, until said fine and costs are paid in full.

Friday the 3rd day of February A. D. 1893

Friday Feby 3, 1893 Court in session present
as on first day of term,

9264 State of Texas } Keeping Place of Business open on Sunday
-vs- } Friday Feby 3, 1893.
A. August, et al

This day came the County Attorney
prosecuting the plea of the State also
came the came the Defendant A. August
in his own proper person and both
parties announced ready for trial a jury
being waived the matters of fact as well
as of law were submitted to the Court
and the Defendant A. August now here
entered his plea of guilty, Whereupon the
Court assessed his punishment at a
fine of Twenty Dollars. It is therefore
considered adjudged and decreed by the
Court that the State of Texas do have
and recover of and from the Defendant
A. August the sum of Twenty Dollars
fine assessed as aforesaid together with
all costs in this behalf incurred for
which said fine and costs execution may
issue. Further ordered that said Defendant
stand committed to the County Jail until
said fine and costs are paid in full.

Saturday Feby 4th 1893 Court in session
present as on first day of term,

9370 State of Texas } Theft
-vs- } Saturday Feby 4, 1893.
Charles Miller

This day came the County Attorney
prosecuting the plea of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial a jury being waived the
matters of fact as well as of law were

submitted to the Court and the Defendant now here enters his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for six hours, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Miller the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of six hours and until the fine and costs in this case are paid in full.

Monday Feby 6th 1893, Court in session present as on first day of term,

927' State of Texas } Theft
 vs- } Monday Feby 6, 1893.
 J. J. Hailley

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant

Monday the 6th day of February A. D. 1893

T. J. Bailey the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Tuesday Feby 7, 1893 Court in session present as on first day of term,

9375 State of Texas } Theft,
vs- } Tuesday Feby 7, 1893.
John Thompson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of one Dollar and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Thompson the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Wednesday, Feby 8th 1893, Court in session present as on first day of term.

9257 State of Texas } Disturbing the Peace,
-vs- } Wednesday Feby 8th 1893.
Ada Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ada Smith the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9377 State of Texas } Theft
-vs- } Friday Feby 17, 1893.
Walter Taylor

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment

Friday

the

17th

day of

February

A. D. 1893

at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Walter Taylor, the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

9385

State of Texas

vs-

Tom Callahan

Vagrancy

Saturday July 25, 1893

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Callahan the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9386 State of Texas } Vagrancy
-vs- { *Saturday Febry 25th 1893,*
Mike Gannon

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person ^{and} both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mike Gannon the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9387 State of Texas } Vagrancy
-vs- { *Saturday Febry 25th 1893,*
Frank Mills

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of ^{and} from the Defendant Frank Mills the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf

Saturday the 25th day of February A. D. 1893

incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9384 State of Texas } Aggravated Assault
-vs- } Monday July 27, 1893.
Felix Gilliland

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that ~~the~~ the State of Texas do have and receive of and from the Defendant Felix Gilliland the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9398 State of Texas } Theft
-vs- } Tuesday July 28, 1893
J. T. Peters

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his

Tuesday the 28th day of February A. D. 1893

Printers, Lithographers and Stationers, St. Louis

plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one hour. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. T. Peters the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs are paid in full.

9439 State of Texas } Theft.
 -vs- } Wednesday March 1, 1893.
 Henry Smith }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Smith the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Thursday the 2nd day of *March* A. D. 1893

9436 State of Texas } Vagrancy
 -vs- } Thursday March 2, 1893.
 Jim Sullivan }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Sullivan the sum of Five Dollars, fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9437 State of Texas } Vagrancy
 -vs- } Thursday March 2, 1893.
 Tom Maxwell }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Maxwell the sum of

Thursday the 2^d day of March A. D. 1893.

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Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9438 State of Texas } Vagrancy
-vs- } Thursday Mar 2, 1893.
G. Hoarte

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant G. Hoarte the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9389 State of Texas } Vagrancy
-vs- } Thursday Mar 2, 1893.
John Korne

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law

Thursday

the

2nd

day of

March

A. D. 1893.

were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant John Korns the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday March 4th 1893 Ordered that Court
do now adjourn till Court in Course,
Robt. B. Johnson
County Judge,
Attest:
John A. King, Co. Clerk.

the

day of

A. D. 189

Geo. D. Barnard & Co., Blank Book Manufacturers.

In Vacation

9461 State of Texas } Aggravated Assault
 -vs- } Saturday March 4, 1893.
 Jake Prickett }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jake Prickett the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

County Court (Criminal) Minutes, Tarrant County, Term, 189

the day of A. D. 189

Printers, Lithographers and Stationers, St. Louis

Monday the 6th day of March A. D. 1893

Be it remembered that on this the First Monday in March A. D. 1893 the same being the 6th day of March A. D. 1893 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth; Present Hon. Robt G. Johnson, County Judge presiding, John P. King, County Clerk, G. W. Gillispie, County Attorney and E. A. Euless, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court;

— Verim Facias —

Now come E. A. Euless, Sheriff of Tarrant County, Texas and returns into open Court the Verim Facias for this the First week of the March Term A. D. 1893 of the County Court and upon the names thereon being called three qualified jurors answered to wit: J. W. Smith, N. S. Loney and Henry Williams, who were sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. P. Hurley, J. O. Cross, C. C. Thomson, J. A. Conklin, E. L. Chambers, W. W. McKinney, J. W. Dunn, Eugene Ordway, and F. W. Gies, who were all sworn and tried and placed upon the panel for the week.

Ordered by the Court that Alias Capias issue for the following Defendants and that said cases be continued until the next term of this Court, viz:

- 8588 State of Texas -vs- Frank Fincher
Aggravated Assault.
- 8593 State of Texas -vs- Bill Ford.
Aggravated Assault.
- 8638 State of Texas -vs- G. T. Reed
Carrying a Pistol
- 8736 State of Texas vs Ed Sloan
Aggravated Assault.
- 8799 State of Texas -vs- Harry Hanson
Permitting Gaming in House under his Control.
- 8817 State of Texas -vs- Charley Wells
Carrying a Pistol
- 8829 State of Texas -vs- Mitch Pickard
Carrying a Pistol
- 8955 State of Texas -vs- Jim Ellis
Playing at Game of Dice
- 8958 State of Texas -vs- Henry Siles
Aggravated Assault.
- 8982 State of Texas -vs- James Rogers.
Disturbing the Peace.
- 8978 State of Texas vs- John Upshaw
Aggravated Assault
- 8983 State of Texas -vs- Reins Barnett
Assault & Battery
- 8989 State of Texas -vs- Dave Evans ^{alias Ruf Evans.}
Embezzlement
- 9029 State of Texas -vs- Jim Sprinkle
Exhibiting Gaming Table & Bank.
- 9030 State of Texas -vs- Jim Sprinkle
Exhibiting Gaming Table & Bank.
- 9038 State of Texas -vs- Bob Jofflemeyer
Playing at Game of Dice
- 9039 State of Texas -vs- Bob Jofflemeyer
Playing at Game of Dice
- 9044 State of Texas -vs- Louis Weichung
Playing at Game of Dice

Monday the 6th day of March A. D. 1893.

Geo. D. Barnard & Co. Blank Book Manufacturers.

- 9044 State of Texas -vs- Ed Marcell
Betting at Game of Dice
- 9072 State of Texas -vs- Sam Bradford
Carrying Pistol
- 9097 State of Texas -vs- John Dalton
Betting at Game of Dice
- 9108 State of Texas -vs- Bob Moore
Carrying Pistol
- 9140 State of Texas -vs- Sid Nance
Disturbing Religious Worship
- 9146 State of Texas -vs- Irvin Crabtree
Carrying Pistol
- 9147 State of Texas -vs- Irvin Crabtree
Aggravated Assault
- 9192 State of Texas -vs- Burt McGraw
Theft under \$20⁰⁰
- 9193 State of Texas -vs- Burt McGraw
Theft under \$20⁰⁰
- 9194 State of Texas -vs- Walter Hill
Carrying Pistol
- 9207 State of Texas -vs- Joe Gardner
Theft.
- 9208 State of Texas -vs- Joe Gardner
Aggravated Assault
- 9216 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9217 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9218 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9219 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9220 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9221 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9222 State of Texas -vs- Will Igoor
Aggravated Assault
- 9223 State of Texas -vs- Will Igoor
Aggravated Assault

Monday the 6th day of March A. D. 1893

- 9224 State of Texas -vs- Will Igo
Aggravated Assault
- 9225 State of Texas -vs- Will Igo
Assault & Battery
- 9231 State of Texas -vs- Billy Halden
Aggravated Assault

Ordered by the Court the following cases
be filed until such time as the Defendants
therein can be arrested, viz:

- 8662 State of Texas -vs- Wm Douglas
Occupation without License
- 8663 State of Texas -vs- John Nixon
Vagrancy
- 8676 State of Texas -vs- Alex Johnson
Fornication
- 8710 State of Texas -vs- Billy Johnson.
Aggravated Assault
- 8716 State of Texas -vs- Jim Cross
Aggravated Assault
- 8746 State of Texas -vs- N. P. Roberts
Occupation without License
- 8751 State of Texas -vs- J. J. Brannon
Occupation without License
- 8752 State of Texas -vs- Byron Plume
Occupation without License
- 8754 State of Texas -vs- J. D. Creeper
Occupation without License
- 8758 State of Texas -vs- J. M. Tucker
Occupation without License
- 8918 State of Texas -vs- John Lang
Vagrancy.
- 8923 State of Texas -vs- Horne Coggins
Disturbing the Peace.

Monday the 6th day of March

A. D. 1893,

Geo. D. Barnard & Co., Blank Book Manufacturers

8967

State of Texas

-vs-

Enoch Teague

Carrying Pistol

Monday March 6, 1893.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Enoch Teague the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9143

State of Texas

-vs-

Jim Wilson

Aggravated Assault

Monday March 6, 1893

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas

do have and recover of and from the Defendant
 Jim Wilson the sum of Twenty five dollars
 fine assessed as aforesaid together with all
 costs in this behalf incurred for which
 said fine and costs execution may issue.
 Further ordered that said Defendant stand com-
 mitted to the County Jail until said fine
 and costs are paid in full.

9145 State of Texas } Carrying Pistol
 -vs- } Monday March 6, 1893,
 Jim Wilson }

This day came the County Attorney
 prosecuting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced ready
 for trial a jury being sworn the matters
 of fact as well as of law were sub-
 mitted to the Court and the Defendant
 now here entered his plea of guilty,
 Whereupon the Court assessed his
 punishment at a fine of Twenty five
 dollars. It is therefore considered
 adjudged and decreed by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 Jim Wilson the sum of Twenty five
 dollars fine assessed as aforesaid
 together with all costs in this
 behalf incurred for which said fine
 and costs execution may issue, Further
 ordered that after the satisfaction of the
 fine and costs in cause No. 9143 said
 Defendant stand committed to the County Jail
 until the fine and costs in this case
 are paid in full.

Monday the 6th day of March A. D. 1893.

9150 State of Texas } Aggravated Assault
 -23- } Monday March 6, 1893.
 Enoch Teague

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Enoch Teague the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 8967 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9340 State of Texas } Keeping Saloon open on Sunday.
 -23- } Monday March 6, 1893.
 Fent Hodges

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant *Frank Hoag* the sum of Twenty Dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9346 State of Texas } Aggravated assault
 -vs- } Monday March 6, 1893.
 Frank Wineola

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit N. S. Lamy and five others who were duly selected impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty as charged in the indictment and assess his fine at Fifty Dollars and imprisonment in the County Jail 1 Day.
 N. S. Lamy, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said

Monday the 6th day of March A. D. 1893.

fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

9354 State of Texas } Miquoy Defacing a Public Building
-vs- } Monday March 6, 1893.
Jim Wilson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Wilson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9143 & 9145 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9379 State of Texas } Theft
-vs- } Monday March 6, 1893
Lola Heinsman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived

Monday the 6th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty, Whereupon the Court assessed her punishment at a fine of Five Dollars and imprisonment in the County Jail for five days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lola Hinesman the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs are paid in full.

9432 State of Texas } Playing Cards in Public Place
 -vs- } Monday March 6, 1893.
 Jim Wilson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Wilson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the

Monday the *6th* day of *March* A. D. 1893.

Satisfaction of the fine and costs in cases Nos. 9143, 9145 & 9354 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Now comes the County Attorney presenting the pleas of the State ~~case~~ for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8964 State of Texas -vs- W. E. Nichols
Fornication
- 9009 State of Texas -vs- Will Teague
Carrying Pistol
- 9141 State of Texas -vs- James Ravelle
Theft
- 9144 State of Texas -vs- Jim Ravelle
Theft.
- 9433 State of Texas -vs- Henry Hilton
Carrying Pistol

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Mch 7th 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

- 8956 State of Texas } Betting at Dice
-vs- } Tuesday Mch 7, 1893.
W. M. Morton }
- Continued by Consent,

Tuesday the 7th day of March A. D. 1893,

Printers, Lithographers and Stationers, St. Louis

9049 State of Texas } Betting at Game of Dice
-vs- } Tuesday March 7th 1893.

Jim Johnson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant Jim Johnson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9157 State of Texas } Selling Whiskey on Sunday,
-vs- } Tuesday March 7. 1893.

Charles Graham

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore

Tuesday the *7th* day of *March* A. D. 1893.

considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9178 State of Texas } Keeping Saloon open on Sunday
 -vs- } Tuesday March 7, 1893.
 Charles Graham }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9157 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9236 State of Texas } Selling Whiskey to a minor
-85- } Tuesday March 7, 1893.
Fred Devil

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Fred Devil the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9246
9216

State of Texas } Selling Whiskey on Sunday
-85- } Tuesday March 7, 1893.
John Maher

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore

Tuesday the 7th day of March A. D. 1893,

Geo. D. Barnard & Co., Blank Book Manufacturers.

considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Maher the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9247 State of Texas } Selling Whisky on Sunday
 vs. } Tuesday March 7, 1893.
 Charley Graham }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine ^{and} costs in Cases Nos. 9157 & 9178 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9251 State of Texas } Selling Whiskey on Sunday
 -vs- } Tuesday March 7, 1893.
 Peter Stromstedt

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Peter Stromstedt the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9271 State of Texas } Keeping Place of Business open on Sunday
 -vs- } Tuesday March 7, 1893.
 George Collins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court

that the State of Texas do have and recover of and from the Defendant George Collins the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9284 State of Texas } Seeing Over on Sunday
-vs- } Tuesday March 7, 1893.

L. Huffman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Huffman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

Tuesday the 7th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9302 State of Texas } Selling Beer on Sunday
-vs- } Tuesday March 7, 1893,
John Empscamp }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Empscamp the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9314 State of Texas } Keeping Place of Business open on Sunday
-vs- } Tuesday March 7, 1893.
W. H. Ward }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars

It is therefore considered, adjudged and deemed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Ward the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9332

State of Texas } Sitting on Sunday,
-vs- } Tuesday March 7, 1893.
Fritz Empscamp }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and deemed by the Court that the State of Texas do have and recover of and from the Defendant Fritz Empscamp the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 7th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9424 State of Texas } Selling Out on Sunday
-vs- } Tuesday March 7, 1893.
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Collins the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 9291 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9425 State of Texas } Selling Out on Sunday
-vs- } Tuesday March 7, 1893.
George Collins }

This day came the County Attorney presenting the pleas of the State also came the Defendant George Collins in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the

Tuesday the 7th day of March A. D. 1893.

Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Collins the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that after the satisfaction of the fine and costs in Cases Nos 9271 & 9404 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9509 State of Texas } Carrying Pistol
-43- } Monday March 6, 1893.
Wart Dean }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Thirty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Wart Dean the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9520

State of Texas
-vs-
George Collins

Sitting Bar on Sunday
Tuesday March 7, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Collins the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9271, 9424 & 9475, said Defendant stand committed to the County Jail till the fine and costs in this case are paid in full.

9531¹⁴

State of Texas
-vs-
J. T. Townsend

Assault & Battery
Tuesday March 7, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore

Tuesday the *7th* day of *March* A. D. 1893.

considering adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. T. Townsend the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8987 State of Texas -vs- Sam Kincaid
Aggravated Assault.
- 9250 State of Texas -vs- Peter Stromstedt.
Selling Whiskey on Sunday.
- 9272 State of Texas -vs- John Maher
Selling Liquor on Sunday
- 9279 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9280 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9281 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9282 State of Texas -vs- L. Huffman
Selling on Sunday.
- 9283 State of Texas -vs- L. Huffman.
Selling Liquor on Sunday
- 9285 State of Texas -vs- L. Huffman
Selling Liquor on Sunday
- 9286 State of Texas -vs- L. Huffman
Selling Liquor on Sunday.

Tuesday the 4th day of March A. D. 1893

Printers, Lithographers and Stationers, St. Louis

- 9287 State of Texas -vs- L. Huffman
Selling Beer on Sunday.
- 9288 State of Texas -vs- L. Huffman
Selling Beer on Sunday
- 9289 State of Texas -vs- L. Huffman
Selling Beer on Sunday
- 9290 State of Texas -vs- L. Huffman
Selling Beer on Sunday
- 9291 State of Texas -vs- L. Huffman,
Selling Beer on Sunday
- 9292 State of Texas -vs- L. Huffman,
Selling Beer on Sunday
- 9303 State of Texas -vs- John Emfscamp,
Selling Liquor on Sunday
- 9304 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday
- 9305 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday
- 9306 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday
- 9307 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday
- 9308 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday
- 9309 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday,
- 9310 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday,
- 9311 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday
- 9312 State of Texas -vs- Fritz Emfscamp,
Selling Goods on Sunday,
- 9313 State of Texas -vs- Fritz Emfscamp,
Selling Liquor to Minor
- 9315 State of Texas -vs- W. H. Ward,
Permitting Gaming in House under his Control.
- 9316 State of Texas -vs- W. H. Ward
Permitting Gaming in House under his Control
- 9317 State of Texas -vs- W. H. Ward
Permitting Gaming in House under his Control.

Tuesday the 8th day of March A. D. 1893

- 9318 State of Texas vs- H. Brown,
Selling Goods on Sunday,
- 9319 State of Texas vs- H. Brown
Selling Goods on Sunday
- 9320 State of Texas vs- H. Brown,
Selling Goods on Sunday
- 9321 State of Texas vs- H. Brown
Selling Goods on Sunday,
- 9322 State of Texas vs- H. Brown,
Selling Goods on Sunday,
- 9323 State of Texas vs- H. Brown,
Selling Goods on Sunday
- 9324 State of Texas vs- H. Brown,
Selling Goods on Sunday,
- 9325 State of Texas vs- H. Brown,
Selling Goods on Sunday,
- 9326 State of Texas vs- H. Brown,
Selling Goods on Sunday
- 9327 State of Texas vs- H. Brown,
Selling Goods on Sunday,
- 9328 State of Texas vs- H. Brown,
Keeping Saloon open on Sunday,
- 9329 State of Texas vs- H. Brown,
Keeping Saloon open on Sunday,
- 9330 State of Texas vs- H. Brown,
Keeping Saloon open on Sunday
- 9335 State of Texas vs- L. Wettemand
Selling on Sunday,
- 9356 State of Texas vs- Ada Smith
Malicious Whiskief
- 9366 State of Texas vs- M. McJivigan
Abusive Language
- 9368 State of Texas vs- M. McJivigan
Assault & Battery,
- 9463 State of Texas vs- Walter Stephenson
Playing Cards Pub Place,
- 9474 State of Texas vs- Jim Nelson ^{aka California Kid}
Exhibiting Faro Bank,
- 9475 State of Texas vs- Jim Nelson ^{aka California Kid}
Exhibiting Faro Bank,

- 9478 State of Texas vs- Ben Hiceman
Exhibiting Faro Bank,
- 9479 State of Texas vs Jim Wilson ^{aka California King}
Exhibiting Faro Bank,
- 9487 State of Texas vs- Luke Short
Exhibiting Roulette Table,
- 9488 State of Texas vs- Luke Short
Exhibiting Roulette Table
- 9489 State of Texas vs- Luke Short,
Exhibiting Roulette Table,
- 9497 State of Texas vs- Ben Hiceman
Exhibiting Faro Bank,
- 9498 State of Texas vs- Ben Hiceman
Exhibiting Faro Bank,
- 9521 State of Texas vs- Geo Coaling
Seeing on Sunday,
- 9522 State of Texas vs- Geo Coaling
Seeing on Sunday,
- 9523 State of Texas vs- Chas Graham,
Seeing on Sunday
- 9524 State of Texas vs- Chas Graham,
Seeing on Sunday,
- 9525 State of Texas vs- Chas Graham
Seeing on Sunday.
- 9531 State of Texas vs- W. H. Wards.
Seeing on Sunday,
- 9515 State of Texas vs- Pete Curry
Seeing on Sunday,
- 9516 State of Texas vs- Pete Curry
Seeing on Sunday
- 9529 State of Texas vs- L. McEman
Seeing on Sunday,
- 9614 State of Texas vs- Joe Lewis
Threatening to take life
- 9511 State of Texas vs- Joe McDuff
Carrying Pistol
- 9513 State of Texas vs- Ned McDuff.
Carrying Pistol
- 9530 State of Texas vs- Pete Stromstedt
Seeing Wine Beer & Whisky on Sunday,

Tuesday the 7th day of March A. D. 1893

- 9550 State of Texas -vs- Ben Hillman
Exhibiting a Faro Bank,
- 9551 State of Texas -vs- Ben Hillman
Exhibiting a Faro Bank,
- 9608 State of Texas -vs- J. P. Taylor
Selling Concessions on Sunday
- 9610 State of Texas -vs- George Halland
Keeping a Theatre without License
- 9645 State of Texas -vs- Henry Stephenson
Playing Cards Pub Place,
- 9657 State of Texas -vs- Jim Stewart
Keeping Saloon open on Sunday,
- 9659 State of Texas -vs- Tom Haynie
Carrying Pistols
- 9664 State of Texas -vs- Frank Taylor
Selling Beer on Sunday
- 9665 State of Texas -vs- Frank Taylor
Selling Beer on Sunday,
- 8676 State of Texas -vs- J. T. Bailey
Aggravated Assault,
- 8646 State of Texas -vs- Mrs Dene Wilson
Slander
- 8457 State of Texas -vs- Frank Jones (colt),
Occupation without License
- 8804 State of Texas -vs- Macken Hargrove
Fornication
- 8959 State of Texas -vs- Enock Teague
Aggravated Assault,
- 8969 State of Texas -vs- Jim Nelson & Enock Teague
Theft,
- 8985 State of Texas vs. G. A. Sheefer et al
Aggravated Assault
- 9078 State of Texas -vs- Louis Mass
Selling Beer on Sunday
- 9085 State of Texas -vs- Henry Nelson, et al
Theft
- 9100 State of Texas -vs- Louis Mass
Selling Liquor on Sunday
- 9101 State of Texas -vs- Louis Mass
Selling Liquor on Sunday

- 9104 State of Texas -vs- Lewis Maas
Selling Liquor on Sunday,
- 9105 State of Texas -vs- Lewis Maas
Selling Liquor on Sunday,
- 9106 State of Texas -vs- Jim Wilson
Carrying Pistol
- 9109 State of Texas -vs- Jim Wilson
Carrying Pistol
- 9117 State of Texas -vs- Tom Tanner
Selling Beer on Sunday
- 9118 State of Texas -vs- Tom Tanner
Selling Beer on Sunday
- 9119 State of Texas -vs- Tom Tanner
Selling Beer on Sunday,
- 9120 State of Texas -vs- Tom Tanner
Selling Beer on Sunday,
- 9139 State of Texas -vs- Al Ray
Keeping Saloon open on Sunday
- 9144 State of Texas -vs- Jim Wilson
Aggravated Assault,
- 9165 State of Texas -vs- Dan Andrews
Keeping Saloon open on Sunday
- 9179 State of Texas -vs- Louis Lawson
Keeping Saloon open on Sunday,
- 9181 State of Texas -vs- Dan Andrews
Keeping Saloon open on Sunday,
- 9184 State of Texas -vs- Dan Andrews
Keeping Saloon open on Sunday,
- 9182 State of Texas -vs- Dan Andrews
Keeping Saloon open on Sunday,
- 9184 State of Texas -vs- Dan Andrews
Keeping Saloon open on Sunday,
- 9185 State of Texas -vs- Dan Andrews
Keeping Disorderly House,
- 9186 State of Texas -vs- Dan Andrews
Keeping a Disorderly House,
- 9187 State of Texas -vs- Dan Andrews
Keeping a Disorderly House,
- 9188 State of Texas -vs- Dan Andrews
Keeping a Disorderly House,

Tuesday the 7th day of March A. D. 1893.

- 9191 State of Texas -vs- Enock Teague
Disturbing the Peace,
- 9237 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9238 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9239 State of Texas -vs- Fred Devil
Selling Beer on Sunday,
- 9240 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9241 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9242 State of Texas -vs- Fred Devil
Selling Beer on Sunday.
- 9243 State of Texas -vs- Fred Devil
Selling Beer on Sunday
- 9248 State of Texas -vs- Charley Smith
Selling Cigars on Sunday.
- 9267 State of Texas -vs- Tom Curry.
Keeping Place of Business open on Sunday.
- 9274 State of Texas -vs- Ben McCullough
Keeping Place of Business open on Sunday.
- 9293 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday.
- 9294 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday
- 9295 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday.
- 9296 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday.
- 9297 State of Texas -vs- John Emfscamp
Selling Beer on Sunday.
- 9298 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday
- 9299 State of Texas -vs- John Emfscamp
Selling Beer on Sunday.
- 9300 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday.
- 9301 State of Texas -vs- John Emfscamp.
Selling Beer on Sunday

Tuesday the 7th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendants go hence without day,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Wednesday March 8, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

9162 State of Texas } Betting at Monte
-vs- } Wednesday March 8, 1893.
Sec Prince

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sec Prince the sum of Ten Dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Wednesday the 8th day of *March* A. D. 1893.

9266 State of Texas } Keeping Place of Business open on Sunday,
 -vs- } Wednesday March 8, 1893,
 Tom Curry

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Curry the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9270 State of Texas } Selling Beer on Sunday.
 -vs- } Wednesday March 8, 1893.
 A. J. Hebert

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and

Wednesday the 8th day of March A. D. 1893

Printers, Lithographers and Stationers, St. Louis

recover of and from the Defendant A. T. Hebert the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9331 State of Texas (Keeping Saloon open on Sunday.
-vs- (Wednesday March 8, 1893,
H. Wetman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Wetman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 8th day of March A. D. 1893,

Geo. D. Barnard & Co., Blank Book Manufacturers.

9336

State of Texas } Seeing Wine, Beer & Whisky on Sunday
 -vs- } Wednesday March 8, 1893,
 Ben McCullough }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ben McCullough the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9339

State of Texas } Keeping Saloon open on Sunday.
 -vs- } Wednesday March 8, 1893.
 Ben McCullough }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State

County Court (Criminal) Minutes, Tarrant County, March Term, 1893,

Wednesday the 8th day of March A. D. 1893,

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of Texas do have and recover of and from the Defendant Ben McCullough the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9336 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9344

State of Texas } Assault & Battery
vs }
Tom Miller }
Wednesday March 8, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel finds the Defendant guilty and assesses his punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Miller the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 8th day of March A. D. 1893.

9345 State of Texas } Aggravated Assault
-vs- } Thursday March 8, 1893
Tom Miller }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: Wm M. McKinney and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant Tom Miller not guilty,

Wm M. McKinney, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant Tom Miller go hence without day.

9421 State of Texas } Seeing Beer on Sunday
-vs- } Wednesday March 8, 1893.
L. Meltrman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered

Wednesday the 8th day of March A. D. 1893

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his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Willman the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9517

State of Texas } Selling Whiskey on Sunday
-vs- } Wednesday March 8, 1893.
Buck Smith }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Buck Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 8th day of March A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers.

9518

State of Texas } Seeing Whiskey on Sunday
 -vs- } Wednesday March 8, 1893.
 Buck Smith

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Buck Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 9517 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9613

State of Texas } Disturbing the Peace.
 -vs- } Wednesday March 8, 1893.
 Joe Lewis

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering

Wednesday the 8th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Lewis the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Thursday March 9, 1893. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

9164 State of Texas } Aggravated Assault
- vs - } Thursday March 9, 1893.

Jim Gibbins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty to Simple Assault, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Gibbins the sum of Five Dollars fine assessed

Thursday the 9th day of March A. D. 1893.

as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9696

State of Texas } Theft.
-vs- } Thursday March 9, 1893.
Robert Welch }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appearing ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessing his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day, It is therefore considering adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Robert Welch the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

9692

State of Texas } Vagrancy
-vs- } Thursday March 9, 1893.
Dallis Love }

This day came the County Attorney prosecuting the plea of the State also

Thursday the 9th day of March A. D. 1893.

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came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dolly Love the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9693 State of Texas } Vagrancy
-vs- } Thursday March 9, 1893.
Dolly Love

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dolly Love the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may

Thursday the 9th day of March A. D. 1893.

Further ordered that after the satisfaction of the fine and costs in Cause No. 9692 said Defendant stand committed to the County Jail till said fine and costs in this case are paid in full,

9694

State of Texas } Vagrancy
 -vs- } Thursday March 9, 1893,
 Madam Porter }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty, Whereupon the Court assessed her punishment at a fine of Five Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Madam Porter the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

9695

State of Texas } Vagrancy
 -vs- } Thursday March 9, 1893,
 Madam Porter }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted

Thursday the 9th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Madam Porter the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9694 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday March 10th 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

9071 State of Texas } Carrying Pistol
 -vs- } Friday March 10, 1893.
 Rufus Adams }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and

recover of and from the Defendant Rufus Adams the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9261 State of Texas } Permitting Gaming on premises under their control.
 -vs- } Friday March 10, 1893.
 Ed Otto, et al. }

This day came the County Attorney prosecuting the plea of the State also came the Defendants Ed Otto and Harry Hatchell in their own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. C. Pendery and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant Ed Otto guilty as charged in the Indictment and assess his punishment by a fine at Twenty five (\$25⁰⁰) dollars. We the jury find Harry Hatchell not guilty.

E. C. Pendery, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Otto

The sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant Ed Otto stand committed to the County Jail until said fine and costs are paid in full. It is further ordered by the Court that the State of Texas take nothing by reason of this prosecution of the Defendant Harry Hatchell and that he go hence without day.

9262 State of Texas } Permitting Gaming in a House under their Control
 -vs- } Friday March 10, 1893.
 Ed Otto, et al

This day came the County Attorney prosecuting the plea of the State also came the Defendants Ed Otto and Harry Hatchell in their own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. W. Smith and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant Ed Otto guilty as charged in indictment and do assess his punishment by fine of Twenty five dollars \$25⁰⁰ and find for Harry Hatchell not guilty.
 S. W. Smith, Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Otto the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant Ed Otto stand committed to the County Jail until said fine and costs are paid in full. It is further ordered that the State of Texas take nothing of the Defendant Harry Batchler and that he go hence without day.

9264 State of Texas } Motion to Quash Indictment
-vs- } Friday March 10, 1893.
Ed Otto, et al }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and then came on to be heard the Defendants motion to quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant, It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendants except.

9262 State of Texas } Motion Den Trial
vs } Friday March 10, 1893.
Ed Otto, et al }

This day came the County Attorney prosecuting the plea of the State also came the Defendant Ed Otto in

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his own proper person and then came on to be heard the Defendant Ed Otto's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of the Defendant is now here fixed by the Court at the sum of Three Hundred dollars.

9411

State of Texas } Betting at Game of Dice
 vs } Friday March 10, 1893.
 Lee Roberts

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday the 10th day of March A. D. 1893

9417 State of Texas } Betting at Game of Dice
 -vs- } Friday March 10, 1893.
 Lee Roberts

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 9411 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9418 State of Texas } Betting at Game of Dice
 -vs- } Friday March 10, 1893
 Lee Roberts

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court

Friday the 10th day of March A. D. 1893.

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that the State of Texas do have and receive of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9410 & 9417 said Defendant stand committing to the County Jail until the fine and costs in this case are paid in full.

9414 State of Texas } Being at Game of Dice,
-vs- } Friday March 10, 1893.
Lee Roberts }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9411, 9417 & 9413 said Defendant stand committing to the County Jail until the fine and costs in this case are paid in full.

Friday the 10th day of *March* A. D. 1893

9415 State of Texas } Betting at Game of Dice
 -vs- } Friday March 10, 1893.
 Lee Roberts

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announcing ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9411, 9417, 9413 & 9414 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9416 State of Texas } Betting at Game of Dice.
 -vs- } Friday March 10, 1893.
 Lee Roberts

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announcing ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore

considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case Nos 9411, 9412, 9413, 9414 & 9415 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9417 State of Texas } Being at Game of Dice
 -vs- } Friday March 10, 1893.
 Lee Roberts }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case Nos 9411, 9412, 9413, 9414, 9415 & 9416 said Defendant stand committed to the

Friday the 10th day of March A. D. 1893.

9418 State of Texas } Being at Game of Dice
 -vs- } Friday March 10, 1893.
 Lee Roberts }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9411, 9412, 9413, 9414, 9415, 9416 & 9417 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9419 State of Texas } Being at Game of Dice
 -vs- } Friday March 10, 1893.
 Lee Roberts }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore

Friday the 10th day of March A. D. 1893.

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considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9411, 9412, 9413, 9414, 9415, 9416, 9417 & 9418 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9420 State of Texas } Opening at Game of Dice
-vs- } Friday March 10, 1893.
Lee Roberts

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lee Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9411, 9412, 9413, 9414, 9415, 9416, 9417, 9418 & 9419 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Friday the 10th day of March A. D. 1893.

9468 State of Texas } Playing Cards in Public Place
 -vs- } Friday March 10, 1893.
 Jack

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9473 State of Texas } Betting at Dice
 -vs- }
 Gus.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State

Friday the 10th day of March A. D. 1893.

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of Texas do have and recover of and from the Defendant Gus the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9474 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
Hank Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9476 State of Texas } Playing at Game of Cards in Public Place
-vs- } Friday March 10, 1893.
"Joek" }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own

Friday the 10th day of March A. D. 1893.

proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9468 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

9480 State of Texas } Playing Cards in Public Place.
 -vs- } Friday March 10, 1893.
 "Jack"

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which

Friday the 10th day of March A. D. 1893

Printers, Lithographers and Stationers, St. Louis

said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9468 & 9476 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9482 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
Ed Tuttle

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9483 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
Ed Tuttle

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Friday the 10th day of March

A. D. 1893.

Geo. D. Bernard & Co., Blank Book Manufacturers.

for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs, the said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9484 State of Texas } Being at Game of Deer
-25- } Friday March 10, 1893.
Ed Tuttle

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered

Friday the 10th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

that after the satisfaction of the fine and costs in Case Nos 9482 & 9483 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9486 State of Texas } Being at Game of Dice.
-vs- } Friday March 10, 1893.
Hank Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case Nos. 9474 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9490 State of Texas } Playing Cards in Public Place
-vs- } Friday March 10, 1893.
Dixie Lyons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being

Friday the 10th day of March A. D. 1893.

waird the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considering, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dixie Lyons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9491

State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
L. Reno.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waird the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considering, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County

Friday the 10th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

Jail until said fine and costs are paid in full.

9492 State of Texas } Being at Game of Dice
-85- } Friday March 10, 1893.
L. Reno.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 9491 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9493 State of Texas } Being at Game of Dice
-85- } Friday March 10, 1893.
H. Cobb

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant

Friday the 10th day of March

A. D. 1893

now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9494 State of Texas } Being at Town of Dice
-vs- } Friday March 10, 1893
H. Cobb

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now having entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No 9493 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Friday the 10 day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9495 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
H. Cobb

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9493 & 9494 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9496 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
H. Cobb

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of

Friday the 10th day of March A. D. 1893.

Ten Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9493, 9494 & 9495 said Defendant stand committing to the County Jail until the fine and costs in this case are paid in full.

9500

State of Texas } Playing Cards in Public Place.
-vs- } Friday March 10, 1893.
Walter Stephenson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Walter Stephenson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committing to the County Jail until said fine and costs are paid in full.

Friday the 10 day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9505 State of Texas } Playing Cards in Public Place
 -vs- } Friday March 10, 1893.
 Harry Stephenson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Harry Stephenson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9508 State of Texas } Disturbing the Peace.
 -vs- } Friday March 10, 1893.
 Wilson Tucker }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Mr. W. McKinney and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence

Friday the 10th day of March A. D. 1893

argument of Counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury in the case of State of Texas vs Nelson Tucker find Defendant not guilty."

Thos W. McKinney, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9532 State of Texas } Keeping Saloon open on Sunday,
-vs- } Friday March 10, 1893.
Jim Stewart }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Stewart the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday the 10th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9532 State of Texas }
 -vs- }
 L. Reno. }
 Sitting at Game of Dice
 Friday March 10, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9491 & 9492 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9534 State of Texas }
 -vs- }
 Hans Emmons }
 Sitting at Game of Dice
 Friday March 10, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the

Friday the 10th day of March A. D. 1893.

Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9474 & 9486 said Defendant stand committed to the County Jail until the fine and costs are paid in full in this case.

9535 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
Hank Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9474, 9486 & 9534 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Friday the 10th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

9536 State of Texas } Being at Game of Dice
 -vs- } Friday March 10, 1893.
 Hank Emmons

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9474 9486 9504 & 9535 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9537 State of Texas } Being at Game of Dice
 -vs- } Friday March 10, 1893.
 Ed Tuttle

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at

Friday the 10th day of March A. D. 1893

a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9482, 9483 & 9484 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9538

State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
Ed Tuttle

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9482, 9483, 9484 & 9537 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9539 State of Texas } Betting at Game of Dice
 -vs- } Friday March 10, 1893.
 Ed Tuttle

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine ^{and} costs in cases Nos. 9487, 9483, 9484, 9539 & 9538 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9540 State of Texas } Betting at Game of Dice
 -vs- } Friday March 10, 1893.
 Ed Tuttle

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of

Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in Cases Nos; 9484, 9483, 9484, 9537, 9538 & 9539 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

9541

State of Texas } Trying at Game of Dice
-vs- } Friday March 10, 1893.
Ed Tuttle

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue Further ordered that after the satisfaction of the fine and costs in Cases Nos; 9484, 9483, 9484, 9537, 9538, 9539 & 9540 said Defendant stand committed to the County Jail until

the fine and costs in this case are paid in full.

9542 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893,
Ed Tuttle

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Tuttle the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9482, 9483, 9484, 9537, 9538, 9539, 9540 & 9541 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

9543 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893,
Ed Tuttle

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted

Friday the 10th day of March A. D. 1893,

to the Court and the Defendant now
 here entered his plea of guilty, Whereupon
 the Court assessed his punishment at
 a fine of Ten Dollars. It is
 therefore considered, adjudged and decreed
 by the Court that the State of Texas
 do have and recover of and from the
 Defendant Ed Jett the sum of Ten
 Dollars fine assessed as aforesaid together
 with all costs in this behalf incurred
 for which said fine and costs execution
 may issue. Further ordered that after
 the satisfaction of the fine and costs
 in cases Nos. 9482, 9483, 9484, 9537, 9538, 9539, 9540
 9541 & 9542 said Defendant stand committed
 to the County Jail until the fine and
 costs in this case are paid in full.

9544 State of Texas } Billing at Game of Dice
 -vs- } Friday March 10, 1893.
 H. Cobb

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and both parties announced
 ready for trial a jury being waived the
 matters of fact as well as of law were
 submitted to the Court and the Defendant
 now here entered his plea of guilty.
 Whereupon the Court assessed his
 punishment at a fine of Ten Dollars
 It is therefore considered, adjudged and
 decreed by the Court that the State
 of Texas do have and recover of ^{and} from
 the Defendant H. Cobb the sum of
 Ten Dollars fine assessed as aforesaid
 together with all costs in this behalf
 incurred for which said fine and costs
 execution may issue. Further ordered
 that after the satisfaction of the

Friday the 10th day of MarchA. D. 1893

Geo. D. Barnard & Co., Blank Book Manufactu

matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9493, 9494, 9495, 9496, 9544, 9545 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9547

State of Texas } Putting at Game of Dice
 -vs- } Friday March 10, 1893.
 H. Cobb

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced venue for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and

costs in Cases Nos. 9493, 9494, 9495, 9496, 9544, 9545 & 9546 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9548 State of Texas } Being at Game of Dice.
-vs- } Friday March 10, 1893.
H. Cobb

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9493, 9494, 9495, 9496, 9544, 9545, 9546 & 9547 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9549 State of Texas } Being at Game of Dice
-vs- } Friday March 10, 1893.
H. Cobb

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived

Friday the 10th day of March A. D. 1893

the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Cobb the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9493, 9494, 9495, 9496, 9544, 9545, 9546, 9547 & 9548 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9578

State of Texas } Betting at Game of Dice
-vs- } Friday March 10, 1893,
"Gus"

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gus the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said

Friday the 10th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in case No. 9473 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9579 State of Texas } Betting at Game of Dice,
-vs- } Friday March 10, 1893,
"Gus"

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties armed ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gus the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9473 & 9578 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9580 State of Texas } Betting at Game of Dice
-vs- } Friday March 10, 1893,
"Gus"

This day came the County Attorney presenting the pleas of the State

Friday the 10th day of March

A. D. 1893,

Geo. D. Barnard & Co., Blank Book Manufacturers.

also came the Defendant in his own proper person and both parties arranged ready for trial a jury being sworn, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gus the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in cases Nos. 9473, 9578 & 9579 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full,

9581

State of Texas } Betting at Game of Dice
-vs- } Friday March 10. 1893.
Gus.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gus the sum of Ten

Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9473, 9578, 9579 & 9581 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9582 State of Texas } Playing Cards in Public Place,
-vs- } Friday March 10, 1893.
"Jack"

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessing his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Jack the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9468, 9496 & 9480 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

Friday the 10th day of March A. D. 1893,

9583

State of Texas } Playing Cards Public Place
 -vs- } Friday March 10, 1893,
 "Jack"

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{any} costs execution may issue. Further ordered that

9585

State of Texas } Carrying Pistol
 -vs- } Friday March 10, 1893,
 Charles Campbell

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of ~~Ten Dollars~~ ^{Twenty Dollars} Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Campbell

the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9592 State of Texas }
vs }
George Litter }

9644 State of Texas } Betting at Game of Dice
vs } Friday March 10, 1893.
L. Reno }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appearing ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9491, 9492 & 9533 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Friday the 10th day of March A. D. 1893.

9646 State of Texas } Keeping Saloon open on Sunday
 -vs- } Friday March 10, 1893.
 Jim Stewart }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Stewart the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 9532 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9648 State of Texas } Betting at a Game of Dice
 -vs- } Friday March 10, 1893.
 L. Reno. }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the

Friday

the 10th day of March

A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9491, 9492, 9533 & 9644 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9649 State of Texas } Betting at a Game of Dice
 vs } Friday March 10, 1893.
 L. Reno.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9491, 9492, 9533 9644 & 9648 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9650 State of Texas } Betting at Game of Dice
 -vs- } Friday March 10, 1893.
 L. Reno.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9491, 9492, 9533, 9644, 9648 & 9649 said Defendant stand committed to the County jail until the fine and costs in this case are paid in full.

9651 State of Texas } Betting at a Game of Dice
 -vs- } Friday March 10, 1893.
 L. Reno

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars

Friday

the

10th

day of

March

A. D. 1893.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Peno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9491, 9492, 9533, 9644, 9648, 9649 & 9650 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

9652 State of Texas } Putting at a Game of Dice
-vs- } Friday March 10, 1893,
L. Peno

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Peno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9491, 9492, 9533, 9644, 9648, 9649, 9650 & 9651 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Friday the 10th day of March A. D. 1893.

9653

State of Texas

-vs-
L. Reno} Opening at a Game of Dice
Friday March 10, 1893,

This day came the County Attorney prosecuting the fees of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cases Nos. 9491, 9492, 9533, 9644, 94648, 9649, 9650, 9651 & 9652 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9654

State of Texas

-vs-
T. A. Tidball} Aggravated Assault
Friday March 10, 1893.

This day came the County Attorney prosecuting the fees of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, ^{to simple assault} Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore

considering, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant T. A. Tidball the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

9690

State of Texas } Vagromey
 -25- } Friday March 10, 1893.
 Lissie Duvall

This day came the County Attorney prosecuting the files of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore considering, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lissie Duvall the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Friday the 10th day of March A. D. 1893

9691

State of Texas
vs
Lisette DuvallVagrancy
Friday March 10, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Lisette Duvall the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 9690 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9262

State of Texas
vs
Ed Otto, et al.Permitting Gaming on premises under their Control
Saturday March 11, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and both parties announced ready for trial a jury of good and lawful men to wit: S. W. Smith and five others who were duly selected empaneled and sworn according to law and the Indictments being read to the jury the Defendants now here entered their

Saturday

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11

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MarchA. D. 1893.

plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant Ed Otto guilty as charged in Indictment and assess his punishment by fine of Twenty five dollars \$25⁰⁰ & find for Harry Hatchel not guilty.

S. W. Smith, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Otto the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant Ed Otto stand committed to the County Jail until said fine and costs are paid in full. It is further ordered by the Court that the State of Texas recover nothing of the Defendant Harry Hatchel by reason of this prosecution and that the said Defendant Harry Hatchel go hence without day.

9262

State of Texas

-15-

Ed Otto, et al.

Permitting Gaming in House under their Control
 Saturday March 11, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendants in their own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: C. W. Peabody and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the

Saturday the 11 day of March

A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers

Defendants now here entered their plea of guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendants Ed Otes & Harry Hatchell not guilty."

C. W. Peabody, Foreman;

It is therefore considered, adjudged and decreed by the Court that the State recover costs by reason of this prosecution and that the Defendants go hence without day.

9268

State of Texas } Seeing Liquor on Sunday:
-25- } Saturday March 11, 1893.

W. Samuels

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit S. W. Smith and five others who were duly selected sworn and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

S. W. Smith, Foreman;

It is therefore ordered by the Court that the State of Texas recover costs by reason of this prosecution

and that the Defendant go hence without day,

9269 State of Texas vs Mr. Samuels } Selling Goods on Sunday. Saturday March 11, 1893.

This day day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to-wit: J. W. Smith and five others who were duly selected empaneled and sworn according to law and the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant Mr. Samuels guilty as charged in the Indictment and assess his punishment by fine of \$20.00 Twenty Dollars."

J. W. Smith, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mr. Samuels the sum of Twenty Dollars, fine assessed as aforesaid, together with all costs and charges lawfully incurred for which said fine and costs are to be paid by the Defendant and committed to the County Jail until said fine and costs are paid in full.

Saturday the 11 day of March A. D. 1893,

9509 State of Texas } Playing Cards Public Place
 -vs- } Saturday March 11, 1893,
 Jim Sleeper }
 This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Sleeper the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9510 State of Texas } Carrying Pistol
 -vs- } Saturday March 11, 1893.
 Joe McDuff }
 This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from

Saturday the 11 day of March A. D. 1893

Printers, Lithographers and Stationers, St. Louis

the Defendant Joe McDuff the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9512 State of Texas } Carrying Pistol
 -vs- } Saturday March 11, 1893.
 Ned McDuff

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ned McDuff the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9701 State of Texas } Theft
 vs } Saturday March 11, 1893.
 Joe Ayres

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper

person and both parties announced ready for trial, thereupon came a jury of good and careful men to wit: J. W. Smith and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty as charged in the Indictment and assess his punishment by imprisonment in the County Jail five days & by fine of \$10⁰⁰ Ten Dollars;

J. W. Smith, Foreman.

It is thereupon considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Ayres the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until said fine and costs are paid in full.

Now comes E. A. Euler, Sheriff of Tarrant County, Texas and returns into open Court the Venue Facias for this the Second week of the March Term A. D. 1893 of the County Court and upon the names thereon being called four qualified jurors answered to wit: Ed Hornkamp, J. B. Abbott, J. M. Scott & W. Decker, who were sworn and tried and placed upon the panel for the week. And it appearing to the Court

that said fraud is incomplete it is ordered by the Court that said Sheriff summon qualified jurors to file same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. F. Smyer, H. E. Sawyer, C. W. Province, J. W. Sharp, L. L. Webb, O. W. Head, W. B. Bates, A. G. Shattuck, O. F. Hunter, Henry Saunders, & D. C. Reynolds, were all sworn and tried and placed upon the fraud for the verdict.

8552

State of Texas

Theft.

vs

Monday March 13. 1893.

Jno Adams

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jno Adams the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

Monday the 13th day of March

A. D. 1893.

Geo. D. Barnard & Co. Blank Book Manufacturers

8826

State of Texas } Aggravated Assault
 vs- } Monday March 13, 1893.
 Walter Nobles }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Scott and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of ^{and plea of former acquittal herein} not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to-wit:
 "We the jury find the plea of the former acquitted true and find the Defendant not guilty.
 J. W. Scott, Foreman".

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9349

State of Texas } Disorderly House
 vs- } Monday March 13, 1893.
 Lou Masters }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. H. Provine and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury

Monday the 13 day of March A. D. 189 3.

after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;" E. W. Provine, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9503 State of Texas } Playing Cards Public Place
-vs- } Monday March 13, 1893,
Thomson Hendricks }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Thomson Hendricks the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 13th day of March

A. D. 1893

Geo. D. Bernard & Co., Blank Book Manufacturers

9590

State of Texas
-vs-
Geo LitterSeeing Lacey Tickets
Monday March 13, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9591

State of Texas
-vs-
Geo LitterSeeing Lacey Tickets
Monday March 13, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant

Monday

the

13th

day of

March

A. D. 1893

Printers, Lithographers and Stationers, St. Louis

Geo Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9590 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9592

State of Texas } Selling Lottery Tickets
 vs } Monday March 13, 1893.
 Geo Litter }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Geo Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9590 & 9591 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Monday the 13th day of March

A. D. 1893.

9593

State of Texas } Seeing Lately Tiesato
 -vs- } Monday March 13, 1893.
 Geo Litter

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in cases Nos. 9590, 9591 & 9592 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9594

State of Texas } Seeing Lately Tiesato
 -vs- } Monday March 13, 1893.
 Geo Litter

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court

Monday the 13th day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

that the State of Texas do have and receive of and from the Defendant Geo Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in cases Nos. 9590, 9591, 9592 & 9593 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

9595 State of Texas vs George Litter { Being Litter Tickets
Monday March 13, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant George Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in cases Nos. 9590, 9591, 9592, 9593 & 9594 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Monday the 13th day of March

A. D. 1893.

9596

State of Texas
-vs-
George LitterSeeing Littery Tickets
Monday March 13, 1893.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Litter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9590, 9591, 9592, 9593, 9594 & 9595 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

9597

State of Texas
-vs-
George LitterSeeing Littery Tickets
Monday March 13, 1893.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged, and

Monday the 13th day of March A. D. 1893

decreed by the Court that the State of Texas do have and recover of and from the Defendant George Lutter the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9590, 9591, 9592, 9593, 9594, 9595 & 9596 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Mch 14, 1893. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

9166 State of Texas } Selling Wine, Beer & Whisky on Sunday
-vs- } Tuesday March 14, 1893.
Louis Larsson

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Larsson the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand com-

Tuesday the 14th day of March

A. D. 1893

Geo. D. Barnard & Co. Blank Book Manufacturers

mitted to the County Jail until said fine and costs are paid in full,

9606

State of Texas } Disturbing the Peace
-vs- } Wednesday March 15, 1893
Tom Haynie

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Tom Haynie the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9615

State of Texas } Theft.
-vs- } Wednesday March 15, 1893.
Bill Hall

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. W. Provine and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here

Wednesday the 15 day of March

A. D. 1893

Printers, Lithographers and Stationers, St. Louis

entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the indictment".
E. W. Province, Foreman".

It is therefore considered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday March 16, 1893 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

8948

State of Texas } Aggravated Assault
-vs- } Thursday March 16, 1893
W. W. Mayes }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Q. W. Head and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following

Thursday the 16 day of March A. D. 1893

verdict to wit: "On the jury find the Defendant guilty & assess the punishment a fine of the sum of Two Hundred & fifty dollars \$250.⁰⁰/₁₀₀ Q. N. Hens. Foreman"

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. W. Mayne the sum of Two Hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday March 17, 1893 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

9744 State of Texas } Seeing Dues on Sunday
vs } Friday March 17, 1893.
Louis Maas }

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Scott and five others who were duly sworn and the indictment being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict

Friday

the

17th

day of

March

A. D. 1893

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and after mature deliberation returned into open Court the following verdict to wit;

"We the jury find the Defendant guilty and assess his punishment at a fine of Twenty Dollars.

J. W. Senter, Foreman,

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Maas the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9275

State of Texas } Selling Beer on Sunday, .
-vs- } Friday March 17, 1893.
Louis Maas }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Sharp and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of this verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his fine at Twenty Dollars.

J. W. Sharp, Foreman,

It is therefore considered, adjudged and

Friday the 17 day of *March* A. D. 1893

decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Mass the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 92444 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full,

9341 State of Texas } Carrying a Pistol
- 23 - } Friday March 17, 1893.
Bob Miller

This day came the County Attorney presenting the file of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: E. N. Provine and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "That the jury find the Defendant guilty as charged & assess the fine at Twenty five dollars."

E. N. Provine, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Miller the sum of Twenty five dollars fine assessed as aforesaid

together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9706

State of Texas } Aggravated Assault
-vs- } Friday March 17, 1893.
Harry Snyder }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announcing ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Harry Snyder the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday March 18, 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Saturday the 18th day of March A. D. 1893.

9274 State of Texas } Keeping Saloon open on Sunday.
 vs } Saturday March 18, 1893.
 G. H. Day

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: H. E. Sawyer and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his fine at \$20.00 Twenty Dollars.

H. E. Sawyer, Foreman;

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant G. H. Day the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9338 State of Texas } Keeping Saloon open on Sunday
 vs } Saturday March 18, 1893.
 G. H. Day

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

for trial, thereupon came a jury of good and lawful men to wit: E. W. Provine and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess the fine at Twenty Dollars,

E. W. Provine Foreman;

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant G. H. Day the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9297 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9422 State of Texas } Seeing Over on Sunday
 -vs- } Saturday March 18, 1893,
 Tom Tammur }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: E. W. Provine and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury

Saturday the 18th day of March A. D. 1893.

the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty & assess his fine at Twenty dollars. E. W. Provine, Foreman." It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Tammor the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9641

State of Texas } During Whiskey on Sunday,
- vs - } Saturday March 18th 1893.
Frank Taylor }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Taylor the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for

Saturday the 18th day of March A. D. 1893.

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which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9642 State of Texas } Selling Whiskey on Sunday
-vs- } Saturday March 18, 1893.
Frank Taylor

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now then entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Taylor the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9641 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9643 State of Texas } Selling Cigars on Sunday
-vs- } Saturday March 18, 1893.
J. P. Taylor

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of

Saturday the 18th day of March A. D. 1893.

fact as well as of law were submitting to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant J. P. Taylor the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning Mch 20, 1893 at 9 o'clock.

Monday March 20, 1893 Court met at 9 o'clock pursuant to adjournment previous as on Tuesday.

Now comes E. A. Evers, Sheriff of Tarrant County, Texas and returns into open Court the venire Facias for this the third week of the March Term 1893 of the County Court and upon the names therein being called five qualified jurors answered to wit, C. E. Boyer, J. H. Ayres, S. J. Patterson, J. N. Peaves, & W. L. Terry, who were all sworn ^{and} tried and placed upon the frame for the week and it appearing to the Court that said frame is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit, N. O. Whitledge, Henry Spring, R. S. Cloud, O. C. Reynolds, D. F. Gray, S. A. Claywell, Jack Robinson,

and W. T. Gray, who were all sworn and tried and placed upon the panel for the week.

8981 State of Texas } Carrying Pistol
-vs- } Monday March 20, 1893,
Walker Hargrove }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Thirty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Walker Hargrove the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9249 State of Texas } Selling Whiskey on Sunday
-vs- } Saturday March 11, 1893.
J. A. Blair et al }

This day came the County attorney prosecuting the plea of the State also came the Defendants W. H. Blair in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant W. H. Blair now here entered his plea of guilty. Whereupon the Court assessed his

Monday the 20 day of MarchA. D. 1893

furnishment at a fine of Twenty dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Blair the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9710

State of Texas } Betting at Game of Dice
-vs- } Monday, March 20, 1893
Tedi Brockman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant neither entered his plea of guilty. Whereupon the Court assessed his furnishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tedi Brockman the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9711

State of Texas
-vs-
Oscar Loyd

Court at Game of Dice
Monday March 20, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Oscar Loyd the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9712

State of Texas
-vs-
George Ware

Court at Game of Dice
Monday March 20, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State

Monday the 20th day of March A. D. 1893.

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of Texas do have and recover of and from the Defendant George Ware the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9120 State of Texas } Huft
-vs- } Monday March 20, 1893.
Wile Lorry }
Continued by Consent,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday March 21, 1893 Court met at 9 o'clock pursuant to adjournment previous as on yesterday

9262 State of Texas } Betting at a Game of Dice
-vs- } Tuesday March 21, 1893.
Charley Smith }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. S. Patterson and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now then entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following

verdict to wit: We the jury find the Defendant not guilty, & S. S. Patterson, Foreman".
 It is therefore ordered by the Court that the State of Texas ~~be~~ ^{be} ~~discharged~~ ^{discharged} by reason of this presentation; and that the Defendant go hence without day.

9709 State of Texas } Sitting at Game of Dice
 -vs- } Tuesday March 21, 1893.
 Francis Lindsey }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit S. S. Patterson and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars.

S. S. Patterson, Foreman".
 It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Francis Lindsey the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 21 day of March A. D. 1893.

9720

State of Texas } Aggravated Assault
 -vs- } Tuesday March 21, 1893
 Adolph Reet

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Adolph Reet the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9721

State of Texas } Disturbing the Peace
 -vs- } Tuesday March 21, 1893.
 Adolph Reet

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant

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Adolph Ruel the sum of Five Dollars
fine assessed as aforesaid together with
all costs in this behalf incurred for
which said fine and costs execution may
issue, Further ordered that after the
satisfaction of the fine and costs in
case No. 9720 said Defendant stand
committed to the County Jail until
said fine and costs are paid in full.

9256

State of Texas } Carrying Pistol
-vs- } Wednesday March 24, 1893.
Will Flowers }

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his own
proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful
men to wit: D. F. Gray and five others
who were duly selected empaneled
and sworn according to law and
the Indictment being read to the jury
the Defendant now here entered his plea
of not guilty. Whereupon the jury after
hearing the evidence, argument of counsel
and receiving the charge of the Court
retired to consider of their verdict
and after mature deliberation returned
into open Court the following verdict
to wit: "We the jury find the Defendant guilty
and assess his punishment at a fine of \$25.00
Twenty five dollars. D. F. Gray, Foreman."

It is therefore considered, adjudged and decreed
by the Court that the State of Texas do
have and recover of and from the Defendant
Will Flowers the sum of Twenty five
dollars fine assessed as aforesaid together
with all costs in this behalf incurred
for which said fine and costs execution

Wednesday the 22nd day of March A. D. 1893.

may issue; Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9359 State of Texas } Aggravated Assault
-vs- } Wednesday March 22, 1893.
John Coleman }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Coleman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9376 State of Texas } Aggravated Assault
-vs- } Wednesday March 22, 1893.
John Coleman }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit: M. G. Terry

and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty"

M. G. Terry, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

9380

State of Texas } Theft
 vs. }
 Will Graham }
 Wednesday March 20, 1893

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit M. O. Whiteside and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty & assess his punishment at ten days imprisonment"

in County Jail & \$470⁰⁰ fine,

W. P. Whiteside, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Will Graham the sum of Four Hundred and seventy dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of Ten Days and until the fine and costs in this case are paid in full.

9528 State of Texas } Selling on Sunday
-vs- } Wednesday March 24, 1893.

Joe Girard

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Girard the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail

until said fine and costs are paid in full,

9704

State of Texas } Keeping Saloon open on Sunday
-vs- } Wednesday, March 22, 1893.
J. E. Ridgeway

This day came the County Attorney presenting the plea of the State & also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. E. Ridgeway the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9005

Thursday March 24, 1893 Court in session present as on first day of Term.

9006

State of Texas } Carrying Pistol
-vs- } Thursday March 23, 1893.
John Hiatt

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. J. Gray and five others who were duly selected

Thursday the 2^d day of March A. D. 1893

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empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" D. F. Gray, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

9348 State of Texas } Selling Liquor without License
-vs- } Thursday March 2^d 1893.
L. Schubert

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Whereupon came a jury of good and lawful men to wit: Mr. G. Terry and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Four Hundred and fifty dollars (\$450⁰⁰).

M. G. Terry, Foreman;

It is therefore considered, adjudged and

decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Shurbert the sum of Four Hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9390

State of Texas } Adultery
-vs- } Thursday March 23, 1893.
Wart Boulevard }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: D. F. Gray and five others who were duly selected, impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty and assess his punishment at a fine of one hundred dollars.

D. F. Gray, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant Wart Boulevard the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which

Thursday the 23 day of March

A. D. 1893.

Said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Friday March 25th 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday,

9251 State of Texas } Keeping Disorderly House
 -vs- } Friday March 24, 1893.
 George Halland }
 Continued by Consent.

9367 State of Texas } Assault
 -vs- } Friday March 24, 1893.
 W. W. Grigan }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. W. Grigan the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9369 State of Texas } Carrying Pistol
 -vs- } Friday March 24, 1893.
 W. McGivigan

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. McGivigan the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9369 said Defendant stand committed to the County Jail until the fine and costs are paid in full in this case.

9179 State of Texas } Theft
 -vs- } Friday March 24, 1893.
 Lige Widdling

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. N. Pearce and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his

Friday the 24th day of

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. N. Pearce, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

9381

State of Texas } Aggravated Assault
-vs- } Saturday March 25, 1893.
Will Graham

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: S. A. Claywell and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of \$5⁰⁰ Five Dollars."

S. A. Claywell, Foreman:

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Will Graham the sum of Five Dollars fine assessed

Saturday the 25 day of March A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 9380 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9708 State of Texas } Theft
-vs- } Saturday March 25, 1893.
Andrew Johnson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. E. Beyer and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars (\$100.00) and ten days in jail. C. E. Beyer, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Andrew Johnson the sum of One Hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant

Saturday the 25th day of March A. D. 1893

stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

9768

State of Texas } Vagrancy
-vs- } Saturday March 25, 1893
C. S. Nichols }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. S. Nichols the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9084

State of Texas } Carrying Liquor to Polling Place
-vs- } Friday March 24, 1893
Bob Rice }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: S. S. Patterson and five others who were duly selected sworn and sworn according

to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find Defendant not guilty."

S. S. Patterson, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Monday March 27, 1893 Court in session present as on first day of term,

9190 State of Texas } Aggravated Assault
 -vs- } Monday March 27, 1893.
 E. L. Thielman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Grant and five others who were duly selected sworn and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty of simple Assault and assess his punishment at a fine of \$5.00."

W. J. Grant, Foreman.

Monday the 27th day of March

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. L. Thielman the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9481 State of Texas } Betting at Game of Dice
-vs- } Monday March 27, 1893.
Jim Mann

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Mann the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9737 State of Texas } Selling Wine, Beer & Whisky on Sunday.
 -vs- } Monday March 27, 1893.
 C. B. Craig

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. B. Craig the sum of Twenty Dollars, fine assessed as aforesaid, together with all costs therein incidentally incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9771 State of Texas } Aggravated Assault
 -vs- } Monday March 27, 1893.
 L. H. Moore

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered,

Monday the 27th day of March A. D. 1893

adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. H. Moon the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9364 State of Texas } Theft.
-vs- } Monday March 27, 1893.
Della Galinoy & Sarah Jones

This day came the County Attorney presenting the felony of the State also came the Defendant Sarah Jones in her own proper person and both parties announced ready for trial. a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant, ^{Sarah Jones} now her intended plea of guilty. Whereupon the Court assessed her punishment at a fine of one dollar and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sarah Jones the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

8948

State of Texas

-vs-

M. N. Wagers

Monday March 27th 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Fifty Dollars.

8948

State of Texas

-vs-

M. N. Wagers

Monday March 27, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to relax cases herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts.

Tuesday March 28, 1893 Court in session pursuant to an order of the day of term.

Monday the 27th day of March A. D. 1893.

8948

State of Texas } Recognizance
 -vs- } Monday March 27, 1893
 W. W. Mays }

This day came into open Court W. W. Mays, Defendant in the above entitled cause who together with H. Poe and O. H. Harrison his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Fifteen Hundred Dollars, conditional that the said W. W. Mays who stands charged in this Court with the offense of "on the 20th day of October 1892 did unlawfully in and upon one L. D. Lanthier commit an aggravated assault by then and there cutting the said Lanthier with a knife the same being then and there a deadly weapon, and did then and there inflict upon said Lanthier serious bodily injury" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

9708

State of Texas }
 -vs- } Monday March 27, 1893.
 Andrew Jackson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby

overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas,

9348 State of Texas }
-vs- } Monday March 27, 1893
L. Schubert }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of the Defendant is now here fixed by the Court at the sum of Eleven Hundred Dollars.

Tuesday March 28 1893 Court in session pursuant as on first day of term.

9388 State of Texas } Aggravated Assault
-vs- } Tuesday March 28, 1893.
John Patrick }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Grant and five others who were duly selected sworn and sworn

according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendant not guilty."

W. T. Grant, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

9707 State of Texas } Aggravated Assault
-vs- } Tuesday March 28, 1893
Commodore Reed }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: E. E. Garrison ^{and} five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty of simple assault and assess his fine at \$15.00."

E. E. Garrison, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Commodore

Paid the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9797 State of Texas } Theft.
-25- } Tuesday March 28, 1893
Ed Elliott

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now then entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Elliott the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Tuesday the 28th day of March A. D. 1893

9261

State of Texas

-vs-

Ed Otes, et al

Tuesday March 28, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant Ed Otes in his own proper person and then came on to be heard the Defendant Ed Otes's motion for new trial and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant Ed Otes excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

9261

State of Texas

-vs-

Ed Otes, et al

Tuesday March 28, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant Ed Otes in his own proper person and then came on to be heard the Defendant Ed Otes's motion for a new trial thereon and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that this case stand for trial in regular order upon the Criminal Docket of this Court.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday March 28th 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

9245 State of Texas vs. Jim Kelly } Selling Whiskey on Sunday
Wednesday March 29, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit E. E. Garrison and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

E. E. Garrison, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

9259 State of Texas vs. J. P. Martin } Permitting Gaming on premises under his Control
9260 Wednesday March 29, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his

Wednesday the 29 day of March A. D. 1893

own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

9435 State of Texas } Aggravated Assault
 vs } Wednesday March 29, 1893.
 Ed Gilbow }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Grant and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

W. J. Grant, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

9773 State of Texas } Aggravated Assault,
 -vs- } Wednesday March 29, 1893.
 James Murtry

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good ^{and} lawful men to wit F. H. Martin and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant guilty of Aggravated Assault ^{and} assess his punishment at one month in the County Jail." F. H. Martin, Foreman.

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of one month and until all costs in this behalf incurred are paid in full.

9348 State of Texas } Recognizance
 -vs- } Wednesday March 29, 1893.
 L. Schubert

This day came into open Court L. Schubert, Defendant in the above entitled cause who together with Martin Casey and E. M. Taylor his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Eleven Hundred Dollars conditioned that the said L. Schubert who stands charged

Wednesday the 29 day of March A. D. 1893

in this Court with the offense of "on the 15th day of October 1892 did unlawfully engage in furrow and follow the business and occupation of selling spirituous and vinous liquors in quantities less than one quart without first obtaining a license therefor and paying the taxes then and there due on said business and occupation, the same then ^{and} then being taxable by law; the taxes then and there due by said Schubert to the State of Texas upon said business and occupation amounted to the sum of \$300⁰⁰ and the taxes then and there due by said Schubert to Tarrant County upon said business ^{and} occupation amounted to the sum of \$150⁰⁰ the said taxes then and there due said Tarrant County having therefor been duly levied by the Commissioners Court of said County" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday March 30th, 1893 Court sat at 9 o'clock pursuant to adjournment forwent as on yesterday

9262 State of Texas } Recognizance
-vs- } Thursday March 30, 1893.
Ed. O'Connell }

This day came into open Court Ed. O'Connell Defendant in the above entitled cause who together with J. J. Mayfield and Harry Batchee his sureties, acknowledge themselves

Thursday the 30th day of March A. D. 1893.

severely indebted to the State of Texas in the penal sum of Ten Hundred Dollars conditional that the said Ed Otto who stands charged in this Court with the offense of "On the 22nd day of December 1892 did unlawfully permit a game with dominoes to be played and bet at in a house under the control of them the said Otto and Hatchell said house being a public house to wit: a house where spirituous and malt liquors were sold" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

9506 State of Texas } Playing Cards Public Place
 -25- } Saturday April 1, 1893.
 Ruben Cantrell }

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ruben Cantrell the sum of Ten Dollars fine assessed as aforesaid together with all costs in this

Saturday the 1 day of April A. D. 1893.

behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9713 State of Texas } Pleading at Game of Dice
-vs- } Monday April 3, 1893
Felix Jasper }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Felix Jasper the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9715 State of Texas } Pleading at Game of Dice
-vs- } Monday April 3, 1893
John Buckner }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Buckner the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further

Monday the *3rd* day of *April*

A. D. 1893

Printers, Lithographers and Stationers, St. Louis

ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

9786 State of Texas } Disturbing the Peace,
 -vs- } Thursday April 6, 1893.
 John Sullivan

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Sullivan the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9797 State of Texas } Assault & Battery
 -vs- } Monday April 10, 1893.
 Ed O'Neal

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed O'Neal the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 10th day of April

A. D. 1893.

Geo. D. Barnard & Co. Blank Book Manufacturers.

9798 State of Texas } Assault & Battery
-vs- } Monday April 10, 1893.

John McGuire

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant John McGuire the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9799 State of Texas } Vagrancy
-vs- } Monday April 10, 1893.

Calvin Mason

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Calvin Mason the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday the 15th day of April A. D. 1893.

9718 State of Texas } Being at Game of Dice
-vs- } Saturday April 15, 1893.
John Ware

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have ^{and} receive of and from the Defendant John Ware the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9666 State of Texas } Carrying a Pistol
-vs- } Saturday April 15, 1893.
Lige Arwood

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Lige Arwood the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 19th day of April

A. D. 1893.

Geo. D. Barnard & Co. Blank Book Manufacturers

9821

State of Texas

Carrying Pistol

Wednesday, April 19, 1893.

-vs-
W. C. Britton

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant W. C. Britton the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9805

State of Texas

Vagrancy

Monday, April 24, 1893.

-vs-
J. W. Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant

J. M. Smith the sum Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9975

State of Texas } Theft
-vs- } Monday April 24, 1893.
Tom Hester }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Hester the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Thursday the 27th day of April A. D. 1893.

9977 State of Texas } Carrying Pistol
 -vs- } Thursday April 27, 1893.
 Walter Wallace }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Walter Wallace the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9262 State of Texas }
 -vs- } Saturday April 29, 1893.
 Ed Ottomata }

Ordered by the Court that Defendant Ed Ottomata be and he is hereby granted ten days after the adjournment of this term of the Court within which to appear and file statement of facts in this case.

9465 State of Texas } Playing Cards Public Peace
 -vs- } Thursday April 27, 1893.
 Percy Roberts }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial

Thursday

the

29th

day of

April

A. D. 1893.

Printers, Lithographers and Stationers, St. Louis

1570
 a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Billy Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9380 State of Texas } Motion for New Trial
 -vs- } Saturday April 29, 1893.
 Will Graham }

This day came the County attorney prosecuting the plea of the State, also came the Defendant in his own proper person and when came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled, so which ruling of the Court the Defendant excepts.

Saturday April 29, 1893.

Ordered that Court do now adjourn until Court in course.

Robt. G. Johnson
County Judge

Attest:

Geo. R. King, County Clerk,
Tarrant Co. Texas

County: Tarrant

**Book: Criminal Minutes County Court
Vol. 10**

Page Number/s: 622-640

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scanning, therefore were not scanned.**

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END

CRIMINAL MINUTES COUNTY COURT

VOL. 11

TARRANT COUNTY

TAK 157
CRIMINAL MOUTS
COURTY COURT
1893-94

Tarrant County
Criminal prin. Co.
Court 11

FFL 1892

TX

Indorsed to P-272 No 10250, Aug. 9-1893.

Tarrant County
Criminal mins. Co.
Court. 11
FFL 2002

Be it remembered that on this the First Monday in May A. D. 1893 the same being the First day of May A. D. 1893 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth; Present Hon. Robt G. Johnson County Judge presiding, John P. King County Clerk J. W. Gillispie, County Attorney and E. A. Eules, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court:

- *Verim Facias* -

Now comes E. A. Eules, Sheriff of Tarrant County and brings into Court the Verim Facias for this the First week of the May Term A. D. 1893 of the County Court of Tarrant County and upon the names thereon being called three qualified jurors answered to wit; H. Hardeester, J. C. Boyd and John Swanson, who were sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit; R. Q. Haygood, John Danson, D. B. Hillson, E. A. Hugart, J. W. Blummer, J. A. Cape, W. H. Sprinker, W. J. Hutchinsun, Gab Cook, F. A. Hood, C. C. Wood and C. M. Bride, who were all sworn and tried and placed upon the panel for the week.

Ordered by the Court that the following cases be filed until such time as the Sheriff can arrest the defendants herein:

- 8588 State of Texas -vs- Frank Fincher
Aggravated Assault
- 8593 State of Texas -vs- Bill Ford
Aggravated Assault
- 8627 State of Texas -vs- Bradley Daniels et al.
Theft
- 8638 State of Texas -vs- G. T. Reeds
Carrying Pistol
- 8735 State of Texas -vs- Frank Smith
Vagrancy
- 8736 State of Texas -vs- Ed Sloan
Aggravated Assault.
- 8799 State of Texas -vs- Harry Hanson
Permitting Gaming in House under his Control
- 8817 State of Texas -vs- Charley Wells.
Carrying Pistol
- 8982 State of Texas -vs- James Rogers
Disturbing the Peace.
- 8983 State of Texas -vs- Revere Barnett
Assault & Battery
- 8989 State of Texas -vs- Dave Evans ^{alias Paul Evans.}
Embezzlement
- 9222 State of Texas -vs- Will Igov
Aggravated Assault.
- 9223 State of Texas -vs- Will Igov
Aggravated Assault.
- 9224 State of Texas -vs- Will Igov.
Aggravated Assault.
- 9225 State of Texas -vs- Will Igov
Assault & Battery

Now comes the County Attorney presenting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the foregoing cases and moves the Court to dismiss the same viz:

- 8732 State of Texas -vs- W. E. Williams
Occupation without License
- 8793 State of Texas -vs- L. H. Shubert
Selling Whiskey without License
- 8838 State of Texas -vs- W. T. League,
Pursuing Occupation without License
- 8840 State of Texas -vs- W. A. Barger
Pursuing Occupation without License
- 8839 State of Texas -vs- Sam Rosenfeld
Pursuing Occupation without License
- 8842 State of Texas -vs- George Thompson
Pursuing Occupation without License
- 8843 State of Texas -vs- C. Von Carlomitz
Pursuing Occupation without License
- 8844 State of Texas -vs- T. F. West
Pursuing Occupation without License
- 8847 State of Texas -vs- A. L. Mallock
Pursuing Occupation without License
- 8848 State of Texas -vs- O. S. Kennedy
Pursuing Occupation without License
- 8852 State of Texas -vs- R. J. Boykin
Pursuing Occupation without License
- 8853 State of Texas -vs- R. H. Branson
Pursuing Occupation without License
- 8855 State of Texas -vs- J. J. Butts
Pursuing Occupation without License
- 8856 State of Texas -vs- R. L. Carlock
Pursuing Occupation without License
- 8858 State of Texas -vs- H. B. Stouckem
Pursuing Occupation without License
- 8860 State of Texas -vs- S. B. Carley
Pursuing Occupation without License
- 8862 State of Texas -vs- J. L. Crain
Pursuing Occupation without License

- 8864 State of Texas - vs - W. D. Williams
Pursuing Occupation without License
- 8865 State of Texas - vs - John D. Templeton
Pursuing Occupation without License
- 8866 State of Texas - vs - C. M. Templeton
Pursuing Occupation without License
- 8869 State of Texas - vs - Gavin Walker
Pursuing Occupation without License
- 8868 State of Texas - vs - B. W. Terrell
Pursuing Occupation without License
- 8870 State of Texas - vs - E. R. Murr
Pursuing Occupation without License
- 8873 State of Texas - vs - J. M. Moore
Pursuing Occupation without License
- 8874 State of Texas - vs - W. R. McLaurry
Pursuing Occupation without License
- 8875 State of Texas - vs - J. E. Martin
Pursuing Occupation without License
- 8877 State of Texas - vs - J. F. Reed
Pursuing Occupation without License
- 8879 State of Texas - vs - M. A. Sponts
Pursuing Occupation without License
- 8880 State of Texas - vs - M. Scougale
Pursuing Occupation without License
- 8883 State of Texas - vs - A. M. Carter
Pursuing Occupation without License
- 8884 State of Texas - vs - B. J. Houston
Pursuing Occupation without License
- 8885 State of Texas - vs - D. W. Humphreys
Pursuing Occupation without License
- 8887 State of Texas - vs - Wallace Hendricks
Pursuing Occupation without License
- 8895 State of Texas - vs - O. S. Lattimore
Pursuing Occupation without License
- 8896 State of Texas - vs - Irby Dunklin
Pursuing Occupation without License
- 8897 State of Texas - vs - Telleman Smith
Pursuing Occupation without License
- 8898 State of Texas - vs - Dren Fuite
Pursuing Occupation without License

Monday the *1* day of *May* A. D. 189 *3*.

- 8902 State of Texas -vs- J. J. Powell
Pursuing Occupation without License
- 8903 State of Texas -vs- A. H. Peacock
Pursuing Occupation without License
- 9018 State of Texas -vs- Nat Kramer
Being at Game of Dice
- 9019 State of Texas -vs- Nat Kramer
Being at Dice
- 9020 State of Texas -vs- Nat Kramer
Being at Dice
- 9021 State of Texas -vs- Nat Kramer
Being at Dice
- 9022 State of Texas -vs- John Hyberger
Exhibiting Gaming Table & Bank.
- 9023 State of Texas -vs- John Hyberger
Exhibiting Gaming Table & Bank.
- 9024 State of Texas -vs- John Hyberger
Exhibiting Gaming Table & Bank.
- 9029 State of Texas -vs- Jim Sprinkle
Exhibiting Gaming Table & Bank.
- 9039 State of Texas -vs- Bob Tapplemeyer
Being at Game of Dice
- 9045 State of Texas -vs- S. P. Maddox
Being at Game of Dice
- 9092 State of Texas -vs- John Hyberger
Exhibiting
- 9093 State of Texas -vs- John Hyberger
Exhibiting
- 9101 State of Texas -vs- Sec Priner
Being at Monte
- 9102 State of Texas -vs- Sec Priner
Being at Monte
- 9103 State of Texas -vs- Sec Priner
Being at Monte
- 9104 State of Texas -vs- Sec Priner
Being at Monte
- 9205 State of Texas -vs- Sec Priner
Being at Monte
- 9206 State of Texas -vs- Sec Priner
Being at Monte.

- 9416 State of Texas -vs- Henry Finch
Permitting Gaming in House under his Control
- 9417 State of Texas -vs- Henry Finch
Permitting Gaming
- 9418 State of Texas -vs- Henry Finch
Permitting Gaming
- 9419 State of Texas -vs- Henry Finch
Permitting Gaming
- 9420 State of Texas -vs- Henry Finch
Permitting Gaming
- 9421 State of Texas -vs- Henry Finch
Permitting Gaming
- 9429 State of Texas -vs- John Loring
Theft,
- 9430 State of Texas -vs- Will Loring
Theft,
- 9458 State of Texas -vs- Lee Prince
Permitting Gaming
- 9465 State of Texas -vs- Joe Meyer, et al
Keeping Saloon open on Sunday
- 9473 State of Texas -vs- R. Michero
Selling Goods on Sunday
- 9476 State of Texas -vs- Louis Mass
Selling Beer on Sunday
- 9333 State of Texas -vs- Jim White
Carrying Pistol
- 9352 State of Texas -vs- Lou Masters
Adultery
- 9353 State of Texas -vs- Charley Ketchum
Adultery
- 9364 State of Texas -vs- Della Gatewood
Theft,
- 9365 State of Texas -vs- D. M. Thomas
Carrying Pistol
- 9382 State of Texas -vs- Jim Chamberst
Embezzlement
- 9393 State of Texas -vs- Billy Carleton
Exhibiting Faro Bank
- 9394 State of Texas -vs- Billy Carleton
Exhibiting Faro Bank

- 9395 State of Texas -vs- Billy Carlton Exhibiting Faro Bank.
- 9396 State of Texas -vs- Billy Carlton Exhibiting Faro Bank.
- 9397 State of Texas -vs- Billy Carlton Exhibiting Faro Bank.
- 9398 State of Texas -vs- Billy Carlton Exhibiting Faro Bank.
- 9399 State of Texas -vs- Billy Carlton Exhibiting Faro Bank.
- 9400 State of Texas -vs- Billy Carlton Exhibiting Faro Bank.
- 9401 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9402 State of Texas -vs- Sam Hester Exhibiting Roulette Table,
- 9403 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9404 State of Texas -vs- Sam Hester Exhibiting Roulette Table,
- 9405 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9406 State of Texas -vs- Sam Hester Exhibiting Roulette Table.
- 9407 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9408 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9409 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9410 State of Texas -vs- Sam Hester Exhibiting Roulette Table
- 9427 State of Texas -vs- Chas Powers Betting at Game of Dice
- 9428 State of Texas -vs- Joe Girard Betting at Game of dice
- 9429 State of Texas -vs- Joe Girard Selling Mini Cunt Whisky on Sunday
- 9433 State of Texas -vs- Jim Wilson Playing Cards in Public Place

- 9440 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9441 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9442 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank
- 9443 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9444 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9445 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9446 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9447 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9448 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9449 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9450 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9451 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9452 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank
- 9453 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9454 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9455 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9456 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9457 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9458 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,
- 9459 State of Texas -vs- Nat Kramer
Exhibiting Faro Bank,

Monday the *1* day of *May* A. D. 189 *3*,

Printers, Lithographers and Stationers, St. Louis, Mo.

- 9462 State of Texas -vs- Billy McRea
Exhibiting Faro Bank,
- 9466 State of Texas -vs- Eugene Lambert
Exhibiting Faro Bank,
- 9469 State of Texas -vs- Billy McRea
Exhibiting Faro Bank,
- 9470 State of Texas -vs- Billy McRea
Exhibiting Faro Bank,
- 9471 State of Texas -vs- Eugene Lambert
Exhibiting Faro Bank,
- 9477 State of Texas -vs- Bill Roberts
Playing Cards in Public Place,
- 9501 State of Texas -vs- John Jamison
Being at Game of Dice
- 9502 State of Texas -vs- John Jamison
Being at Game of Dice
- 9519 State of Texas -vs- Henry Cox,
Drinking on Sunday
- 9526 State of Texas -vs- Joe Girard
Drinking on Sunday
- 9527 State of Texas -vs- Joe Girard
Drinking on Sunday
- 9552 State of Texas -vs- Ben Hillman
Exhibiting Faro Bank,
- 9553 State of Texas -vs- Ben Hillman
Exhibiting Faro Bank,
- 9554 State of Texas -vs- Ben Hillman
Exhibiting Faro Bank,
- 9555 State of Texas -vs- Ben Hillman
Exhibiting Faro Bank,
- 9556 State of Texas -vs- Ben Hillman
Exhibiting Faro Bank,
- 9557 State of Texas -vs- Billy McRea.
Exhibiting Faro Bank,
- 9558 State of Texas -vs- Billy McRea.
Exhibiting Faro Bank,
- 9559 State of Texas -vs- Billy McRea
Exhibiting Faro Bank.
- 9560 State of Texas -vs- Billy McRea
Exhibiting Faro Bank,

- 9561 State of Texas -vs- Billy McRae,
Exhibiting Faro Bank.
- 9562 State of Texas -vs- Billy McRae
Exhibiting Faro Bank.
- 9563 State of Texas -vs- Billy McRae.
Exhibiting Faro Bank
- 9564 State of Texas -vs- Eugene Lambert
Exhibiting Faro Bank.
- 9565 State of Texas -vs- Eugene Lambert
Exhibiting Faro Bank.
- 9566 State of Texas -vs- Jim Wilson ^{alias California Kid}
Exhibiting Faro Bank.
- 9567 State of Texas -vs- Jim Wilson ^{alias California Kid}
Exhibiting Faro Bank.
- 9568 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table
- 9569 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table.
- 9570 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table
- 9571 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table
- 9572 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table
- 9573 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table.
- 9574 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table
- 9575 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table.
- 9576 State of Texas -vs- Nat. Kramer
Exhibiting Raffle Table
- 9577 State of Texas -vs- Nat Kramer
Exhibiting Raffle Table.
- 9598 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 9599 State of Texas -vs- George Lutter
Selling Lottery Tickets
- 9600 State of Texas -vs- George Lutter
Selling Lottery Tickets

Monday

the

1

day of

May

A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

- 9602 State of Texas - vs - George Luten
Selling Lottery Tickets
- 9603 State of Texas - vs - George Luten
Selling Lottery Tickets
- 9604 State of Texas - vs - George Luten
Selling Lottery Tickets
- 9605 State of Texas - vs - George Luten
Selling Lottery Tickets
- 9609 State of Texas - vs - J. S. Davis
Doing at Faro Bank.
- 9614 State of Texas - vs - Louis Miasq
Doing on Money
- 9616 State of Texas - vs - Luke Short
Exhibiting Faro Bank,
- 9617 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9618 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9619 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9620 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9621 State of Texas - vs - Luke Short
Exhibiting Faro Bank
- 9622 State of Texas - vs - Luke Short,
Exhibiting Faro Bank.
- 9623 State of Texas vs Luke Short
Exhibiting Faro Bank.
- 9624 State of Texas vs Luke Short
Exhibiting a Faro Bank.
- 9625 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9626 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9627 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9628 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9629 State of Texas - vs - Luke Short
Exhibiting Faro Bank.

- 9630 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets,
- 9631 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets
- 9632 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets,
- 9633 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets,
- 9634 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets
- 9635 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets
- 9636 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets
- 9637 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets
- 9638 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets,
- 9639 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets,
- 9640 State of Texas -vs- Luke Short
Exhibiting Raffle Tickets,
- 9647 State of Texas -vs- Ruben Cantner
Playing Cards Public Place,
- 9656 State of Texas -vs- Jerry Deering
Deering on Sunday,
- 9660 State of Texas -vs- Billy Carlton
Exhibiting Gaming Bank,
- 9661 State of Texas -vs- Billy Carlton
Exhibiting Gaming Bank,
- 9667 State of Texas -vs- Nat Kramer
Exhibiting Raffle Tickets,
- 9668 State of Texas -vs- Nat Kramer
Exhibiting Raffle Tickets
- 9669 State of Texas -vs- Nat Kramer
Exhibiting Raffle Tickets,
- 9670 State of Texas -vs- Nat Kramer
Exhibiting Raffle Tickets,
- 9671 State of Texas vs Nat Kramer
Exhibiting Raffle Tickets

- 9672 State of Texas - vs - Nat Kramer
Exhibiting Revenue Labels.
- 9673 State of Texas - vs - Nat Kramer
Exhibiting Revenue Labels.
- 9674 State of Texas - vs - Nat Kramer
Exhibiting Revenue Labels.
- 9675 State of Texas - vs - Nat Kramer
Exhibiting Revenue Labels.
- 9676 State of Texas - vs - Nat Kramer
Exhibiting Revenue Labels.
- 9677 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9678 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9679 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9680 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9681 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9682 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9683 State of Texas - vs - Luke Short
Exhibiting Faro Bank.
- 9684 State of Texas - vs - Luke Short
Exhibiting Revenue Labels.
- 9685 State of Texas - vs - Luke Short
Exhibiting Revenue Labels.
- 9686 State of Texas - vs - Luke Short
Exhibiting Revenue Labels.
- 9687 State of Texas - vs - Luke Short
Exhibiting Revenue Labels.
- 9688 State of Texas - vs - Luke Short
Exhibiting Revenue Labels.
- 9689 State of Texas - vs - Luke Short
Exhibiting Revenue Labels.
- 9697 State of Texas - vs - W. J. Sornels
Aggravated Assault.
- 9698 State of Texas - vs - W. J. Sornels
Aggravated Assault.

- 9726 State of Texas -vs- L. Mettman
Selling Wine, Beer & Whisky on Sunday
- 9727 State of Texas -vs- L. Mettman
Selling Wine, Beer & Whisky on Sunday,
- 9728 State of Texas -vs- L. Mettman
Selling Wine, Beer & Whisky on Sunday
- 9733 State of Texas -vs- Henry Chase
Selling Wine, Beer & Whisky on Sunday
- 9734 State of Texas -vs- Charles Graham
Selling Wine, Beer & Whisky on Sunday,
- 9738 State of Texas -vs- Buck Smith
Selling Wine, Beer & Whisky on Sunday,
- 9740 State of Texas -vs- Buck Smith
Selling Wine, Beer & Whisky on Sunday
- 9746 State of Texas -vs- Henry Gray
Exhibiting Gaming Table,
- 9747 State of Texas -vs- Henry Gray
Exhibiting Gaming Table
- 9748 State of Texas -vs- Henry Gray
Exhibiting Gaming Table,
- 9749 State of Texas -vs- Henry Gray
Exhibiting a Monte Bank,
- 9750 State of Texas -vs- Henry Gray
Exhibiting a Monte Bank,
- 9755 State of Texas -vs- Jim Mann,
Betting at Game of dice
- 9756 State of Texas -vs- Jim Mann
Betting at Game of dice
- 9757 State of Texas -vs- Jim Mann,
Betting at Game of dice
- 9761 State of Texas -vs- John Jamison
Betting at Game of dice
- 9762 State of Texas -vs- John Jamison
Betting at Game of dice
- 9767 State of Texas -vs- F. B. Bye,
Practicing Medicine without certificate
- 9770 State of Texas -vs- O. D. Throspkin
Playing Cards in Public Place
- 9774 State of Texas -vs- Dave Newhall
Cursing and abusing another

Monday the *1* day of *May* A. D. 189*3*

Printers, Lithographers and Stationers, St. Louis, Mo.

- 9782 State of Texas -vs- Sec Prince Exhibiting Gaming Table & Bank,
- 9783 State of Texas -vs- Sec Prince Exhibiting Gaming Table & Bank,
- 9784 State of Texas -vs- Sec Prince Exhibiting Gaming Table & Bank
- 9802 State of Texas -vs- Charles Tracer Theft.
- 9810 State of Texas -vs- Ed Levy Keeping Place of Business open on Sunday.
- 9815 State of Texas -vs- Ross Taylor Selling Liquor to minor
- 9850 State of Texas -vs- C. P. Mason Carrying Pistol
- 9852 State of Texas -vs- A. B. Smith Attempting to take Life of another
- 9870 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9871 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9872 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9873 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9874 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9875 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9876 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9877 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9878 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9879 State of Texas -vs- Gus Bonchuz Being at Game of dice
- 9925 State of Texas -vs- John Jamison Being at Game of dice
- 9942 State of Texas -vs- Josh Pyllis Being on Sunday

Monday the *1* day of *May* A. D. 189*3*.

- 9951 State of Texas - vs - James Tuttle
Selling Wine, Beer & Whiskey on Sunday.
- 9952 State of Texas - vs - James Tuttle
Selling Wine, Beer & Whiskey on Sunday
- 9953 State of Texas - vs - James Tuttle
Selling Wine, Beer & Whiskey on Sunday.
- 9994 State of Texas - vs - Louis Wetman
Selling Wine Beer & Whiskey on Sunday,
- 9996 State of Texas - vs - Louis Wetman
Keeping Saloon open on Sunday,
- 10001 State of Texas - vs - L. Wetman
Selling Liquor to minor
- 10007 State of Texas - vs - John Tourne
Betting at Game of dice
- 10008 State of Texas - vs - John Tourne
Betting at Game of dice
- 10016 State of Texas - vs - Dave Rogers
Betting at Game of Dice
- 10031 State of Texas - vs - Dave Younger
Playing Cards in Public Place
- 10032 State of Texas - vs - Geo. Collins
Selling Wine, Beer & Whiskey on Sunday,
- 10033 State of Texas - vs - Clint Terry
Selling Wine Beer & Whiskey on Sunday
- 10035 State of Texas - vs - James Ray.
Selling Wine, Beer & Whiskey on Sunday.
- 10053 State of Texas - vs - Frank Garrett
Aggravated Assault
- 10054 State of Texas - vs - Reuben Gill Jr.
Aggravated Assault
- 10099 State of Texas - vs - Tom Talbot
Selling Wine, Beer & Whiskey on Sunday.
- 10081 State of Texas - vs - John Kennedy.
Drunkness in Office
- 10056 State of Texas - vs - J. S. Kennedy
Aggravated Assault
- 10057 State of Texas - vs - J. S. Kennedy
Carrying Pistol
- 10089 State of Texas - vs - Henry Duck
Drunk in Public Place

Monday the *1* day of *May* A. D. 189*3*

Printers, Lithographers and Stationers, St. Louis, Mo.

- 10121 State of Texas - vs - Annie Horton
Disturbing the Peace.
- 8260 State of Texas - vs - Ellie White
Aggravated Assault.
- 8441 State of Texas vs Nat Stramer
Betting on an Election
- 9091 State of Texas - vs - Billy Carleton
Exhibiting Gaming Table.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

9044 State of Texas } Betting at Game of Dice
- vs - } Monday May 1, 1893.
Louis Mitchell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Mitchell the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9816 State of Texas } Selling Liquor to a minor
 -vs- } Monday May 1, 1893.
 Charles Wade }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Wade the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9969 State of Texas } Being at Faro.
 -vs- } Monday May 1, 1893.
 B. D. Shropshire }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a

fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant O. D. Shrapshire the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9945 State of Texas vs. Charley Graham { Selling Wine, Beer & Whiskey on Sunday }
Monday May 1, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 1 day of May A. D. 1893.

9946 State of Texas } Selling Wine, Beer & Whiskey on Sunday
 vs. } Monday May 1, 1893.
 Charley Graham

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9945 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9949 State of Texas } Selling Wine, Beer & Whiskey on Sunday
 vs. } Monday May 1, 1893.
 Charley Graham

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court

Monday the *1* day of *May* A. D. 189*3*.

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assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9945 & 9946 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9948 State of Texas } Selling Wine, Beer, Whiskey on Sunday
-vs- } Monday May 1, 1893.
Charley Graham

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Graham the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction

of the fine and costs in cases Nos. 9945, 9946, & 9947 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9949 State of Texas } Selling Wine, Beer & Whiskey on Sunday.
 -vs- } Monday May 1, 1893.
 James Tutter

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Tutter the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9950 State of Texas } Selling Wine, Beer & Whiskey on Sunday.
 -vs- } Monday May 1, 1893.
 James Tutter

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury

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being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant James Turner the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9949 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9976 State of Texas } Cursing ^{and} Abusing Another
-vs- } Monday May 1, 1893.
Dave Younger }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dave Younger the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurring for

which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9465

State of Texas } Paying Court Public Place
 to } Thursday April 27, 1893,
 Billy Roberts

This day came the County Attorney presenting the plea of the State. also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Billy Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9466

State of Texas } Betting at Game of Dice
 to } Saturday April 29, 1893.
 Chas Powers

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties

announced ready for trial a jury being
 waived the matters of fact as well as
 of law were submitted to the Court and
 the Defendant now here entered his plea
 of guilty. Whereupon the Court assessed
 his punishment at a fine of Ten Dollars.
 It is therefore considered, adjudged,
 and decreed by the Court that
 the State of Texas do have and
 recover of and from the Defendant
 Chas. Jones the sum of Ten Dollars
 fine assessed as aforesaid together with
 all costs in this behalf incurring
 for which said fine and costs
 execution may issue. Further
 ordered that said Defendant stand
 committed to the County Jail until
 said fine and costs are paid in
 full.

Ordered that Court do now adjourn until
 tomorrow morning at 9 o'clock

Tuesday May 2, 1893 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday.

9255 State of Texas } Theft
 -vs- } Tuesday May 2, 1893.
 Frank Badger, et al }

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and both parties ann-
 ounced ready for trial a jury being
 waived the matters of fact as
 well as of law were submitted
 to the Court and the Defendant
 now here entered his plea of
 guilty. Whereupon the Court assessed
 his punishment at a fine of Ten

Dollars and imprisonment in the County Jail for six hours. It is therefore considered, adjudged, and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Badger the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of six hours and until the fine and costs are paid in full.

9257 State of Texas } Aggravated Assault
 -vs- } Tuesday May 2, 1893.
 Geo W. Glee

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. A jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Geo W. Glee the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further

Ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

10051 State of Texas } Cursing & Abusing Another
-vs- } Tuesday May 2, 1893.
Mollie Seaggins }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: John Dawson and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Five Dollars"

John Dawson, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mollie Seaggins the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday May 3, 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

9334 State of Texas } Selling Beer on Sunday
 -vs- } Wednesday May 3, 1893.
 Frank Spence }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Spence the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9735 State of Texas } Selling Wine, Beer & Whiskey on Sunday
 -vs- } Wednesday May 3, 1893.
 Ben McCullough }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial

Wednesday the 3rd day of May A. D. 1893.

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a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ben McCullough the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9736

State of Texas vs Ben McCullough
 Selling Wine, Beer, Whiskey on Sunday
 Wednesday May 3, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ben McCullough the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said

fine and costs execution may issue,
 Further ordered that said Defendant
 stand committed to the County Jail until
 the fine and costs are paid in full
 after the satisfaction of the fine and
 costs in case No. 9735.

9854 State of Texas } Carrying Pistol
 -vs- } Wednesday May 3, 1893.
 Charley Nevils }

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and both parties appeared
 ready for trial a jury being waived,
 the matters of fact as well as of
 law were submitted to the Court and
 the Defendant now here entered his
 plea of guilty. Whereupon the Court
 assessed his punishment at a fine
 of Twenty five dollars. It is therefore
 considered, adjudged and decreed by the
 Court that the State of Texas do
 have and recover of and from the Defendant
 Charley Nevils the sum of Twenty five
 dollars fine assessed as aforesaid
 together with all costs in this
 behalf incurred for which said
 fine and costs execution may issue.
 Further ordered that said Defendant
 stand committed to the County Jail
 until said fine and costs are paid in
 full.

10006 State of Texas } Betting at Game of Dice
 -vs- } Wednesday May 3, 1893.
 John Towner }

This day came the County
 Attorney prosecuting the plea of
 the State also came the Defendant

Wednesday the 3rd day of May A. D. 1893.

in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifteen Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Turrell the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 10005 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10005 State of Texas } Betting at Game of Dice
 -vs- { Wednesday May 3, 1893.
 John Turrell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. A. Cape and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge

of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifteen Dollars.

J. A. Cape, Foreman".
 It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Turrell the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10054 State of Texas } Assault
 -vs- } Wednesday May 3, 1893.
 Waceli Scoggins }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Boyd and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following

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verdict to wit: "We the jury find the Defendant guilty and assess her fine at Five Dollars, J. C. Boyd, Foreman".
 It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mollie Seagging the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 10051 said Defendant stand committed to the County Jail until the fine and costs are paid in full in this case.

X

10060

State of Texas } Theft
 -vs- } Wednesday May 3, 1893.
 Ramon Albar }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: John Danson and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty and assess his punishment

at thirty days in jail and a fine of Forty Dollars. John Dawson, Foreman;
 It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ramon Albar the sum of Forty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday May 4, 1893 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

9611 State of Texas } Disturbing the Peace
 -vs- } Thursday May 4, 1893.
 O. Rossing

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. H. Sprinker and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge

Thursday the 4th day of May A. D. 1893

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of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty, W. H. Sprinkle, Foreman".

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9739 State of Texas vs - Buck Smith (Selling Wine & Beer Whiskey on Sunday Thursday May 4, 1893)

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Buck Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9851 State of Texas } Carrying Pistol
 -vs- } Thursday May 4, 1893.
 A. B. Smith }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant A. B. Smith the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9853 State of Texas } Cursing & Abusing Another
 -vs- } Thursday May 4, 1893.
 A. B. Smith }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine

of Five Dollars. It is therefore considered
 adjudged and decreed by the Court that
 the State of Texas do have ^{any} recover
 of and from the Defendant A. B. Smith
 the sum of Five Dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which
 said fine and costs execution may
 issue. Further ordered that after
 the satisfaction of the fine ^{and} costs
 in case No. 9851 said Defendant stand
 committed to the County Jail until the
 fine and costs in this case are
 paid in full.

Ordered that Court do now adjourn until
 tomorrow morning at 9 o'clock

Friday May 5, 1893 Court met at 9 o'clock
 pursuant to adjournment previous as on yesterday,

9054 State of Texas } Being at Game of Faro
 vs- } Friday May 5, 1893.
 J. B. Roberts

This day came the County Attorney
 presenting the files of the State
 also came the Defendant in his own
 proper person and both parties arranged
 ready for trial a jury being waived the
 matters of fact as well as of law
 were submitted to the Court and the
 Defendant now have entered his plea
 of guilty. Whereupon the Court assessed
 his punishment at a fine of Ten Dollars.
 It is therefore considered, adjudged
 and decreed by the Court that the
 State of Texas do have ^{any} recover
 of and from the Defendant J. B.
 Roberts the sum of Ten Dollars
 fine assessed as aforesaid together

with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9741 State of Texas } Keeping & Exhibiting Money Bank.
 -vs- } Friday May 5, 1893.
 Henry Gray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days. It is therefore considered adjudged and decreed by the Court that State of Texas do have and recover of and from the Defendant Henry Gray the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

9742 State of Texas } Keeping & Exhibiting a Money Bank.
 -vs- } Friday May 5, 1893.
 Henry Gray

This day came the County Attorney prosecuting the plea of the State

Friday the 5th day of May A. D. 1893.

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also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five Dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Henry Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of sentence in Cause No. 9741 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9743 State of Texas } Keeping & Exhibiting a Monte Bank.
 -vs- } Friday May 5, 1893.
 Henry Gray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of

Twenty five dollars and imprisonment in the County Jail for ten days, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of sentence in case Nos. 9741 & 9742 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9744 State of Texas } Keeping & Exhibiting a Gaming Table & House
 -vs- } Friday May 5, 1893.
 Henry Gray.

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs

in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs ~~is~~ and completion of the sentence in cases Nos. 9741, 9742 & 9743 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9745 State of Texas } Keeping & Exhibiting Gaming Table & Bank,
 -vs- } Friday May 5, 1893.
 Henry Gray

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Henry Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of sentence in cases Nos. 9741, 9742, 9743 & 9744 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9753 State of Texas } Being at Gaming Table & Bank
 -vs- } Friday May 5, 1893.

Jim Mann

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Jim Mann the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further, ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9754 State of Texas } Being at Gaming Table & Bank
 -vs- } Friday May 5, 1893.

Jim Mann

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have

and recover of and from the Defendant Jim Mann the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause No. 9753 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

9758 State of Texas vs. John Jamison } Being at Game of Dice
Friday May 5, 1893.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Jamison the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9759 State of Texas } Being at Term of Dice
 -vs- } Friday May 5, 1893.

John Jamison

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considering, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant John Jamison the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9758 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9760 State of Texas } Being at Term of Dice
 -vs- } Friday May 5, 1893.

John Jamison

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of

Friday the 5 day of May A. D. 1893

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Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Jamison the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full after the satisfaction of the fine and costs in Cases No. 9758 & 9759.

9775

State of Texas } Exhibiting Gaming Table Bank.
-vs- } Friday May 5, 1893.
See Prince

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. Hardecastle and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at thirty days in jail and a fine of Fifty Dollars \$50.00. H. Hardecastle, Foreman."

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant See Prince the sum of

Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full term of thirty days and until the fine and costs are paid in full.

9776 State of Texas } Exhibiting Gaming Table & Bank,
-vs- } Friday May 5, 1893.
Sec Prisoner

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and lawful men to wit A. B. Hagood and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty & assess his punishment at 30 days in jail & a fine of \$50.00 Fifty dollars.

A. B. Hagood. Foreman;
It is therefore considered, adjourned and docketed by the Court that the State of Texas do have and recover of and from the Defendant Sec Prisoner the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue

Further ordered that after the satisfaction of the fine and costs and completion of sentence of imprisonment in cause No. 9775 said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

XIV

9777

State of Texas vs Sec Prince Exhibiting Gaming Table & Bank. Friday May 5, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit John Swanson and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find the Defendant guilty and assess his punishment at ten days in jail and a fine of \$50.00 Fifty Dollars."

John Swanson, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sec Prince the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after

the satisfaction of the fine and costs and completion of imprisonment in cases Nos. 9775 & 9776 said Defendant stands committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9778

State of Texas } Exhibiting Gaming Table & Bank.
 vs- } Friday May 5, 1893,
 Sec Prince }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sec Prince the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may be issued. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9775, 9776 & 9777 and completion of imprisonment in said cases that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

Friday the 5th day of May A. D. 1893.

Printers, Lithographers and Stationers, St. Louis, Mo.

9779 State of Texas } Exhibiting Gaming Table & Bank,
 -vs- } Friday May 5, 1893.
 See Prince

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars ^{and} imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant See Prince the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of imprisonment in cases Nos. 9775, 9776, 9777 & 9778. Said Defendant stand committed to the County Jail for the full period of ten days and until the fine ^{and} costs in this case are paid in full.

9780 State of Texas } Exhibiting Gaming Table & Bank.
 -vs- } Friday May 5, 1893.
 See Prince

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to

The Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sec Prince the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and completion of imprisonment in cases Nos. 9775, 9776, 9777, 9778 & 9779 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9781

State of Texas } Exhibiting Gearing Table & Bank
 -vs- } Friday May 5, 1893.
 Sec Prince }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sec Prince

the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs and completion of imprisonment in cases Nos. 9775, 9776, 9777, 9778, 9779 & 9780 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

9884

State of Texas } Playing Cards in Public Place.
-vs- } Friday May 5, 1893.
J. C. Andrews }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. C. Andrews the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday May 8th 1893 Court in session
 present as on first day of term.

- venire Facias -

Now came E. A. Eulers, Sheriff of Tarrant
 County and brings into open Court the
 Venire Facias for this the second week
 of the May Term A. D. 1893 of the County Court
 of Tarrant County and upon the names
 thereon being called four qualified jurors
 answered to wit: C. W. Forbes, W. H. Taylor,
 J. Bondy & G. G. Harwell who were sworn
 and tried and placed upon the panel
 for the week, and it appearing to the
 Court that said panel is incomplete. It is
 ordered by the Court that said Sheriff
 summon qualified jurors sufficient to fill
 same, and the said Sheriff after being sworn
 as required by law brought into Court the
 following qualified jurors to wit: B. P. Elliott,
 W. J. Grant, W. H. Coffman, C. C. Cunningham,
 E. B. Edwards, Frank Gray, J. A. Purfield,
 J. W. Kuy, & J. C. Morris who were all tried
 and sworn and placed upon the panel for
 the week.

984^W State of Texas } Playing Cards Public Place
 -vs- } Monday May 8, 1893.
 Matt Brinson }

This day came the County Attorney
 presenting the files of the State also
 came the Defendant in his own proper
 person and both parties announced
 ready for trial a jury being waived
 the matters of fact as well as of
 law were submitted to the Court and
 the Defendant now here entered his
 plea of guilty, Whereupon the Court
 assessed this punishment at a fine of
 Ten Dollars. It is therefore considered

adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mat Brinson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9888

State of Texas } Putting at Game of Dice
 -vs- } Monday May 8, 1893.
 Mat Kramer }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9889

State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 Nat Kramer

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9888 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9890

State of Texas } Being at Game of Dice
 -vs- } Monday May 8, 1893.
 Nat Kramer

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine

of Ten Dollars. It is therefore considered
 adjudged and decreed by the Court that
 the State of Texas do have and recover
 of and from the Defendant Nat Kramer
 the sum of Ten Dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which said
 fine and costs execution may issue,
 Further ordered that after the satisfaction
 of the fine and costs in case Nos. 9888 & 9889
 said Defendant stand committed to the
 County Jail until said fine and costs
 in this case are paid in full.

9891

State of Texas } Putting at a Game of Dice
 vs- } Monday May 8, 1893
 Nat Kramer }

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury being
 waived the matters of fact as well
 as of law were submitted to the Court
 and the Defendant now here entered
 his plea of guilty. Whereupon the Court
 assessed his punishment at a fine
 of Ten Dollars. It is therefore considered,
 adjudged and decreed by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 Nat Kramer the sum of Ten Dollars
 fine assessed as aforesaid together with
 all costs in this behalf incurred for
 which said fine and costs execution
 may issue. Further ordered that after the
 satisfaction of the fine and costs in case
 Nos. 9888, 9889 & 9890 said Defendant stand committed to the
 County Jail until the fine and costs in this case
 are paid in full.

9892 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 Nat Kramer }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9888, 9889, 9890 & 9891 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9893 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 Nat Kramer }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court

assess his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case Nos. 9888, 9889, 9890, 9891 & 9892 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9894 State of Texas } Being at a Game after dinner
 -vs- } Monday May 8, 1893,
 Nat Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case Nos 9888, 9889, 9890,

Monday the 8th day of May A. D. 1893

9891, 9892 & 9893 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9895 State of Texas } Being at Game of Dice
-vs- } Monday May 8, 1893.
L. Reno.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9896 State of Texas } Being at a Game of Dice
-vs- } Monday May 8, 1893.
L. Reno

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the

Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9895 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9897 State of Texas } Pleading at a Game of Dice
 vs- } Monday May 8, 1893.
 L. Reno

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs

in case Nos. 9895 & 9896 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9898 State of Texas } Being at a Term of Decr
 -vs- } Monday May 8, 1893.
 L. Perro

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties are now ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant L. Perro the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9895, 9896 & 9897 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9899 State of Texas } Being at a Term of Decr
 -vs- } Monday May 8, 1893.
 L. Perro

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned

ready for trial a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9895, 9896, 9897, 9898 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9900

State of Texas } Betting at a Game of Dice
 -vs- } Monday May 8, 1893.
 L. Reno

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant

L. Pardo the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9895, 9896, 9897, 9898, 9899 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9901 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 L. Pardo

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Pardo the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9895, 9896, 9897, 9898, 9899 & 9900 said Defendant stand committed to the County Jail until the fine ^{and} costs in this case are paid in full.

9902 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 L. Reno

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Reno the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9895, 9896, 9897, 9898, 9899, 9900, & 9901 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9905 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 Hans Emmons

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted

to the Court and the Defendant now
 have entered his plea of guilty, Whereupon
 the Court assessed his punishment at
 a fine of Ten Dollars. It is therefore
 considered, adjudged and decreed by the
 Court that the State of Texas do have
 and receive of and from the Defendant
 Hank Emmons the sum of Ten Dollars
 fine assessed as aforesaid together with
 all costs in this behalf incurred
 for which said fine and costs
 execution may issue. Further ordered
 that said Defendant stand committed
 to the County Jail until said fine
 and costs are paid in full.

9906

State of Texas } Being at Game of Dice
 vs- } Monday May 8, 1893,
 Hank Emmons }

This day came the County attorney
 presenting the plea of the State also
 came the Defendant in his own proper
 person and both parties arraigned ready
 for trial a jury being waived the
 matters of fact as well as of law
 were submitted to the Court and
 the Defendant now have entered
 his plea of guilty, Whereupon the Court
 assessed his punishment at a fine of
 Ten Dollars. It is therefore considered,
 adjudged and decreed by the Court
 that the State of Texas do have
 and receive of and from the Defendant
 Hank Emmons the sum of Ten Dollars
 fine assessed as aforesaid together
 with all costs in this behalf
 incurred for which said fine and costs
 execution may issue. Further ordered
 that after the satisfaction of the
 fine and costs in case No 9905

Said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full,

9907

State of Texas } Being at a Game of Dice
vs- } Monday May 8, 1893.
Frank Emmons }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9905 & 9906 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full,

9908

State of Texas } Being at a Game of Dice
vs- } Monday May 8, 1893.
Frank Emmons }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for

trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hans Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9905, 9906 & 9907 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9909 State of Texas } Putting at a Game of Dice
 -vs- } Monday May 8, 1893.
 Hans Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hans Emmons the sum of Ten Dollars fine assessed as aforesaid

together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 9905, 9906, 9907 & 9908 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9910 State of Texas } Sitting at a Game of Dice
-vs- } Monday May 8, 1893,
Hank Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty; Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further that after the satisfaction of the fine and costs in cases Nos. 9905, 9906, 9907, 9908, & 9909 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9911 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 Hank Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Hank Emmons the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9905, 9906, 9907, 9908 9909 & 9910 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9912 State of Texas } Being at a Game of Dice
 -vs- } Monday May 8, 1893.
 Hank Emmons }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed

his punishment at a fine of Ten Dollars,
 It is therefore considered, adjudged and decreed
 by the Court that the State of Texas do
 have and recover of and from the Defendant
 Hank Emmons the sum of Ten Dollars fine
 assessed as aforesaid together with all costs
 in this behalf incurred for which said
 fine and costs execution may issue. Further
 ordered that after the satisfaction of the
 fine and costs in cases Nos. 9905, 9906, 9907,
 9908, 9909, 9910 & 9911 said Defendant stand
 committed to the County Jail until the
 fine and costs in this case are paid
 in full.

10034

State of Texas } Selling Wine Beer & Whiskey on Sunday
 -vs- } Monday May 8, 1893.
 Tom Curry

This day came the County Attorney
 prosecuting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced
 ready for trial a jury being sworn
 the matters of fact as well as of
 law were submitted to the Court and
 the Defendant now here entered his
 plea of guilty, Whereupon the Court
 assessed his punishment at a fine of
 Twenty Dollars. It is therefore considered,
 adjudged and decreed by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 Tom Curry the sum of Twenty Dollars
 fine assessed as aforesaid together with
 all costs in this behalf incurred
 for which said fine and costs execution
 may issue. Further ordered that
 said Defendant stand committed to the
 County Jail until the fine and costs
 are paid in full.

9803 State of Texas } Carrying a Pistol
 -b- } Monday May 8, 1893.
 C. O. Mason

This day came the County Attorney presenting the file of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit; J. W. Key and five others who were duly selected and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at ~~ten~~ ^{ten} days imprisonment in the County Jail." J. W. Key, Foreman.

It is thereupon considered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full term of ten days ^{and} until all costs in this behalf incurred are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday May 9, 1893 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

Tuesday the 9th day of May A. D. 1893

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9504 State of Texas } Betting at a Game of Dice
-vs- } Tuesday May 9, 1893.
Elli White }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Elli White the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9722 State of Texas } Selling Wine, Beer & Whiskey on Sunday.
-vs- } Tuesday May 9, 1893.
L. Wetman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the

Court that the State of Texas do have and recover of and from the Defendant L. Wetman the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

+v
9723

State of Texas } Selling Wine & Whiskey on Sunday,
 -vs- } Tuesday May 9, 1893,
 L. Wetman

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Wetman the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 9723 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Tuesday the 9th day of May A. D. 1893

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9724 State of Texas vs L. Wetman } Selling Wine, Beer & Whisky on Sunday
Tuesday May 9, 1893.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Wetman the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case Nos. 9724, & 9725 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9725 State of Texas vs L. Wetman } Selling Wine Beer & Whisky on Sunday
Tuesday May 9, 1893.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty

Decree, It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{any} recovery of and from the Defendant L. Wetmore the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Cause Nos. 9721, 9723 & 9724 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9801 State of Texas } Theft,
 vs. } Tuesday May 9, 1893.
 Charley Smith }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: D. F. Gray and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at six months in County Jail."

D. F. Gray, Foreman

It is therefore considered, adjudged and decreed by the Court that said Defendant stand committed to the

Tuesday the 9th day of May A. D. 1893,

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Carry jail for the full period of six months and until all costs in this behalf incurred are paid in full,

9847

State of Texas } Selling Wine, Beer & Whisky on Sunday
-vs- } Tuesday May 9, 1893.
A. J. Holmes

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: P. J. Bowdry and five others who were duly selected sworn and sworn according to law and the Indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict. After mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty". P. J. Bowdry, Foreman.

It is thereupon considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9997

State of Texas }
-vs- } Tuesday May 9, 1893.
L. Wetman

This day came the parties by their attorneys and then came on to be heard the Defendant's motion to Quash the Indictment herein and the argument of counsel being heard thereon because it is the opinion

of the Court that the law is against said Defendant, It is therefore ordered by the Court that said motion be and the same is hereby overruled, To which ruling of the Court the Defendant excepts.

9997

State of Texas } Selling Liquor to a minor
 -vs- { Tuesday May 9, 1893.
 L. Wetman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. W. Forbes and five others who were duly selected sworn and sworn according to law and the Indictment being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$25⁰⁰." C. W. Forbes, Foreman.
 It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant L. Wetman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 9922, 9924 & 9925 said Defendant stand committed to the County Jail until the fine

and costs in this case are paid in full.

9998 State of Texas } Selling Liquor to a minor
-vs- } Monday May 15, 1893.
L. Kellman

10069 State of Texas } Keeping a Disorderly House.
-vs- } Tuesday May 9, 1893.
Charles Ambrose

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit, W. H. Taylor and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entering his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Two Hundred Dollars." W. H. Taylor, Foreman.

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charles Ambrose the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that Defendant

Tuesday the 9th day of May A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers.

stand committed to the County Jail until said fine and costs are paid in full.

8070

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday May 10, 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

8890

State of Texas } Pursuing Occupation without License
-vs- } Wednesday May 10, 1893.
J. S. Davis

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, and argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Seven Dollars and fifty cents. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant J. S. Davis the sum of Seven Dollars and fifty cents fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full. To which judgment of the Court the Defendant accepts and in

Wednesday the 10th day of May A. D. 1893

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after Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas,

9434 State of Texas } Promoting Gaming on premises under his Control
vs- } Wednesday May 10, 1893,
Hyde Jennings

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel finds the Defendant not guilty. It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9392 State of Texas } Disturbing the Peace
vs- } Wednesday May 10, 1893,
Jim White

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is

therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John White the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9951

State of Texas } Aggravated Assault
 - vs - } Wednesday May 10, 1893.
 S. M. Wilson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty of simple assault. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant S. M. Wilson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the *10* day of *May* A. D. 189*3*.

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9952 State of Texas } Aggravated Assault
-vs- } *Wednesday May 10, 1893.*
S. M. Wilson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant S. M. Wilson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 9951 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

9963 State of Texas } Carrying Pistol
-vs- } *Wednesday May 10, 1893.*
Ornton East }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. F. Gray and five others who were duly selected, sworn and sworn according to law and then

Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;"
 D. J. Gray, Foreman;

It is therefore considered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9814

State of Texas } Selling Liquor to a minor
 -vs- } Wednesday May 10, 1893.
 John Griffin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Grant and five others who were duly selected impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;"
 W. J. Grant, Foreman;

It is therefore considered, adjudged and decreed by the Court that the State

Wednesday the 10th day of May A. D. 1893.

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of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10067 State of Texas } Aggravated Assault
-vs- } Tuesday May 9, 1893.
E. R. Prentiss }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. R. Prentiss the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Thursday May 11, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

9785 State of Texas } Theft
 -vs- } Thursday May 11, 1893.
 John Painter

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. B. Edwards ^{and} five others who were duly selected sworn and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Court the following verdict to wit: "We the jurors find the Defendant guilty and assess his punishment at ten days in County Jail and a fine of \$75⁰⁰ Seventy five dollars.

E. B. Edwards, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant John Painter the sum of Seventy five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

9806

State of Texas }
vs- } *No*
Calhoun Bell } Thursday May 11, 1893.

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to hear the Defendant's motion to Quash the Information herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said motion be and the same is hereby sustained,

10070

State of Texas } *Theft*
vs- } Thursday May 10, 1893.

Dave
This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one hour. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dave the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for

the full period of one hour and until the fine and costs in this case are paid in full.

10071

State of Texas } Disturbing the Peace
 -vs- } Thursday May 11, 1893.
 Tom Boyle

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Boyle the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday May 12, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Friday the 12th day of May A. D. 1893.

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9804 State of Texas } Carrying Pistol
-25- } Friday May 12, 1893.
W. A. Flowers }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: C. W. Forbes and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$50⁰⁰ and ten days in jail, C. W. Forbes, Foreman".

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. A. Flowers the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full term of ten days and until said fine and costs are paid in full.

9809 State of Texas } Keeping Place of Business Open on Sunday,
 -vs- } Friday May 12, 1893.

Ed. Levy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. J. Grant and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. J. Grant, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9808 State of Texas }
 -vs- } Friday May 14, 1893

J. P. Taylor

This day came the parties by their attorneys and then came on to be heard the Defendant's Motion to Quash the Indictment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said motion be and

the same is hereby sustained,

1007^r State of Texas } Carrying Pistol
-vs- } Friday May 17, 1893.
D. Daws

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: D. F. Gray and five others who were duly selected sworn and sworn according to law and the Information being read to jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

D. F. Gray, Foreman;

It is thereupon considered, adjudged ^{and} decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday May 13, 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

9807

State of Texas

-vs-

Keeping Place of Business Open on Sunday
Saturday May 13, 1893.

J. O. Taylor

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. F. Gray and five others who were duly selected unframed and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

D. F. Gray, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9813

State of Texas

-vs-

Aggravated Assault
Saturday May 13, 1893.

Jeff Fausner

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. B. Edwards and five others who were duly selected unframed and sworn according to law and the Indictment

Saturday the 13th day of May A. D. 1893.

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bring read to the jury the Defendant now
 have entered his plea of not guilty, Whereupon
 the jury after hearing the evidence, argument of
 counsel and receiving the charge of the Court
 retired to consider of their verdict and
 after mature deliberation returned into
 open Court the following verdict to wit:
 "We the jurors find the Defendant guilty
 and assess his fine at \$25⁰⁰ Twenty five
 dollars." E. B. Edwards, Foreman.

It is therefore considered, adjudged ^{and}
 decreed by the Court that the State
 of Texas do have and recover of and
 from the Defendant Jeff Faustner the
 sum of Twenty five dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which
 said fine and costs execution may
 issue. Further ordered that said Defendant
 stand committed to the County Jail
 until said fine and costs are
 paid in full.

10039

State of Texas } Selling Wine, Beer & Whiskey on Sunday.
 - vs - } Saturday May 13. 1893.
 A. J. Holmes

This day came the County attorney
 prosecuting the plea of the State also
 came the Defendant in his own proper
 person and both parties arraigned ready
 for trial. Thereupon came a jury of
 good and lawful men to wit: E. B. Edwards
 and five others who were duly
 selected empaneled and sworn according
 to law and the Indictment being
 read to the jury the Defendant now
 have entered his plea of not guilty.
 Whereupon the jury after hearing the
 evidence argument of counsel ^{and} receiving
 the charge of the Court retired to

consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty, E. J. Edwards, Foreman".

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday May 15, 1893 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

- *Venue Facias* -

Now came E. A. Euler Sheriff of Tarrant County and brings into open Court the Venue Facias for this the Third Week of the May Term A. D. 1893 of the County Court of Tarrant County and upon the same there being called three qualified jurors answering to wit: A. N. Scoggins, B. M. Moore & J. H. Hightower who were sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. D. Johnson, A. Dahlman, Dick Hevenkamp, J. F. Murphy, Moss Leach, J. M. Minges, Charley Anderson, J. R. Everett, E. N. Farmer, Jas. Cates, C. B. Lee & R. N. Jones, who were all tried and sworn and placed upon the panel for the week.

9038 State of Texas } Being at Game of Dice
 vs- } Monday May 15, 1893,
 Bob Topplemeyer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Bob Topplemeyer the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9126 State of Texas } Abuse in Language
 vs- } Monday May 15, 1893,
 A. Harry }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the

State of Texas do have and receive
of and from the Defendant A. Hally ^{and}
sureties on appeal Bond to wit;
the sum of Five
Dollars fine assessed as aforesaid
together with all costs in this behalf
incurred both in this Court and in
the Court below from which this
cause was appealed for which said
fine and costs execution may issue.
Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are paid
in full.

9998

State of Texas } Selling Liquor to a minor
- vs - } Monday May 15, 1893.
L. Wittman }

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial thereupon came a jury
of good and lawful men to wit S. F.
Murphy and five others who were
duly selected empaneled and sworn according
to law and the Indictment being read
to the jury the Defendant now here
intend this plea ^{and plea of former conviction being} of not guilty. Thereupon
the jury after hearing the evidence
argument of counsel and receiving the
charge of the Court retired to con-
sider of their verdict and after
mature deliberation returned into open
Court the following verdict to wit: "We
the jury find the Defendant guilty and assess
the fine at \$25.00 twenty five dollars also
find the plea of former conviction untrue.

S. F. Murphy Foreman;

It is therefore ordered by the Court

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that the State of Texas do have and recover of and from the Defendant S. Mettman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9722, 9724, 9725 & 9997 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10040

State of Texas } Selling, Marie Burr Whetley on Sunday
-vs- } Monday May 15, 1893.
O. B. Craig }

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit S. F. Murphy and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

S. F. Murphy Foreman.
It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the 15 day of May A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday May 16, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

9880 State of Texas } Selling Merchandise on Sunday
-vs- } Tuesday May 16, 1893.

For Oppr

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit, J. H. Hightower and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury and the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged & assess the fine at twenty dollars \$20." J. H. Hightower, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant For Oppr the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this ~~case~~ behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 16th day of May A. D. 1893.

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10000

State of Texas } Selling Liquor to a minor
-vs- } Tuesday May 16, 1893.
L. Wetteman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit A. S. Hall and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and plea of former conviction herein. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Def't's plea of former conviction untrue we find the Defendant guilty as charged in indictment and assess his punishment at a fine of twenty five dollars. A. S. Hall, Foreman".

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant L. Wetteman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 9722, 9724, 9725, 9997 & 9998 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Tuesday the 16th day of May A. D. 1893.

Geo. D. Bernard & Co., Blank Book Manufacturers.

9999 State of Texas } Selling Liquor to a minor
-vs- } Tuesday May 16, 1893.
L. Wetman

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: James Cate and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and plea of former conviction therein. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find Defendant's plea of former conviction untrue and find Defendant guilty as charged and assess his fine at \$37⁵⁰."

James Cate, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant L. Wetman the sum of Thirty seven dollars and fifty cents ~~as assessed~~ as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case Nos. 9722, 9724, 9725, 9997, 9998 & 10000 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

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10012 State of Texas }
 -vs- }
 Toke Ogletree }
 Sitting at a Game of Dice
 Tuesday May 16, 1893.

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Toke Ogletree the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10073 State of Texas }
 -vs- }
 J. A. Collins }
 Carrying a Pistol
 Tuesday May 16, 1893.

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State

of Texas do have and recover of and from the Defendant J. A. Collins the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday May 17, 1893 Court met at 9 o'clock pursuant to adjournment previous as on yesterday

8894 State of Texas } Occupation without License
 vs- } Wednesday May 17, 1893.
 Wilson Gregg

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of Seven Dollars and fifty cents. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Wilson Gregg the sum of Seven dollars and fifty cents fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand

Wednesday the 17 day of May A. D. 1893,

Committed to the County Jail until said fine and costs are paid in full.

9258 State of Texas vs - Mr. Laskin Receiving Stolen Property Wednesday May 17, 1893.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit: Moses Leach and five others, who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. Moses Leach, Foreman". It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10066 State of Texas vs - Bud Abbott Aggravated Assault Wednesday May 17, 1893.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as

Wednesday the 17 day of May A. D. 1893.

well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Bud Abbott the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday May 18, 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

9800 State of Texas } Failing to Mark Public Road.
-vs- } Thursday May 18, 1893.
Will Jordan

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of One Dollar. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Jordan the sum of One Dollar fine

Thursday the 18th day of May A. D. 1893,

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assessd as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10055

State of Texas } Assault & Battery
-vs- } Thursday May 18, 1893.
E. D. Cullen ^{alias} Ed Caley }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant E. D. Cullen alias Ed Caley and sureties on appeal Bond herein to wit: the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred both in this Court and in the Court below from which this cause was appealed for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10058

State of Texas

Carrying Pistol
Thursday May 18, 1893.-vs-
Jeff Faulkner

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit B. W. Moore and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his fine at Thirty Dollars \$30.00"

B. W. Moore, Foreman.

It is therefore considered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Jeff Faulkner the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10096

State of Texas

Keeping Saloon Open on Sunday
Thursday May 18, 1893.-vs-
A. J. Holmes

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own

Thursday the *18th* day of *May* A. D. 1893,

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proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant A. J. Holmes the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10098

State of Texas } *Prising Wm Burd Whistley on Sunday*
 vs- } *Thursday May 18, 1893.*
 Tom Talbot

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Talbot the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail

until said fine and costs are paid
in full.

10095 State of Texas } Keeping Saloon Open on Sunday
 -vs- } Thursday May 18, 1893.
 T. E. Carson

This day came the County Attorney
 presenting the files of the State
 also came the Defendant in his own
 proper person and both parties arranged
 ready for trial, a jury being waived the
 matters of fact as well as of law were
 submitted to the Court and the Defendant
 now here entered his plea of guilty.
 Whereupon the Court assessed his
 punishment at a fine of Twenty Dollars
 It is therefore ordered by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 T. E. Carson the sum of Twenty Dollars
 fine assessed as aforesaid together with
 all costs in this behalf incurred
 for which said fine and costs execution
 may issue. Further ordered that
 said Defendant stand committed to
 the County Jail until said fine
 and costs are paid in full.

9351 State of Texas } Disorderly House
 -vs- } Thursday May 18, 1893.
 George Halland

This day came the County Attorney
 presenting the files of the State also
 came the Defendant in his own
 proper person and both parties arranged
 ready for trial. Thereupon came a jury
 of good and lawful men to wit: T. D.
 Hornkamp and five others who were
 duly selected empaneled and sworn
 according to law and the Indictment

being read to the jury the Defendant now
 have entered his plea of not guilty.
 Whereupon the jury after hearing the
 evidence argument of counsel and receiving
 the charge of the Court retired to
 consider of their verdict and after
 mature deliberation returned into open
 Court the following verdict to wit:
 "We the jury find the Defendant guilty
 & assess his punishment at a fine of
 \$200⁰⁰, J. D. Hornkamp, Foreman".

It is thereupon considered, adjudged
 and decreed by the Court that the
 State of Texas do have and recover
 of and from the Defendant George
 Ballard the sum of Two Hundred
 Dollars fine assessed as aforesaid
 together with all costs in this
 behalf incurred for which said fine
 and costs execution may issue.
 Further ordered that said Defendant
 stand committed to the County Jail
 until said fine and costs are paid
 in full.

Ordered that Court do now adjourn until
 tomorrow morning at 9 o'clock.

Friday May 19, 1893 Court met at 9 o'clock
 pursuant to adjournment pursuant as on yesterday.

10015

State of Texas } Getting at a Game of Dice
 -vs- } Friday May 19, 1893.
 Dan Rager

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arraigned ready for trial a jury
 being waived the matters of fact

as well as of law men submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Dave Rogers the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10059 State of Texas } Aggravated Assault
 -vs- } Friday May 19, 1893.
 Jeff Faulkner }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial; Thereupon came a jury of good and lawful men to wit: M. Leach and five others who were duly sworn and framed and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged, and assess his fine at \$5.00."

M. Leach, Foreman.

It is therefore ordered by the

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Court that the State of Texas do have and recover of and from the Defendant Jeff Faulkner the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 10058 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

10058

State of Texas }
-vs- } Thursday May 18, 1893.
Jeff Faulkner }

This day came the parties by their attorneys and then came on to be heard the Defendant's Motion for new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled, To which ruling of the Court the Defendant excepts.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday May 20, 1893 Court met at 9 o'clock, pursuant to adjournment previous as on yesterday.

8739

State of Texas } Selling Liquor in Local Option Precinct
-vs- } Saturday May 20, 1893.
J. C. Lewis }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties

Saturday the 20th day of May A. D. 1893.

arrangement ready for trial, Thereupon came a jury of good and lawful men to wit N. B. Townsend, and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged & assess his punishment at a fine of twenty five dollars & twenty days in County Jail, N. B. Townsend, Foreman".

It is therefore considered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant J. C. Lewis the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of twenty days and until said fine and costs are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock

Monday Morning May 22, 1893 Court met at 9 o'clock pursuant to adjournment previous as on first day of Term.

- Vermin Facias -

Now comes E. A. Eneas, Sheriff of Tarrant County and brings into open Court the Vermin Facias for this the Fourth Week of the May Term A. D. 1893 of the County Court of Tarrant County and upon the names therein being called three qualified jurors answered to wit: J. O. McKinney, Marian Ash, & J. E. Moore, who were sworn and tried and placed upon the panel for the week, And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualifying jurors to wit: G. McHughes, J. A. Martin, H. L. Abston, L. A. Ballinger, C. M. McCarty, J. W. Evans, Jonas Robinson, D. McRae, & D. W. Sewall who were all sworn and tried and placed upon the panel for the week.

6809

State of Texas } Playing Cards in an Out House.
 -vs- } Monday May 22, 1893.
 John Pool

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: D. McRae and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of course ^{and} receiving the charge of the Court retired to

consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the indictments, D. M. Rar, Foreman". It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

9151 State of Texas } Adversary
 -vs- } Monday May 22, 1893.
 Jim Agnew & Jackie Rucker }

This day came the County Attorney prosecuting the plea of the State also came the Defendant Jackie Rucker in her own proper person and both parties arraigned ready for trial, ~~whereupon~~ ^{thereupon} came a jury of good and lawful men to-wit: D. M. Rar and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty, ~~whereupon~~ ^{whereupon} the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to-wit: "We the jury find the Defendant not guilty, D. M. Rar, Foreman". It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

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10106 State of Texas } Aggravated Assault
 -vs- } Monday May 22, 1893.
 J. H. Agnew

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars, It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant J. H. Agnew the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10105 State of Texas } Vagrancy
 -vs- } Monday May 22, 1893.
 Marvin Jackson

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas

do have and recover of and from the Defendant Marvin Jackson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9351 State of Texas }
 -vs- } Monday May 22, 1893.
 George Holland }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion in arrest of Judgment herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts.

9351 State of Texas }
 -vs- } Monday May 22, 1893.
 George Holland }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for New Trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be

Monday the 22nd day of May A. D. 1893

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and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of the Defendant is now here fixed by the Court at the sum of Six Hundred Dollars.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday May 23, 1893 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday,

9250 State of Texas } Keeping a Disorderly House,
-vs- } Tuesday May 23, 1893,
J. D. Miller

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Geo A. Martin and five others who were duly selected, empaneled and sworn according to law. And the Instructions being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant not guilty as charged in the indictment."

Geo A. Martin, Foreman.
It is therefore ordered that ~~of~~ the State of Texas recover costs by reason of this prosecution and

that the Defendant go hence without day.

10101

State of Texas } Selling Wine, Beer & Whiskey on Sunday
 -vs- } Tuesday, May 23, 1893.
 Bill Routh

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Bill Routh the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10102

State of Texas } Keeping Saloon Open on Sunday,
 -vs- } Tuesday, May 23, 1893.
 Bill Routh

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore considered, adjudged and decreed by the Court

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that the State of Texas do have and recover of and from the Defendant Bill Roub the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in cause No. 10101 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10068

State of Texas } Assault & Battery,
-vs- } Tuesday May 23. 1893.
Varnus Hooper }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties appeared ready for trial Thereupon came a jury of good and lawful men to wit; D. McRae and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged."

D. McRae, Foreman;

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday May 24, 1893, Court met at 9 o'clock pursuant to adjournment forwent as in yesterday.

8920 State of Texas } Aggravated Assault
 -vs- } Wednesday May 24, 1893.
 Andrew Johnson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Hughes and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty of aggravated assault and assess his punishment at a fine of Twenty five dollars.

G. W. Hughes, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Andrew Johnson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant

stand committed to the County Jail until said fine and costs are paid in full.

9434

State of Texas } Simple Assault
-vs- } Wednesday May 24, 1893.
Harry Granger

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged, and decreed by the Court that the State of Texas do have and recover of and from the Defendant Harry Granger the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9981

State of Texas } Keeping a Disorderly House
-vs- } Wednesday May 24, 1893.
Mike Dillon

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit D. McRae and five others who were duly selected empaneled

and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty of charged in the Indictment and assess his punishment at a fine of Two Hundred Dollars.

D. W. R. Foreman,

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Mike Dillon the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10079

State of Texas } Drunkennes in office
 -vs- } Wednesday May 24, 1893.
 John Kennedy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore

Wednesday the 9th day of May A. D. 1893

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ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Kennedy the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10080

State of Texas, } Drunkenness in office
-vs- } Wednesday May 9th, 1893.
John Kennedy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Kennedy the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case no. 10079 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10100 State of Texas } Selling Wine, Beer, Whiskey on Sunday
 -vs- } Wednesday May 24, 1893.

R. L. Carr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. L. Carr the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9981 State of Texas }
 -vs- } Wednesday May 24, 1893.

Mike Dillon

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and after hearing on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant, It is therefore ordered by the Court that said

Wednesday the *21* day of *May* A. D. 189*3*.

motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of the Defendant is now here fixed by the Court at the sum of Six Hundred Dollars.

9981 State of Texas } Recognizance
-vs- } Wednesday May 21, 1893
Mike Dillon }

This day came into open Court Mike Dillon, Defendant in the above entitled cause who together with W. H. Ward and Geo. C. Houdging his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Six Hundred Dollars, conditions that the said Mike Dillon who stands charged in this Court with the offense of "Was the owner, lessee, and tenant of a certain house then situated, and did then and then knowingly permit the keeping in said house of a disorderly house to wit: a house kept for prostitution and where prostitutes were permitted to resort and reside for the purpose of selling their vacation" and who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Wednesday the 24 day of May A. D. 1893

9981 State of Texas }
 -vs- } Wednesday May 24, 1893.
 Mike Dillon }

This day came the parties by their attorneys and in person and then came on to be heard the Defendant's plea to jurisdiction herein and motion to quash the indictment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said ~~motion~~ Defendant it is therefore ordered by the Court that said plea and motion be and the same is overruled. To which ruling of the Court the Defendant excepts.

9981 State of Texas }
 -vs- } Wednesday May 24, 1893.
 Mike Dillon }

This day came the parties by their attorneys and in person and then came on to be heard the Defendant's exception to the action of the Court in granting leave to amend the date of filing the indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said exceptions be and the same are hereby overruled. To which ruling of the Court the Defendant excepts.

Wednesday the 24th day of May A. D. 1893,

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10062 State of Texas } Carrying Pistol
-vs- } Wednesday May 24, 1893.

John S. Kennedy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as ~~matter~~ of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John S. Kennedy the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause Nos. 10079 & 10080 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10063 State of Texas } Aggravated Assault
-vs- } Wednesday May 24, 1893.

John S. Kennedy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters

his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant John S. Kennedy the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 10079, 10080, & 10064, said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

8739

State of Texas }
 -vs- } Tuesday May 22, 1893.
 J. C. Lewis

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of course being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of the Defendant is now here fixed by the Court at the sum of Five Hundred Dollars.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Thursday May 25, 1893, Court met at 9 o'clock pursuant to adjournment forwent as on yesterday,

9980

State of Texas }
-vs- } Thursday May 25, 1893.
Mike Mansfield }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Motion, It is therefore ordered by the Court that said motion be and the same is hereby overruled, To which ruling of the Court the Defendant excepts,

9980

State of Texas }
-vs- } Thursday May 25, 1893.
Mike Mansfield }

This day came the parties by their attorneys and then came on to be heard the Defendant's Motion for the State to elect herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion, It is therefore ordered by the Court that said motion be and the same is hereby overruled, To which ruling of the Court the Defendant excepts,

9980 State of Texas } Keeping a Disorderly House
 vs- } Thursday May 25, 1893.
 Mike Mansfield

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Moore and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit:
 "We the jury find the Defendant guilty as charged in the indictment and assess his punishment at a fine of Two Hundred Dollars.

J. E. Moore, Foreman.
 It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Mike Mansfield the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday the 25 day of May A. D. 1893.

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10093 State of Texas } Selling Cur on Sunday
-vs- } Thursday May 25, 1893.

J. A. Blair & W. H. Blair

This day came the County Attorney presenting the files of the State also came the Defendants in their own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: C. M. McCarty and five others who were duly selected sworn and sworn according to law and the Indictment being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: "We the jury find the Defendants guilty as charged and assess the punishment of each of Defendants at a fine of Twenty Dollars.

C. M. McCarty, Foreman.

It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendants J. A. Blair ^{and} W. H. Blair the sum of Twenty Dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

10094 State of Texas } Keeping Saloon Open on Sunday
 -vs- } Thursday May 25, 1893.

J. A. Blair, N. H. Blair

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit G. W. Hughes and five others who were duly selected, sworn and sworn according to law and the Indictment being read to the jury the Defendants now have entered their plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit "We the jury find the Defendants guilty as charged in the Indictment and assess their punishment at a fine of Twenty Dollars each,

G. W. Hughes, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendants J. A. Blair and N. H. Blair the sum of Twenty Dollars each, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine ^{and} costs in Case No. 10093 said Defendants stand committed to the County Jail until the fine and costs in this case are paid in full.

10108 State of Texas } Aggravated Assault
 -vs- } Thursday May 25, 1893.
 Harry Granger }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of *guilty*. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{the} recover of and from the Defendant Harry Granger the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9434 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10087 State of Texas } Disturbing the Peace
 vs } Thursday May 25, 1893
 Harry Dukes }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact

as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Henry Duke the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday May 26, 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

10104 State of Texas } Theft
 vs } Friday May 26, 1893.
 Jim Smith }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Mr A. Martin and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing

Friday the 26 day of May A. D. 1893

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the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty as charged in the indictment and assess his punishment at imprisonment for ten days and a fine of twenty dollars.

Wm A. Martin, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Smith the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

10114

State of Texas } Assault
-vs- } Friday May 26, 1893.
L. P. Goodell }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Hughes and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not

guilty and plea of former conviction
 therein, Whereupon the jury after hearing
 the evidence argument of counsel and
 receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation returned
 into open Court the following verdict
 to wit: "We the jury find the plea of
 former conviction untrue, and further
 find Defendant guilty as charged in this
 indictment and assess his punishment
 at a fine of Seven Dollars and fifty cts.
 G. W. Hughes, Foreman."

It is therefore ordered, adjudged ^{and}
 decreed by the Court that the State
 of Texas do have and recover of ^{and}
 from the Defendant L. O. Goodell the
 sum of Seven Dollars and fifty cents
 fine assessed as aforesaid together
 with all costs in this behalf incurred
 for which said fine and costs execution
 may issue. Further ordered that said
 Defendant stand committed to the County
 Jail until said fine and costs are
 paid in full.

10116 State of Texas } Keeping Saloon Open on Sunday
 vs- } Friday May 26, 1893.
 Jim Liston }

This day came the County
 Attorney presenting the files of
 the State also came the Defendant
 in his own proper person and both
 parties arranged ready for trial a jury
 being waived the matters of fact as
 well as of law were submitted
 to the and the Defendant now
 here entered his plea of guilty,
 Whereupon the Court assessed his
 punishment at a fine of Twenty Dollars.

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It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Liston the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9207

State of Texas } Theft
-vs- } Saturday May 27th 1893.
Joe Gardner

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit: G. W. Hughes and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find Defendant guilty as charged in the indictment and assess his punishment at a fine of ten dollars and imprisonment in the County Jail at our day."

G. W. Hughes, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the

State of Texas do have and recover of and from the Defendant Joe Gardner the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

9208

State of Texas } Aggravated Assault
 -vs- } Saturday May 27, 1893.
 Joe Gardner

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Gardner the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 9207 said Defendant stand committed to the County Jail until the fine & costs in this case are paid in full.

Saturday the 27th day of May A. D. 1893.

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10138 State of Texas } Theft
vs- } Saturday May 27th 1893
Barnett Marshall

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now then entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of one Dollar and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Barnett Marshall the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

10140 State of Texas } Theft
vs- } Saturday May 27, 1893
Sid Lov ^{vs} Sid Brown

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant

now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of One Dollar and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jid Love ^{alias} Jid Brown the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs are paid in full.

Monday May 29, 1893 Court in session pursuant as on first day of term,

9980

State of Texas

-vs-

Wise Mansfield

Monday May 29, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of the Defendant

Monday the 29th day of May A. D. 1893

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is now her fixed by the Court at the sum of Seven Hundred Dollars,

9980

State of Texas
-vs-
Mike Mansfield

Monday May 29, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion in Arrest of Judgment herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

9813

State of Texas
-vs-
Jeff Faustner

Monday May 29, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts

and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is now here fixed by the Court at the sum of Two Hundred and fifty dollars.

8700

State of Texas

vs-

Monday May 29, 1893.

Andrew Johnson

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Monday June 5, 1893. Court in session present as on first day of term.

10208

State of Texas

vs-

Theft

Monday June 5, 1893.

Frank Sanders

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the

Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Sanders the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

10217

State of Texas } Wilfully Killing a Muli.
 -vs- } Friday June 9, 1893.

John Cruey

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Cruey the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and

Friday the 9th day of June A. D. 1893

Costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9980 State of Texas } Recognizance
do- } Thursday June 8, 1893.
Mike Mansfield }

This day came into open Court Mike Mansfield, Defendant in the above entitled cause who together with W. R. McLary and J. E. Ridgeway his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Seven Hundred Dollars, conditioned that the said Mike Mansfield who stands charged in this Court with the offense of "Hav[ing] the owner, lease and tenant of a certain house there situated, and did, then and there knowingly permit the keeping in said house of a disorderly house to wit a house kept for prostitution and where prostitutes were permitted to resort ^{and} reside for the purpose of following their vocation" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Friday the 9th day of June A. D. 1893

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10218 State of Texas } Aggravated Assault
-vs- } Friday June 9, 1893.
Mike Stack

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Thirty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mike Stack the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday June 10th 1893. Court in session present as on first day of term.

10222 State of Texas } Theft
-vs- } Saturday June 10, 1893.
Wiley Haley

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant

now here entered his plea of guilty
 Whereupon the Court assessed his
 punishment at a fine of Ten Dollars
 and imprisonment in the County Jail for
 one hour. It is therefore ordered,
 adjudged and decreed by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 Will Haley the sum of Ten Dollars
 fine assessed, as aforesaid together
 with all costs in this behalf
 incurred for which said fine and
 costs execution may issue. Further
 ordered that said Defendant stand
 committed to the County Jail for the
 full term of one hour and until
 the fine and costs are paid in full.

10275 State of Texas } Theft
 -vs- } Wednesday June 14, 1893
 Chealey Woodruff

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and both parties an-
 nounced ready for trial a jury being
 waived the matters of fact as well
 as of law were submitted to the
 Court and the Defendant now here
 entered his plea of guilty. Whereupon
 the Court assessed his punishment
 at a fine of Ten Dollars and
 imprisonment in the County Jail
 for one hour. It is therefore ordered
 adjudged and decreed by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 Chealey Woodruff the sum of
 Ten Dollars fine assessed as
 aforesaid together with all costs

Wednesday the 14th day of June A. D. 1893.

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in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs are paid in full.

10228 State of Texas } Aggravated Assault
-83- } Wednesday June 14, 1893.
Frank Santanocito

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered his plea of guilty Whereupon the Court assessing his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Santanocito the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10446 State of Texas } Theft
 -vs- } Wednesday June 14, 1893.
 Tom Bell

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars, and imprisonment in the County Jail for one hour. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Bell the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and be paid said fine and costs are paid in full.

Now come the County Attorney prosecuting the plea of the State and for want and sufficient reasons filed with the papers herein says he will no further prosecute the following case and moves the Court to dismiss the same viz:

8970 State of Texas vs Jap Henley
 Selling Liquor in Lane open Premises

- 9662 State of Texas - vs - Matt Brinson
Playing Cards Public Place
- 9730 State of Texas - vs - Bob
Dunning on Sunday
- 9731 State of Texas - vs - George
Dunning on Sunday
- 9822 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9823 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9824 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9825 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9826 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9827 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9828 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9829 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9830 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9831 State of Texas - vs - Mrs Heyberger
Exhibiting
- 9841 State of Texas - vs - Matt Brinson
Playing Cards Public Place
- 9843 State of Texas - vs - Matt Brinson
Playing Cards Public Place
- 9858 State of Texas - vs - Luke Short
Playing Cards Public Place
- 9859 State of Texas - vs - Luke Short
Playing Cards Public Place
- 9860 State of Texas - vs - Luke Short
Playing Cards Public Place
- 9861 State of Texas - vs - Luke Short
Playing Cards Public Place
- 9862 State of Texas - vs - Luke Short
Playing Cards Public Place

Wednesday

the

14

day of

June

A. D. 189³

- 9864 State of Texas vs - Billy Carlton
Betting at a Game of dice
- 9865 State of Texas vs - Billy Carlton
Betting at a Game of dice
- 9866 State of Texas vs Billy Carlton
Betting at a Game of Dice
- 9867 State of Texas vs - Billy Carlton
Betting at Four Banks,
- 9868 State of Texas vs - Billy Carlton
Betting at Four Banks,
- 9869 State of Texas vs - Billy Carlton
Betting at Gaming Table.
- 9881 State of Texas vs - Dixie Lyons
Playing Cards Public Place
- 9882 State of Texas vs - Dixie Lyons
Playing Cards Public Place.
- 9883 State of Texas vs - Lee Roberts
Playing Cards Public Place,
- 9885 State of Texas vs Nat Kramer
Betting at Game of Dice
- 9886 State of Texas vs Nat Kramer
Betting at Game of dice
- 9887 State of Texas vs - Nat - Kramer
Betting at Game of dice
- 9903 State of Texas vs - L. Reno.
Betting at a Game of dice
- 9904 State of Texas vs - L. Reno.
Betting at a Game of dice
- 9913 State of Texas vs. Hank Emmens
Betting at a Game of dice
- 9914 State of Texas vs - Hank Emmens,
Betting at a Game of dice
- 9931 State of Texas vs Jim Wilson
Betting at Gaming Table & Bank
- 9932 State of Texas vs - Jim Wilson
Betting at Gaming Table
- 9933 State of Texas vs - Jim Wilson
Betting at Gaming Table
- 9934 State of Texas vs - Jim Wilson
Betting at Game of dice

- 9935 State of Texas -vs- Jim Wilson
Betting at Game of Dice
- 9936 State of Texas -vs- Jim Wilson
Betting at Game of Dice
- 9937 State of Texas -vs- Jim Wilson
Betting at Game of Dice
- 9938 State of Texas -vs- Jim Wilson
Betting at Game of Dice
- 9939 State of Texas -vs- Jim Wilson
Betting at Game of Dice
- 9940 State of Texas -vs- Jim Wilson
Betting at Game of Dice
- 9954 State of Texas -vs- Lusa Short
Exhibiting
- 9955 State of Texas vs Lusa Short
Exhibiting
- 9956 State of Texas vs Lusa Short
Exhibiting
- 9957 State of Texas vs Lusa Short
Exhibiting
- 9958 State of Texas -vs- Lusa Short
Exhibiting
- 9959 State of Texas -vs- Lusa Short
Exhibiting
- 9960 State of Texas vs Lusa Short
Exhibiting
- 9961 State of Texas vs Lusa Short
Exhibiting
- 9962 State of Texas vs Lusa Short
Exhibiting
- 9963 State of Texas -vs- Lusa Short
Exhibiting
- 9964 State of Texas vs Billy McRea
Exhibiting
- 9965 State of Texas -vs- Billy McRea
Exhibiting
- 9966 State of Texas vs Billy McRea
Exhibiting
- 9967 State of Texas vs Billy McRea,
Exhibiting

Wednesday the 14 day of June A. D. 1893

9969 State of Texas -vs- Percy McKee,
Exhibiting

9970 State of Texas -vs- Percy McKee,
Exhibiting

9971 State of Texas -vs- Percy McKee,
Exhibiting

9972 State of Texas -vs- Percy McKee,
Exhibiting

9973 State of Texas -vs- Percy McKee,
Exhibiting

It is therefore ordered by the Court that the State of Texas recover nothing by reason of their prosecutions and that the Defendants go hence without day,

10114 State of Texas }
vs- } Monday June 5, 1893.
L. P. Goodell }

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant, It is therefore ordered by the Court that said motion be and the same is hereby sustained and that said case stand for trial in regular order upon the Criminal Docket of this Court.

Wednesday the 21 day of June A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers.

10473 State of Texas } Aggravated Assault
 vs- } Wednesday June 21, 1893.
 "John"

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and suggests that his name is Alex Kendall and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Alex Kendall the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10438 State of Texas } Theft
 vs- } Monday June 26, 1893.
 W. W. Mitchell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his

Monday the 26 day of June A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

plea of guilty, Whereupon the Court assessed his punishment at a fine of Five dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. M. Mitchell the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

10744 State of Texas } Theft
 vs. } Monday June 26, 1893.
 James Riley

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have of and from the Defendant James Riley the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

Monday the 26 day of June A. D. 1893.

may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until said fine and costs are paid in full.

10245 State of Texas } Theft
vs. } Monday June 26, 1893.

James Riley

This day came the County Attorney prosecuting the case of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant James Riley the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in Case No. 10244 and completion of imprisonment in said case said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

Wednesday the 28th day of June A. D. 1893.

Printers, Lithographers and Stationers, St. Louis, Mo.

10211 State of Texas } Theft
-vs- } Wednesday June 28, 1893.
Annie Overbeck

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty, Whereupon the Court assessed her punishment at a fine of Five Dollars and imprisonment in the County Jail for one hour. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Annie Overbeck the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs are paid in full.

10119 State of Texas } Disturbing the Peace
-vs- } Friday June 30, 1893.
Dan Carroll

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here

admit his plea of guilty, Whereupon
the Court assessed his punishment
at a fine of Five Dollars, It is
therefore ordered by the Court that
the State of Texas do have and
recover of and from the Defendant
Dan Carrall the sum of Five
Dollars fine assessed as aforesaid
together with all costs in this
behalf incurred for which said
fine and costs execution may issue.
Further ordered that said Defendant
stand committed to the County Jail
till said fine and costs are paid in
full.

the

day of

A. D. 189

Printers, Lithographers and Stationers, St. Louis, Mo.

Saturday July 1, 1893

Ordered that Court do now adjourn until
Court in course.

Robt. G. Johnson
County Judge

Attest:

J. H. King, C. Clerk.

Be it remembered that on this the First Monday in July a. d. 1893 the same being the 3rd day July a. d. 1893 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in City of Fort Worth: Present Hon. Robert G. Johnson, County Judge presiding John P. King, County Clerk, O. W. Gillespie County Attorney and E. A. Eulesz, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court:

- Venue Facias -

Now come E. A. Eulesz, Sheriff of Tarrant County and brings into open Court the Venue Facias for this the First week of the July Term a. d. 1893 of the County Court of Tarrant County and upon the names thereon being called four qualified jurors answered to wit: J. W. Judkins, E. Haywood, Andrew Utz, and W. S. Marshall who were sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: R. B. Kerner, G. F. Trickett, John Reed, N. O. Whiteside, W. M. West, J. J. Castleberry, J. D. McAnally and W. S. Bates, who were all sworn and tried and placed upon the panel for the week.

Now comes the County Attorney prosecuting the press of the State and for good and sufficient reasons filed with the judge herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8694 State of Texas -vs- Margaret Jasper
Aggravated Assault.
- 8845 State of Texas -vs- A. G. Peily
Occupation without License
- 8849 State of Texas -vs- J. T. Bailey
Occupation without License
- 8894 State of Texas -vs- J. H. Jackson
Occupation without License
- 9029 State of Texas -vs- Jim Sprinkle
Exhibiting
- 9030 State of Texas -vs- Jim Sprinkle
Exhibiting
- 9066 State of Texas -vs- D. Le Bon
Selling Liquor to minor.
- 9153 State of Texas -vs- D. Le Bon
Selling Liquor to minor
- 9160 State of Texas -vs- D. Le Bon
Selling Liquor to minor
- 9702 State of Texas -vs- William Harrell
Theft.
- 9732 State of Texas -vs- Henry Chase
Selling Wine Beer & Whiskey on Sunday
- 10064 State of Texas -vs- Tom Kell
Failing to work Road.
- 10065 State of Texas -vs- Ed Sraackhammer
Failing to work Road.
- 10114 State of Texas vs L. P. Goodell
Assault & Battery
- 10142 State of Texas -vs- William Hill
Aggravated Assault
- 10141 State of Texas -vs- H. L. Abston
Occupation without License
- 10162 State of Texas -vs- Dan Carroll
Carrying Pistol

- 10167 State of Texas - vs - Frank Perry
Selling Opium on Sunday
- 10189 State of Texas - vs - Jim Lister
Selling on Sunday
- 10190 State of Texas - vs - Jim Lister
Selling on Sunday
- 10191 State of Texas - vs - Jim Lister
Selling on Sunday
- 10192 State of Texas - vs - Jim Lister
Selling on Sunday
- 10193 State of Texas - vs - Jim Lister
Selling on Sunday
- 10194 State of Texas - vs - Jim Lister
Selling on Sunday
- 10406 State of Texas - vs - Will Dering
Aggravated Assault
- 10414 State of Texas - vs - Sam Evans Jr.
Aggravated Assault
- 10415 State of Texas - vs - Aaron Pulmon
Aggravated Assault
- 10439 State of Texas - vs - Tom Perry
Aggravated Assault.
- 10440 State of Texas - vs - Tom Perry
Carrying Pistol
- 10449 State of Texas - vs - Richard Schell
Theft
- 10455 State of Texas - vs - Dave Younger
Disorderly House
- 10456 State of Texas - vs - Dave Younger
Selling on Sunday
- 10457 State of Texas - vs - Dave Younger
Selling on Sunday
- 10458 State of Texas - vs - Dave Younger
Selling on Sunday
- 10459 State of Texas - vs - Dave Younger
Selling on Sunday
- 10460 State of Texas - vs - Dave Younger
Selling on Sunday
- 10461 State of Texas - vs - Dave Younger
Selling on Sunday

Monday the *3* day of *July* A. D. 189*3*

Printers, Lithographers and Stationers, St. Louis, Mo.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of their prosecutions and that said Defendants go hence without day.

- Filed -

Ordered by the Court that the following cases be filed until such time as the Sheriff can arrest the Defendants herein viz

- 8849 State of Texas -vs- Mitch Dickson
Carrying Pistol
- 8958 State of Texas -vs- Henry Silas
Aggravated assault.
- 8978 State of Texas -vs- John Upshaw
Aggravated Assault
- 9044 State of Texas -vs- Ed Marcell
Putting at Dice
- 9090 State of Texas -vs- Jim Hamel
Carrying Pistol
- 9083 State of Texas -vs- Jim Hamel
Aggravated Assault
- 9097 State of Texas -vs- John Dalton
Putting at Dice
- 9140 State of Texas -vs- Gid Nance
Disturbing Religious Worship
- 9192 State of Texas -vs- Gust McGraw
Theft
- 9193 State of Texas -vs- Gust McGraw
Theft
- 9194 State of Texas -vs- Martin Hill
Carrying Pistol
- 9231 State of Texas -vs- Billy Hadden
Aggravated assault
- 9343 State of Texas -vs- Billy Hadden
Aggravated Assault

Monday

the 3

day of

July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

9978 State of Texas vs - Sam's Carroll
Aggravated Assault

9870 State of Texas } Being at Gaming Table
-vs- } Monday July 3, 1893.
Mrs Johnson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mrs Johnson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10086 State of Texas } Aggravated Assault
-vs- } Monday July 3, 1893.
Tom Miller }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law

Monday the 2 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Miller the sum Twenty five dollars fine assessed aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10177

State of Texas }
 -vs- }
 Will Chrisman }
 Sitting at a Game of Dice
 Monday July 3, 1893

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Will Chrisman the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that

Monday the 3 day of July A. D. 1893.

said Defendant stand committed to the County Jail until said fine and costs are paid in full,

10178 State of Texas } Sitting at Game of Dice
-vs- } Monday July 3, 1893.
Dick House

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Dick House the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10184 State of Texas } Keeping Saloon open on Sunday.
-vs- } Monday July 3, 1893.
Jim Liston

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being

vained the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Liston the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10185 State of Texas } Keeping Saloon open on Sunday
 -vs- } Monday July 3, 1893.
 Jim Liston

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Jim Liston the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may

issue. Further ordered that after the satisfaction of the fine and costs in case No. 10184 said Defendant Clay committed to the County Jail until the fine and costs in this case are paid in full.

10186 State of Texas } Keeping Saloon open on Sunday.
 -vs- } Monday July 3. 1893.
 Jim Linton

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person ^{and} both parties announced venue for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Linton the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 10184 & 10185 said Defendant Clay committed to the County Jail until the fine and costs in this case are paid in full.

10413 State of Texas } Assault & Battery
-vs- } Monday July 3, 1893.
Sam Evans Jr }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Sam Evans Jr the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10416 State of Texas } Threatening to Kill.
-vs- } Monday July 3, 1893.
Walter Gentry }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Caselburg and five others who were duly selected empaneled ^{and sworn} according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".

J. T. Castberry, Foreman.
 It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

~~9655~~ Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

9655 State of Texas } Selling Liquor to minor
 -vs- } Tuesday, July 4, 1893.
 Bob Sudder

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant guilty and assess his punishment at a fine of Twenty five dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Bob Sudder the sum of Twenty five

Tuesday the 4th day of July A. D. 1893.

Printers, Lithographers and Stationers, St. Louis, Mo.

dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10117

State of Texas } Selling Wine, Beer, Whiskey on Sunday
-vs- } Tuesday July 4, 1893.
Frank Burns

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Burns the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10219

State of Texas	}	Fornication
-vs-		Tuesday July 4, 1893.
Wm Nichols		

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: B. F. Prickett and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged & assess his punishment at a fine of one hundred dollars. B. F. Prickett, Foreman."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Wm Nichols the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10221

State of Texas } Aggravated Assault.
-vs- } Tuesday July 4, 1893.
J. Landon

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10235

State of Texas } Aggravated Assault
-vs- } Tuesday July 4, 1893.
John Simmons

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John Orea and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Simmons the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9941 State of Texas } Being at Gaming Table
 vs- } Tuesday July 4, 1893.
 Jedia Brockman }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jedia Brockman the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf

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incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday July 5, 1893 ~~Committed to Jail~~ ~~present~~ as on yesterday.

10044

State of Texas } Carrying Struckles
-vs- } Wednesday July 5, 1893.
Gibson Fullright

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial Thereupon came a jury of good and lawful men to wit: John Bea and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now being entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: The jury find the Defendant not guilty,

John Bea, Foreman,
It is therefore ordered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution

and that the Defendant go hence without day,

10098 State of Texas } Keeping Saloon open on Sunday
 -vs- } Wednesday July 5, 1893.
 George Halland }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Jenkins and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of thirty five dollars.

J. W. Jenkins, Foreman.
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant George Halland the sum of Thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

Wednesday the 5 day of July A. D. 1893,

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10109

State of Texas vs George Halland } Aggravated Assault
Wednesday July 5, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty of simple assault. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Halland the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that after the satisfaction of the fine and costs in Case No. 10098 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10111

State of Texas vs George Halland } Aggravated Assault.
Wednesday July 5, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now

Wednesday the 5 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

have entered his plea ^{of simple assault} of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant George Halland the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos. 10098 & 10109 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

10493 State of Texas } Aggravated Assault
-vs- } Wednesday July 5, 1893.
Marcus Reese }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of One Hundred Dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Marcus Reese the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf

Wednesday the 5 day of July A. D. 1893.

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incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday July 6, 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday,

10407 State of Texas } Assault & Battery
-vs- } Thursday July 6, 1893.
Lula Temple }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person. and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court ^{and} the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed, by the Court that the State of Texas do have ^{and} recover off and from the Defendant Lula Temple the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10210 State of Texas } Receiving & Concealing Stolen Property
 -vs- } Thursday July 6, 1893.
 Daef Lesser }

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars ^{and} imprisonment in the County Jail for one day. It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Daef Lesser the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

10241 State of Texas } Theft
 -vs- } Thursday July 6, 1893.
 Dicie May }

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the

Thursday the 6th day of July A. D. 1893

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Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Ten Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{any} recover of and from the Defendant Belle May the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

10453 State of Texas } Keeping a Disorderly House
 -vs- } Thursday July 6, 1893.
 Madam Porter

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now have entered her plea of guilty, Whereupon the Court assessed her punishment at a fine of Two Hundred Dollars. It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant Madam Porter the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs

in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10494 State of Texas } Carrying Struckles
-vs- } Thursday July 6, 1893.
Jesse Cuthbertson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jesse Cuthbertson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

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10795

State of Texas } Aggravated Assault
-vs- } Thursday July 6, 1893.
James Cantrell }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit N. P. Whitesides and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." N. P. Whiteside, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10271

State of Texas } Selling liquor to Minor.
-vs- } Thursday July 6 - 1893
Phil Harmon. }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well

Friday the 7 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

as the law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered adjudged, and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Phil Harmon, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that the Court do now adjourn until tomorrow morning at 9 o'clock.

Friday July 7 - 1893. Court met at 9 o'clock, pursuant to adjournment present as on yesterday.

9849

State of Texas

-vs-

Frank Anderson

Aggravated Assault.

Friday July 7 - 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Therefore came a jury of good and lawful men to wit: J. W. Judkins and five others who were duly empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty.

Friday the 7 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

Whereupon the jury after hearing the evidence, argument of Counsel & receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty as charged and assess his punishment at a fine of Twenty Five Dollars.

J W Jenkins, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Frank Anderson the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10083

State of Texas }
-vs- }

Theft.

Charley Kiker }

Friday July 7-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Therefore came a jury of good and lawful men to wit: W R Herson and five others who were duly empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court, retired.

Friday the 7 day of July

A. D. 1893

Geo. D. Barnard & Co. Blank Book Manufacturers

To consider of their verdict and after matured deliberation returned into open Court the following Verdict to wit:

We the Jury find the Defendant not guilty.

W R Herrow, Foreman.

It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10243

State of Texas

vs

Oliver Anderson

Aggravated Assault.
Information

Friday July 7 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N P Whiteside and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:-

We the jury find the Defendant not guilty.

N P Whiteside, Foreman.

It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant

go hence without day.

10248

State of Texas }
 -vs. } Aggravated Assault.
 Jerry O'Brien } Friday July 7-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his pleas of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jerry O'Brien, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10351

State of Texas }
 -vs. } Aggravated Assault.
 Charley Brown } Friday July 7-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were

Friday the 7 day of July

A. D. 1893

Geo. D. Bernard & Co., Blank Book Manufacturers.

submitted to the Court and the Defendant now here entered his pleas of guilty. Whereupon the Court assessed his punishment at a fine Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Charley Brown the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

State of Texas,

-vs-

John Simmons } Friday July 7-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against certain said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled.

Ordered that the Court do now adjourn until tomorrow morning morning at 9 o'clock.

Saturday July 8th - 1893 Court met at 9 o'clock pursuant to adjournment

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present as on yesterday.

10205-

State of Texas }
 - vs } Aggravated Assault.
 Henry Nixon } Saturday July 8-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Castleberry and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of the Counsel and receiving the charge of the Court retired to consider of their verdict. and after mature deliberation returned into open Court the following verdict to wit: - We the jury find the Defendant guilty of simple assault and assess his fine at twenty five Dollars.

J. T. Castleberry, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, Henry Nixon, the sum of twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs executions may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10250

State of Texas }
 - vs } Theft.
 Will Clark } Saturday July 8-1893

Saturday the 8

day of

July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J F Castlebery and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:— We the jury find the Defendant guilty as charged and assess his fine at Twenty Five Dollars and Ten days in Jail.

J F Castlebery, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, Will Clark, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

10262

State of Texas

- vs -

Dave Younger

Selling on - Sunday

Saturday July 8 - 1893

This day came the County Attorney prosecuting the pleas of the State also

came the Defendant in his own proper person and both parties announced ready for trial a jury being waived. The matters of fact as well as the matters of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Dave Younger, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10263

State of Texas }
 - vs. } Selling on Sunday
 Dave Younger } Saturday July 8-1893.
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover from the Defendant, Dave Younger, the sum of

Saturday the 8 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case ^{No 10262.} said Defendant stand committed to the County Jail until said fine and costs are paid in full, in this case.

10264

State of Texas

- vs. -

Dave Younger

Selling on Sunday
Saturday July 8-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Dave Younger, the sum of Twenty Dollars fine and costs assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered after the satisfaction of fine and costs in case ^{No 10262-3.} said Defendant stand committed to the County Jail until said fine and costs are paid in full, in this case.

Saturday the 8 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

10265

State of Texas
-vs-

Selling on Sunday
Saturday July 8-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Dave Younger, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 10262, 23, 4. Defendant stand committed to the County Jail until said fine and costs are paid in full in this case

10266

State of Texas
-vs-

Selling on Sunday
Saturday July 8-1893

This day came the County Attorney prosecuting for the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine

Saturday the 8 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Dave Younger, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case's No. 10262, 3, 4, 5; said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10267

State of Texas
- vs.

Dave Younger

Selling on Sunday
Saturday July 8-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Dave Younger, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue; Further ordered that after the satisfaction of the fine and costs in case No 10262, 3, 4, 5, 6, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

Saturday the 8th day of July A. D. 1893

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Ordered that Court do now adjourn until Monday morning July 10th 1893 at 9 o'clock.

Monday July 10, 1893 Court met at 9 o'clock pursuant to adjournment present as on Saturday

~ Verine Facias ~

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Verine Facias for this the second week of the July Term A.D. 1893 of the County Court of Tarrant County Texas and upon the names thereon being called three qualified jurors answered to wit; P. F. Digging, H. Tamm & E. L. White who were sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit; J. F. Luther, C. McDougall, W. L. Mitchell, J. W. Burton, J. H. McNeal, H. A. Williams, Post Crowder, W. G. Terry & C. L. Murphy, who were all sworn and tried and placed upon the panel for the week.

8815 State of Texas } Playing Cards in Public Place
G. T. Talbott } Monday July 10, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant,

Monday the 10 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, J. J. Talbot, the sum of Ten Dollars fine. ~~It is therefore~~ assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10023

State of Texas }
 -vs. } Betting at game of Dice
 Perry Cobbin } Monday July 10-1893.
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Perry Cobbin, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10024

State of Texas }
 -vs } Betting at game of dice
 Perry Hobbins } Monday July 10 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Perry Hobbins, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and cost in case No. 10023 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10153

State of Texas }
 -vs } Aggravated Assaults.
 Margaret Jasper } Monday July 10 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court.

Monday the 10 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Margaret Jasper, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10254

State of Texas

-vs-

Lisette Duwall

Disorderly House.

Monday July 10-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine of Two Hundred Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Lisette Duwall, the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 10 day of July A. D. 1893

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Ordered that Court do now adjourn until Tuesday Morning July 11-1893 at 9 o'clock.

Tuesday July 11-1893. Court met at 9 o'clock pursuant to adjournment present as on Monday.

9430

State of Texas }
-vs- } Playing Cards Pub. place
Geo. Kilgore } Tuesday July 11-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Geo. Kilgore, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail until said fine and costs are paid in full.

10269

State of Texas }
-vs- } Selling Liquor to Minor
H Mueller } Tuesday July 11-1893

This day came the County Attorney prosecuting the pleas of the State

Tuesday the 11 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, H Mueller, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10270

State of Texas

-vs-

H Mueller

Selling Liquor to Minors

Tuesday July 11-1893

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here announced entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant,

H Mueller, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may now issue, Further ordered that after the satisfaction of the costs and fine in case No 10289. said Defendant stand committed to County Jail until said fine and costs are paid in full in this case.

Ordered that Court do now adjourn until Wednesday Morning July 12-1893 at 9 o'clock

Wednesday Morning July 12-1893 Court met at 9 o'clock pursuant to adjournment present as on Tuesday.

10092

State of Texas } Betting at of Dice
 -vs- } Wednesday July 12-1893.
 Will Turner }
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived. The matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore announced ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Will Turner, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Wednesday the 12 day of July A. D. 1893

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10181

State of Texas

-vs.

Dave Rogers

} Betting at game of dice.

} Wednesday July 12 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Dave Rogers, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10333.

State of Texas

-vs.

J. L. Crain

} Laboring on Sunday

} Wednesday July 12 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit:

E L White and five others who were duly selected, empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the ~~jury~~ Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars.

E L White, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, J L Crain, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10345

State of Texas }
 -vs. } Carrying Pistol
 J L Crowley } Wednesday July 12-1893

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H Turner and five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury the Defendant now here

Wednesday the 12 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the Jury find the Defendant guilty and assess his punishment at a fine of Twenty Five Dollars.

H Turner, Foreman.

It is therefore ordered, by the Court that the State of Texas do have and recover of and from the Defendant, J L Crowley, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10354

State of Texas

-12-

Vagrancy

J W Johnson } Wednesday July 12-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J H Luther and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.
 J. H. Luther, Foreman.
 It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10413

State of Texas }
 -vs- } Theft.
 James Howard } Wednesday July 12-1893.
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for a trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at one day in jail. It is therefore ordered, adjudged and decreed that by the Court that the State of Texas do have and recover of and from the Defendant, James Howard, the fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that the said Defendant stand committed to the County Jail for the full period of one day until said fine and costs are paid in full.

Thursday the 13

day of

July

A. D. 1893

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Ordered that Court do now adjourn until Thursday Morning July 13-1893 at 9 o'clock.

Thursday Morning July 13-1893. Court met at 9 o'clock pursuant to adjournment. present as on Wednesday.

10148

State of Texas }
-vs- } theft
Wiley Sanders } Thursday July 13-1893.
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: B. H. Diggins and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the Jury find the Defendant guilty and assess his punishment at imprisonment in the County Jail for one day.

B. H. Diggins, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, Wiley Sanders, the fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant

stand committed to the County Jail for the full period of One day or until said fine and costs are paid in full.

10091

State of Texas } Giving Injuria to Minors
-vs- } John Sanders } Thursday July 13-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived. The matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10232

State of Texas } Theft
-vs- } Tom Bell } Thursday July 13-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of One Dollar

and one hour in jail. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Tom Bell, the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period one hour until said fine and costs are paid in full.

10297

State of Texas }
 -vs } Selling Wine, Beer and Whiskey
 Bill Vernon } on Sunday, Thursday July 13-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty ~~Five~~ Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Bill Vernon, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10308

State of Texas
 -vs
 Jim Armstrong } Selling Liquor on Sunday
 Thursday July 13 - 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jim Armstrong, the sum of Twenty Dollars fine assessed as heretofore together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10309

State of Texas
 -vs
 Jim Armstrong } Selling Liquor on Sunday
 Thursday July 13 - 1893

This day came the County Attorney prosecuting the pleas of the State also came Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine

of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jim Armstrong, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant, after the satisfaction of the fine and costs in case No 10308, stand committed to the County Jail until said fine and costs are paid in full.

10310

State of Texas

- vs. -

Jim Armstrong

Selling Liquor on Sunday
Thursday July 13-1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jim Armstrong, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant,

after the satisfaction of the costs and fine in cases Nos 10308, 9, stand committed to the County Jail until said fine and costs are paid in full.

10311

State of Texas

-vs-

Jim Armstrong

Selling Liquor on Sunday Thursday July 13-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover from and of the Defendant, Jim Armstrong, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 10308, 9, 10, said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10312

State of Texas

-vs-

Jim Armstrong

Selling Liquor on Sunday Thursday July 13-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties

Friday the 14 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jim Armstrong, the sum of Twenty Dollars fine assessed as aforesaid together with all costs incurred in this behalf for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases No's 10308, 9, 10, 11, said Defendant stand committed to jail until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn until Friday Morning July 14-1893 at 9 o'clock.

Friday morning July 14-1893. Court met pursuant to adjournment present as on Thursday.

9787 State of Texas } Exhibiting gaming Table
-vs- }
Wm. Davis } Friday Morning July 14-1893.

This day came the County Attorney prosecuting the pleas of the State. also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted

Friday the 14 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars ^{and ten days imprisonment in the County Jail}. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Mart Davis, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs incurred in this behalf for which said fine and costs execution may issue. It is further ordered that, ~~(after)~~ the satisfaction of the costs and fine in case's No's 9787, said Defendant stand committed ^{for the full term of ten days and} to the County Jail, until the fine and costs are paid in full.

9788

State of Texas } Exhibiting gaming table
 -vs }
 Mart Davis } Friday July 14-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars ^{and imprisonment in the County Jail for ten days}. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Mart Davis, the sum of Twenty Five Dollars

Friday the 14 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of fine and costs in case's No. 9487 and completion of imprisonment therein assessed said Defendant stand committed to the County Jail, until said costs and fine are paid in full, in this case.

9789

State of Texas

-vs-

Mart. Davis

Exhibiting Gaming Table.

Friday July 14-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars ^{and imprisonment in the County Jail for ten days}. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Mart. Davis, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which costs and fine execution may issue. Further ordered that after the satisfaction of the fine and costs, in case's Nos 9487-8, said Defendant stand committed to the County Jail, until said fine and costs are paid in full in this case.

9790

State of Texas }
 -vs } Exhibiting Gaming Table
 Mart. Davis } Friday July 14-1893.
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars ^{and imprisonment in the County Jail for ten days}. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Mart. Davis, the sum of Twenty Five Dollars fine as assessed aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and ^{and execution of imprisonment fine} costs in cases Nos 9787, 8, 9, said Defendant stand committed to the County Jail ^{for the full period of ten days and} until said fine and costs are paid in full in this case.

9927

State of Texas }
 -vs } Betting at game of Dice
 Mart. Davis } Friday July 14-1893.
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law

were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of ~~Twenty~~ Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Mart Davis, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10038

State of Texas }
 -vs- }
 Bill Routh } Selling Liquor on Sunday
 Friday July 14 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed that by the Court that the State of Texas do have and recover of and from the Defendant, Bill Routh, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10036

State of Texas }
 -vs }
 T. C. Ridgeway } Keeping Open Saloon on Sunday
 Friday July 14 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, T. C. Ridgeway, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

10137

State of Texas }
 -vs }
 T. C. Ridgeway } Keeping open Saloon on Sun.
 Friday July 14 - 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced

Friday the 14 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, T. C. Ridgeway, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to jail until said fine and costs are paid in full.

10233
 State of Texas }
 -vs- } Threatening Life
 Charlie Spencer } Friday July 14 - 1893
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Thereupon came a jury of good and lawful men to wit: C. McCougall and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the

evidence and argument of the counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict to wit: We the jury find the Defendant not guilty.

C McDougall, Foreman.

It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10350

State of Texas

-vs-

Aggravated Assault

Jack Elmore

Friday July 14 - 1893

This day came the County Attorney prosecuting the plea of the State and also came the Defendant in his own proper person and both parties announced ready for trial.

Whereupon came a jury of E L White and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned to open Court the following verdict to wit:

We the jury find the Defendant guilty and assess his punishment at a fine of twenty five Dollars.

E L White, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant,

Jack Elmore, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full

10355

State of Texas

-vs-

J Murphy

Aggravated Assault.

Friday, July 14 - 1893

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J H Turner and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

J H Turner, Foreman.

It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 14 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

10377

State of Texas

-vs-

L M Walker

Keeping Saloon Open on Sunday

Friday July 14-1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, L M Walker, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that the Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Saturday Morning July 15-1893 at 9 o'clock.

Saturday Morning July 15-1893, Court met pursuant to adjournment. present as on Friday.

Tuesday the 11 day of July A. D. 1893

10151

State of Texas

-vs-

C A Parker

Adultery

Tuesday July 11-1893.

This day came the County Attorney prosecuting the pleas of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: B F Diggins and five others who were duly sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:- We the Jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars.

B F Diggins, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, C A Parker, the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 11 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

10151

State of Texas }
-vs } Tuesday July 11-1893.
C A Parker. }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to quash the indictment herein and the argument counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant accepts.

4837

State of Texas }
-vs } Keeping place of business
Oscar Layman } open Sunday. Saturday July 15-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed that the State of Texas do have and recover of and from the Defendant, Oscar Layman, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine

Saturday the 15th day of July A. D. 1893

and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10143

State of Texas } Aggravated Assault
-vs- } Saturday July 15-1893
Ed. Rall }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. A. Williams and five others who were selected, impanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at imprisonment in the County Jail for Sixty Days.

H. A. Williams, Foreman.
It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of Sixty Days and until all costs in this behalf incurred are paid in full.

Saturday the 15 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

10237

State of Texas } Theft.
-vs } Saturday July 15-1893
Sol. Leonard }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Luther and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at imprisonment in the County Jail for Ninety Days. J. H. Luther, Foreman. It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of Ninety Days and until all costs in this behalf incurred are paid in full.

10424

State of Texas } Keeping place of business
-vs } open on Sunday for Traffic.
Mike Cassidy } Saturday July 15-1893

This day came the County Court prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced

ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Judge assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Mike Cassidy, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

8857

State of Texas vs William Capps
Occupation without License

8872

State of Texas - vs T S Nugent.
Occupation without License

8891

State of Texas - vs R M Denham
Occupation without License

8904

State of Texas - vs W R Parker
Occupation without License.

the

day of

A. D. 189

Printers, Lithographers and Stationers, St. Louis, Mo.

- 8960 State of Texas - vs - Q Rucker
Aggravated Assault
- 9791 State of Texas - vs - Mart. Davis
Exhibiting Gaming Table
- 9792 State of Texas - vs - Mart. Davis
Exhibiting Gaming Table
- 9793 State of Texas - vs - Mart. Davis
Exhibiting Gaming Table
- 9794 State of Texas - vs - Mart. Davis
Exhibiting Gaming Table
- 9795 State of Texas - vs - Mart. Davis
Exhibiting Gaming Table
- 9796 State of Texas - vs - Mart. Davis
Exhibiting Gaming Table.
- 9817 State of Texas - vs - Anthony Cable
Selling Liquor to Minor
- 9979 State of Texas - vs - Lon Overton
Keeping Disorderly House.
- 10046 State of Texas - vs - Jim Wilson
Carrying Pistol
- 10045 State of Texas - vs - Joe Purvis
Betting at Gaming Table and Bank
- 10088 State of Texas - vs - J L Crowley
Carrying Pistol
- 10132 State of Texas - vs - Dave Rogers
Giving Liquor to Minor.
- 10134 State of Texas - vs - Dave Rogers.
Giving Liquor to Minor
- 10150 State of Texas - vs - H C Ferrie
Carrying Knuckles made of Metal
- 10158 State of Texas - vs - Dalph Lesser
Selling Beer on Sunday
- 10159 State of Texas - vs - Dalph Lesser
Selling Beer on Sunday.
- 10168 State of Texas - vs - J P Tatum
Selling Liquor to Minors.
- 10170 State of Texas - vs - Bill Routh
Selling Beer on Sunday
- 10171 State of Texas - vs - Bill Routh
Selling Liquor on Sunday

- 10172 State of Texas - vs - Bill Routh.
Keeping Saloon Open on Sunday.
- 10199 State of Texas - vs - Toke Johnson
Occupation without License
- 10200 State of Texas - vs - N B Moore
Occupation without License
- 10201 State of Texas - vs - J G Reily
Occupation without License
- 10204 State of Texas - vs - Ben. Nelson
Occupation without License
- 10268 State of Texas - vs - H Mueller
Selling Liquor to Minor
- 10303 State of Texas - vs - Fred. Seve
Selling on Sunday
- 10306 State of Texas - vs - L M Walker
Selling Liquor on Sunday
- 10307 State of Texas - vs - L M Walker
Selling Liquor on Sunday
- 10329 State of Texas - vs - Joe Teague
Betting at Gaming Table and Bank
- 10330 State of Texas - vs - Joe Teague
Betting at Gaming Table and Bank
- 10331 State of Texas - vs - Joe Teague
Selling Liquor to a Minor.
- 10332 State of Texas - vs - Joe Teague
Selling Liquor to a Minor.
- 10357 State of Texas - vs - John B Brugler
Occupation without License
- 10376 State of Texas - vs - Fred. Seve
Open Saloon on Sunday
- 10396 State of Texas - vs - Will Graves
Keeping Saloon open on Sunday
- 10409 State of Texas - vs - Henry Nixon
Aggravated Assault
- 10417 State of Texas - vs - J H Anderson
Playing Cards in Public Place
- 10421 State of Texas - vs - Harry Brooks
Vagrancy
- 10495 State of Texas - vs - W C Archie
Theft.
- 9832 State of Texas - vs - Mike Carridas, Selling Liquor Election Day

Monday the 10 day of July A. D. 1893

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It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without delay.

State of Texas vs Margaret Jasper } Monday July 10, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

State of Texas vs Frank Anderson } Monday July 10, 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is

Monday the 10 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

Therefore ordered by the Court that said motion be and the same is hereby sustained, and that said case stand for trial in its regular order upon the Criminal Docket of this Court.

State of Texas }
-vs- } Monday July 10, 1893.
Margaret Jasper }

This day came the County Attorney prosecuting the files of the State also came the Defendant in her own proper person and then came on to be heard the motion of Defendant in arrest of Judgment and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts.

10148 State of Texas }
-vs- } Monday July 10, 1893.
Wiley Sanders }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is sustained and

Monday the 10 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

That this case stand for trial in regular order upon the Criminal Docket of this Court.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday July 17, 1893 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

- Vermin Facias -

Now comes E. A. Oulson, Sheriff of Tarrant County, Texas and brings into open Court the Vermin Facias for this the third week of the July Term of A. D. 1893 of the County Court of Tarrant County Texas and upon the names thereon being called four qualified jurors answered to their names to wit: W. R. Hurley, A. B. Lapp, T. F. Rogers and W. R. Heron who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete. It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. W. Miles, J. A. McAdams, W. S. Remland, J. O. Haygood, M. Prince, D. C. Jones, Geo. Beakley, & Lewis Rainey, who were all sworn and tried and placed upon the panel for the week.

10247 State of Texas } Theft
-vs- } Monday July 17-1893
M Richmond }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Haygood and five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty. J. C. Haygood, Foreman. It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without delay.

10252

State of Texas } Theft
 vs } Monday July 17 - 1893
 P. M. M. Richmond)

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: M. Prince and five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the

Monday

the

17

day of

July

A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

M Prince Foreman.

It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered to adjourn until Tuesday Morning July 18-1893. at 9 o'clock

Tuesday Morning July 18-1893. Court met at 9 o'clock pursuant to adjournment. present as on Monday.

10047 State of Texas } Betting at Gaming Table
-vs- } Tuesday July 18-1893.
Joe Purvis }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Joe Purvis, the sum of Ten Dollars fine assessed as

Tuesday the 18 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

afore said together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10120

State of Texas Adultery

-vs-

L B Newell

Tuesday July 18-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Gideon Blakeley and five others who were duly selected, empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the argument and evidence of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court with the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars. Gideon Blakeley, Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, L. B. Newell, the sum of One Hundred Dollars fine as assessed aforesaid together with all costs in this behalf

Tuesday the 18 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full

10276

State of Texas } Betting at Game of Dice
-vs- } Tuesday July 18-1893
Haywood Haymaker

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Haywood Haymaker, the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10290

State of Texas } Aggravated Assault
-vs- } Tuesday July 18-1893
Geek Goodin

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own

Tuesday the 18 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit:

J. H. Rodgers and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

J. H. Rodgers, Foreman.
It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10294

State of Texas

-vs-

M Richardson alias
M Richmond

Wheft.

Tuesday July 18-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Miles and five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving

Tuesday the 18 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court with the following verdict to wit; We the Jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars and Thirty Days in jail.

J W Miles, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, M. Richardson alias M Richmond, the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which execution may issue.

Further ordered that the Defendant stand committed to the County Jail for the full period of Thirty Days and until said costs and fine are paid in full.

10386

State of Texas } Keeping Open Saloon on Sunday
-vs. } Tuesday July 18-1893
Trunk Burns }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover

Tuesday the 18 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

of and from the Defendant, Frank Burns, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered the Defendant stand committed to the County Jail until said fine and costs are paid in full.

10384 State of Texas } Keeping Saloon Open on
-vs- } Sunday. Tuesday July 18-1893
Frank Burns }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact, as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed this punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns, the sum of sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred. for which fine and costs execution may issue. Further ordered that after after the satisfaction of the fine and costs in case No 10386 said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Printers, Lithographers and Stationers, St. Louis, Mo

10388

State of Texas } Keeping Saloon Open on
-vs } Sunday. Tuesday July 18-1893
Frank Burns

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of said fine and assessed costs in cases Nos 10386, -7, said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10389

State of Texas } Selling Liquor on Sunday
-vs } Tuesday July 18-1893
Frank Burns

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his

Tuesday the 18 day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred. for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases No's 10386, 7, 8, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10390

State of Texas } Selling Liquor on Sunday
 -vs- } Tuesday July 18-1893
 Frank Burns)

This day came the County Attorney Prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution

Tuesday the 18 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 10386, 7, 8, 9, said Defendant stand committed to the County Jail until said fine and costs are paid in full, in this case.

10427

State of Texas } Aggravated Assault.
-vs- } Tuesday July 18 - 1893
Riley Gonzales }

This day came the County Attorney - prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered ~~his~~ ^{his} plea of guilty. ^{It is therefore} ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Riley Gonzales, the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that the Defendant stand committed to the County Jail until said fine and costs are paid in full.

10434

State of Texas } Keeping Saloon Open Sunday
-vs- } Tuesday July 18 - 1893
Frank Burns }

This day came the County Attorney prosecuting the pleas of the State also

Tuesday the 18 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10435-

State of Texas } Selling on Sunday
 -02- } Tuesday July 18-1893
 Frank Burns }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns,

Tuesday the 18 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

The sum of Twenty Dollars fine as assessed aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10436

State of Texas } Selling on Sunday
-12- } Tuesday July 18-1893
Frank Burns }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Frank Burns, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of fine and costs in case No. 10435 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

Wednesday the 19 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

Ordered that Court do now adjourn until Wednesday Morning July 19-1893 at 9 o'clock

Wednesday Morning July 19-1893. Court met at 9 o'clock pursuant to adjournment. present as on Tuesday.

9007

State of Texas } Carrying Pistol
-vs- } Wednesday Morning July 19-1893
John Martin }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of twenty five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, John Martin, the sum of twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10169

State of Texas } Keeping Saloon Open on Sunday.
-vs- } Wednesday July 19-1893
W H Ward }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own

Wednesday the 19 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

into open Court the following verdict to wit: We the jury find the Defendant guilty as charged and assessed his punishment at a fine of Twenty Five Dollars and Ten Days in Jail.

R B Kirven, Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, William Harrison, the sum of Twenty Five Dollars fine as assessed aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue.

It is further ordered that the Defendant stand committed to the County Jail for the full period of Ten Days and until said fine and costs are paid in full.

10278

State of Texas } Betting at game of dice
-12- } Wednesday July 19 - 1893

Jack Murphy }

This day came the County Attorney prosecuting the plea of the State. also came the Defendant now in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jack Murphy, the sum of Ten Dollars fine assessed as aforesaid together with all costs

in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10280

State of Texas } Selling Beer on Sunday.
-vs- } Wednesday July 19-1893
Fred. Lema }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Fred Lema, the sum of Twenty Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10327

State of Texas } Selling Liquor to Minors
-vs- } Wednesday July 19-1893
Joe Teague }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own

Wednesday the 19 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged, and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Joe Teague, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. It is further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10328

State of Texas } Selling Liquor to Minors
 -vs- } Wednesday July 19-1893
 Joe Teague }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of ~~not~~ guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Joe Teague, the sum of Twenty Five

Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which fine execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 10327 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10335-

State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and cost execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 19 day of July A. D. 1893

Geo. D. Barnard & Co. Blank Book Manufacturers

10336

State of Texas } Selling Liquor on Sunday
 -vs- } Wednesday July 19-1893
 George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of guilty. Wherefore the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No 10335 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10337

State of Texas } Selling on Sunday
 -vs- } Wednesday July 19-1893
 George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to

Wednesday the 19

day of *July*

A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

the Court. and the Defendant now entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of of the fine and costs in cases Nos 10335-6, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10338

State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction

Wednesday the 19 day of *July* A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers

of fine and costs in cases Nos
10335-6-7- said Defendant
stand committed to the County
jail until said fine and costs
are paid in full in this case,

10339

State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney
prosecuting the pleas of the State
also came the Defendant in his own
proper person and both parties
announced ready for trial a
jury being waived the matters
of fact as well as of law were
submitted to the Court and the
Defendant now here entered his
plea of guilty. Whereupon the
Court assessed his punishment
at a fine of Twenty Dollars.
It is therefore ordered, adjudged
and decreed by the Court that
the State of Texas do have and
recover of and from the Defendant,
George Collins, the sum of Twenty
Dollars fine assessed as aforesaid
together with all costs in this
behalf incurred for which fine and
costs execution may issue. Further
ordered that after the satisfaction
of fine and costs in cases Nos
10335-6-7-8, said Defendant stand
committed to the County jail until
said fine and costs are paid in
full in this case.

10340

State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases No's 10335, 6, 7, 8, 9 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10341

State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted

Wednesday the 19

day of July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

to the Court and the Defendant now
 have entered his plea of guilty,
 Whereupon the Court assessed
 his punishment at a fine of
 Twenty Dollars. It is therefore
 ordered, adjudged and decreed by
 the Court that the State of Texas
 do have and recover of and from
 the Defendant, George Collins, the
 sum of Twenty Dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which
 fine and costs execution may
 issue. Further ordered that after
 the satisfaction of the fine and
 costs in cases Nos 10335, 6, 7, 8, 9, 40,
 said Defendant stand committed to
 the County Jail until said fine
 and costs are paid in full in this
 case.

10342

State of Texas } Keeping Saloon Open
 -vs- } on Sunday
 George Collins } Wednesday July 19-1893
 This day came the County Attorney
 prosecuting the pleas of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury
 being waived the matters of fact
 as well as of law were submitted
 to the Court and the Defendant
 now here entered his plea of guilty.
 Whereupon the Court assessed his
 punishment at a fine of Twenty
 Dollars. It is therefore ordered,
 adjudged and decreed by the Court
 that the State of Texas do have
 and recover of and from the Defendant,
 George Collins, the sum of Twenty

Dollars fine assessed, as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of fine and costs in cases Nos 10335, 6, 7, 8, 9, 40, 41, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10343

State of Texas } Keeping Saloon open on
 -vs- } Sunday
 George Collins } Wednesday July 19-1893

This day came the County Attorney prosecuting the pleas of the State also the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases Nos 10335, 6, 7, 8, 9, 40, 41, 42, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10352

State of Texas } Carrying Pistol
 -vs- } Wednesday July 19 - 1893
 M Bryson }

This day came The County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, M Bryson, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which cost and fine prosecution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10401

State of Texas } Selling on Sunday
 -vs- } Wednesday July 19 - 1893
 George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law was submitted to the Court and the Defendant now

here entered plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10402

State of Texas } Selling on Sunday
 -vs- } Wednesday July 19-1893
 Jerry Deems }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person, and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jerry Deems, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and

Wednesday the 19 day of July A. D. 1893

costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10403

State of Texas } Keeping Saloon open
- vs - } on Sunday

Jerry Deems } Wednesday, July 19-1893

This day came the County Attorney prosecuting the plea of State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Jerry Deems, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No 10402 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

Wednesday the *19* day of *July* A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

10416

State of Texas } Playing Cards in
-vs- } Public Place

J. H. Anderson } Wednesday, July 19-1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Gideon Blakeley and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Where upon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the Jury find the Defendant not guilty.

Gideon Blakeley, Foreman.

It is therefore ordered that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10432

State of Texas } Hauling a fish seine
-vs- } Wednesday July 19-1893

A. S. Dingee }
This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well

as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, A S Dingee, the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10433

State of Texas } Disturbing the Peace
 -vs- } Wednesday, July 19-1893
 Charles Oates }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of Law were submitted to the Court and the Defendant now entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Charles Oates, the sum of Five Dollars fine assessed as aforesaid together with all costs in this

Wednesday the 19 day of July A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

behalf incurred for which fine and costs execution may issue. Further ordered that the Defendant stand committed to the County Jail until said fine and costs are paid in full.

10444

State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10445

State of Texas } Selling on Sunday
-vs- } Wednesday, July 19-1893
George Collins }

This day came the County Attorney

prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No 10444 said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10446

State of Texas } Selling on Sunday.
 -vs- } Wednesday, July 19-1893
 George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered

adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No 10444-5, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10447 State of Texas } Selling on Sunday
 -vs } Wednesday July 19-1893
 George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case no 10444-5-6, said Defendant

Wednesday the 19 day of July A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

stand committed to the County Jail until said fine and costs are paid in full in this case.

10448 State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that after the satisfaction of fine and costs in cases Nos 10444, 5, 6, 7, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

10449 State of Texas } Selling on Sunday
-vs- } Wednesday July 19-1893
George Collins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his

Thursday the 20 day of July A. D. 1893

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own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Dollars. It is therefore ordered, adjudged and decreed by the Court (Defendant, George Collins) that the State of Texas do have and recover of and from the Defendant, George Collins, the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which costs and fine execution may issue. Further ordered that after the satisfaction of the fine and costs in cases No's 10447, 5, 6, 7, 8, said Defendant stand committed to the County Jail until said fine and costs are paid in full in this case.

Ordered that Court do now adjourn until Thursday Morning July 20-1893 at 9 o'clock.

Thursday Morning July 20-1893. Court met at 9 o'clock pursuant to adjournment present as on Wednesday.

10149 State of Texas } Carrying Pistol
 -v- } Thursday July 20-1893
 H E Fine

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury

Thursday the 20 day of July A. D. 1893

being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, H. E. Fine, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10151

State of Texas } Adultery
-as- } Thursday July 20-1893
C. A. Parker }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Haygood and five others who were duly selected, empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

We the Jury find the Defendant guilty and assess his punishment at a fine of Two Hundred Dollars, J. O. Hagood, Foreman.

It is therefore ordered by the Court that State of Texas do have and recover of and from the Defendant, C. A. Parker, the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10251

State of Texas } Disturbing the Peace
-vs- } Thursday July 20 - 1893
Sam. Walker }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Gideon Blakeley, and five others who were duly selected empanelled and sworn according to law and the being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict to wit: We the jury find the Defendant not guilty. Gideon Blakeley, Foreman.

Thursday the 20 day of July A. D. 1893

It is therefore ordered that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10462

State of Texas } Aggravated Assault.
-vs- } Thursday July 20-1893
Grant King }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court ~~entered his~~ assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Grant King, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Friday Morning July 21-1893 at 9 o'clock.

Friday Morning July 21-1893. Court met at 9 o'clock pursuant to adjournment present as on Thursday.

8861 State of Texas } Occupation without License
 -vs- } Friday July 21 - 1893
 Cummings, C.C. }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: T. H. Rodgers and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Seven Dollars Fifty Cents (\$7.50).

T. H. Rodgers, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, C.C. Cummings, the sum of Seven Dollar Fifty Cent fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10273

State of Texas } Selling Liquor to Minors
 -02- } Friday July 21 - 1893.
 W D Branham }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, W D Branham, the sum of Twenty Five Dollars fine assessed as aforesaid together with all costs in this behalf ~~connected~~ ^{incurred} for which fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Saturday Morning July 22 - 1893 at 9 o'clock.

Saturday Morning July 22 - 1893. Court met at 9 o'clock pursuant to adjournment. present as on Friday.

Saturday
Friday

the 22

day of July

A. D. 1893

10379

State of Texas } Selling on Sunday
-vs- } Saturday July 22 - 1893
Pearl Beebe }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Gideon Blakeley and five others who were duly selected, empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

Gideon Blakeley, Foreman

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10428

State of Texas } Fornication
-vs- } Saturday, July 22 - 1893
Billy Sheaffer }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit.

Saturday the 22

day of

July

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

J. W. Miles and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars.

J. W. Miles, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, Billy Shafer, the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which ^{fine and costs} execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

10113

State of Texas - vs - Mike Dillon
Keeping a disorderly House.

10154

State of Texas - vs - Buck Wall
Aggravating Assault.

Saturday the 22 day of July A. D. 1893

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It is therefore ordered by The Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without pay.

10380

State of Texas } Open Saloon on Sunday
-vs- } Saturday July 22-1893
Pearl Beebe }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. F. Rodgers and five others who were duly sworn selected and empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence of the counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess her punishment at a fine of Fifty Dollars.

J. F. Rodgers, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, Pearl Beebe, the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which fine and costs execution may issue. Further ordered that said

the

day of

A. D. 189

Geo. D. Barnard & Co., Blank Book Manufacturers.

Defendant stand committed to the County Jail until said fine and costs are paid in full.

10250.

State of Texas } Theft.
-vs- } Saturday, July 8 - 1893.
Will Clark }

Ordered by the Court that the verdict be set aside and former proceedings in this case stand for naught.

10250

State of Texas } Theft.
-vs- } Saturday, July 8 - 1893
Will Clark }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine Ten Dollars and One Day in jail. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant, Will Clark, the sum of Ten Dollars fine assessed as aforesaid together with all costs incurred this behalf incurred for which fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail for the full period of one Day and until said fine and costs are paid in full.

the day of A. D. 189

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9838 State of Texas } Keeping Saloon open on Sunday
-vs- } Monday July 10, 1893,
Oscar Layman }

This day came the parties by their attorneys and then came on to be heard the Defendant's motion to quash the indictment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained,

10344 State of Texas } Vagrancy
-vs- } Wednesday July 12, 1893,
John Dillon }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Ten Dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Dillon the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which

Said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full, to which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

10349

State of Texas } Aggravated Assault
 vs- } Monday July 10, 1893.
 C. P. Kuyler }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty of simple assault whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. P. Kuyler the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 2 day of August A. D. 1893.

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10365 State of Texas } Aggravated Assault
 -25- } Wednesday Aug 7, 1893.
 Louis Brown)

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty of Simple Assault. Whereupon the Court assessed his punishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Brown the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10494 State of Texas } Theft
 -25- } Thursday July 20, 1893
 W. C. Archie)

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his

punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. C. Archie the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further that said Defendant stand committed to the County Jail for the full period of one day ^{any} until the fine and costs are paid in full.

10505

State of Texas } Vagrancy
 -vs- } Monday July 31, 1893.
 Jim Wilson }

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of One Dollar. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jim Wilson the sum of one Dollar fine assessed as aforesaid

Monday

the

31

day of

July

A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10499

State of Texas } Carrying a Pistol
C. G. B. Lackey } Monday July 31, 1893.

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have any moneys of and from the Defendant C. G. B. Lackey the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday the 3 day of August A. D. 1893

10506 State of Texas } Aggravated Assault
 -vs- } Thursday Aug 3, 1893.
 T. J. Lefler

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant T. J. Lefler the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10509 State of Texas } Aggravated Assault
 -vs- } Saturday Aug 5, 1893.
 Pat Keeley

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as

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well as of law now submitted to the Court and the Defendant now here intend his plea of guilty. Whereupon the Court assessing his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant Pat Kelly the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10510

State of Texas } Carrying Pistol
-vs- } Saturday Aug 5, 1893.

Pat Kelly

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law now submitted to the Court and the Defendant now here intend his plea of guilty. Whereupon the Court assessing his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Pat Kelly the sum of Twenty five

dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in case No. 10509 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10504 State of Texas } Attorney
-vs- } Tuesday Aug 8, 1893.
Red Murphy }

This day came the County Attorney prosecuting the people of the State also came the Defendant in his own proper person and both parties appearing ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Fifty Dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Red Murphy the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday the 8 day of August A. D. 1893

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10607 State of Texas } Theft
 -vs- } Friday August 8, 1893.
 Frank Russell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one hour. It is therefore ordered, adjudged ^{and decreed} by the Court that the State of Texas do have and recover of and from the Defendant Frank Russell the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10608 State of Texas } Theft
 -vs- } Friday Aug 8, 1893.
 Frank Russell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to

the Court and the Defendant now have entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one hour. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Russer the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in case No. 10607 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

10154 ⁴⁶ State of Texas }
-vs- } Monday July 10, 1893.
Clerk Hall

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Warrant from District Court transferring Judgment in this case to County Court. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said

Motion be and the same is hereby sustained,

10153.

State of Texas }
 -vs- } Monday July 10, 1893
 Margaret Jasper }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and then came on to be heard the Defendant's motion in arrest of judgment herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled.

10237

State of Texas }
 -vs- } Monday July 17, 1893
 Sol Leonard, et al }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant Sol Leonard in his own proper person and then came on to be heard the Defendant Sol Leonard's motion for a new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals

of the State of Texas.

State of Texas

10333

J. L. Crain

Monday July 17, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the law is for said Defendant, It is therefore ordered by the Court that said motion be and the same is sustained and that said case stand for trial in regular order upon the Criminal Docket of this Court.

State of Texas

10151

C. A. Parker

Monday July 17, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein, and the argument of counsel being heard therein because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that said case stand for trial in regular order upon the Criminal Docket of said Court.

Wednesday the 19 day of July A. D. 1893

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State of Texas } Motion New Trial
-vs- } Wednesday July 19, 1893.
Ed Ball

10143.

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, Recognizance of Defendant fixed by the Court at the sum of Three Hundred Dollars.

10151

State of Texas } Thursday July 20, 1893.
-vs- }
C. A. Parker

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of

the Court the Defendant excepts
 and in open Court gives notice
 of appeal to the Court of Criminal
 Appeals of the State of Texas.
 Recognizance of Defendant fixed by
 the Court at the sum of Five
 Hundred and fifty dollars.

10151

State of Texas }
 -vs- } Thursday July 20, 1893,
 C. A. Parker }

This day came the County Attorney
 prosecuting the files of the State
 also came the Defendant in
 his own proper person and then
 came on to be heard the Defendant's
 motion in arrest of judgment
 herein, and the argument of counsel
 being heard thereon because it is
 the opinion of the Court that
 the law is against said Defendant.
 It is therefore ordered by the Court
 that said motion be and the same
 is overruled. To which ruling of
 the Court the Defendant excepts.

8861

State of Texas }
 -vs- } Saturday July 22, 1893,
 C. C. Cummings }

This day came the County
 Attorney prosecuting the files
 of the State also came the
 Defendant in his own proper
 person and then came on to be
 heard the Defendant's motion for
 a new trial herein and the
 argument of counsel being heard
 thereon because it is the opinion
 of the Court that the law is
 against said motion. It is therefore

Saturday the 22 day of July A. D. 1893

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ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, Recognizance of Defendant fixed by the Court at one Hundred Dollars.

10380

State of Texas }
Pearl Ober } Saturday July 22, 1893.

This day came the County Attorney prosecuting the files of the State also came the Defendant in her own proper person and ~~interfering~~ ~~counter~~ ~~by~~ ~~herself~~ the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion it is therefore ordered by the Court that said motion be and the same is overruled, To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, Recognizance of Defendant fixed by the Court at the sum of Two Hundred Dollars.

10143 State of Texas }
 -vs- } (Wednesday, July 19, 1893.
 Ed. Ball }
 This day came into open Court
 Ed. Ball, Defendant in the above
 entitled cause who together with
 J. W. Powell and J. E. Mitchell his
 sureties acknowledge themselves
 severally indebted to the State of
 Texas in the several sum of
 Three Hundred Dollars conditioned
 that the said Ed. Ball who
 stands charged in this Court
 with the offense of "On May 28th, 1893
 did unlawfully in and upon one
 Laura Ball commit an aggravated
 assault by striking, beating and
 choking the said Laura Ball
 with his, the said Ed. Ball's hands
 and fists, he, the said Ed. Ball
 bring them and there an adult
 male person and the said Laura
 Ball then and there bring a
 female" and who has been convicted
 of said offense in this Court shall
 appear before this Court from day
 to day and from term to term
 of the same and not depart
 without leave of this Court in
 order to abide the judgment of
 the Court of Criminal Appeals of
 the State of Texas, in this case.

10294 State of Texas }
 -vs- } (Monday July 31, 1893.
 M. Richmond ^{vs} M. Richmond }
 This day came the County Attorney
 prosecuting the files of the State also
 came the Defendant in his own
 proper person and then came on

to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant It is therefore ordered by the Court that said motion be and the same is sustained and that said case stand for trial in regular order upon the Criminal Docket of this Court,

10611

State of Texas } Assault
 - vs - } Tuesday Aug 15, 1893.
 Dan Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dan Williams the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Now come the County Attorney
presenting the filing of the State
and for good and sufficient reasons
filed with the papers herein says he
will no further prosecute the following
cases and moves the Court to dismiss
the same viz

- 8854 State of Texas vs. F. M. Brantly
Occupation without License
- 8899 State of Texas vs. F. H. Riley
Occupation without License
- 9832 State of Texas vs. Mike Cassidy
Giving away Liquor on Election day
- 9833 State of Texas vs. Ed Ayres
Keeping Saloon open on Sunday.
- 9834 State of Texas vs. Ed Ayres
Keeping Saloon open on Sunday.
- 9835 State of Texas vs. Ed Ayres
Keeping Saloon open on Sunday.
- 9836 State of Texas vs. Ed Ayres
Keeping Saloon open on Sunday.
- 9839 State of Texas vs. Oscar Lyman
Keeping Saloon open on Sunday
- 9840 State of Texas vs. Oscar Lyman
Keeping Saloon open on Sunday
- 10353 State of Texas vs. Charley Johnson ^{alias} Charley Hill,
Vagrancy
- 10614 State of Texas vs. Dan Williams
Assault.
- 10630 State of Texas vs. M. Markins
Aggravated Assault.

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and that
the Defendants go hence without day,

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10501 State of Texas } Adultery
 -vs- } Tuesday Aug 15, 1893.
 Mary Washington ^{alias} Mary McConnell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Fifty Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mary Washington ^{alias} Mary McConnell the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10626 State of Texas } Theft
 -vs- } Thursday Aug 17, 1893.
 Will May

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his

plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day, It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and receive of ^{and} from the Defendant Will Mays the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

10624

State of Texas } Theft,
 -vs- } Thursday Aug 17, 1893.
 Will Mays }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day, It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and receive of ^{and} from the Defendant Will Mays the sum of Five Dollars fine assessed as aforesaid together with all costs

in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in case ^{and completion of term of imprisonment} No. 10626, said Defendant stand committed to the County Jail until said fine and for the full period of one day and until the fine and costs in this case are paid in full.

10628 State of Texas } Theft
 -vs- } Thursday Aug 17, 1893.

Charlie Bass

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty.

Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charlie Bass the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail ~~until~~ for the full period of one day and until the fine and costs are paid in full.

10629

State of Texas

Thrift

Thursday Aug 17, 1893.

-vs-
Charlie Ross

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charlie Ross the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 10628 said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

10631

State of Texas

Carrying a Pistol

Thursday Aug 17, 1893.

-vs-
Mr. Mathews

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being

waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. Matthews the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10151 State of Texas } Recognizance
 vs- } Friday Aug 18, 1893.
 C. A. Parker

This day came into open Court C. A. Parker, Defendant in the above entitled cause who together with J. W. McCullough and Geo. C. Hudging his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Five Hundred and fifty dollars conditional that the said C. A. Parker who stands charged in this Court with the offense of "on May 1st A.D. 1893 did unlawfully live together and have carnal intercourse with one Mattie Prickett ^{alias} Mattie Dick, a woman the said Parker being then and there lawfully married to another person then living, against the peace and dignity of the State, and the

Grand jurors aforesaid upon their oaths aforesaid do further present in and to the District Court of Tarrant County, Texas that heretofore on the 1st day of May A. D. 1893 one C. A. Parker, a man, in the County of Tarrant and State of Texas, did unlawfully have habitual carnal intercourse with one Mattie Prickett ^{alias} Mattie Dick, a woman without living together with said Mattie Prickett ^{alias} Mattie Dick, the said Parker being then and there lawfully married to another person then living" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

10632 State of Texas } Aggravated Assault
 vs. } Monday Aug 21, 1893.
 Charley Harris }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon the Court assessed his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged

Monday the 21 day of August A. D. 1893

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and decreed by the Court that the State of Texas do have and recover of and from the Defendant Charley Harris the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

10614

State of Texas } Theft
-vs- } Monday Aug 21, 1893.
Calvin Mason }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering his plea of guilty, Whereupon the Court assessing his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day, It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Calvin Mason the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full,

10525 State of Texas } Malicious Mischief
-vs- } Tuesday Aug 22, 1893.
John Burford Jr }
This day came the County attorney
prosecuting the plea of the State
also came the Defendant in his own
proper person and both parties announced
ready for trial a jury being waived
the matters of fact as well as of law
were submitted to the Court and
the Defendant now here entered
his plea of guilty. Whereupon the
Court assessed his punishment at
a fine of One Dollar. It is therefore
ordered, adjudged and decreed by the
Court that the State of Texas do
have and receive of and from the
Defendant John Burford Jr the sum
of One Dollar fine assessed as aforesaid
together with all costs in this
behalf incurred for which said fine
and costs execution may issue.
Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are paid
in full.

10624 State of Texas } Disturbing the Peace
-vs- } Wednesday Aug 23, 1893
Jack McConnell }
This day came the County attorney
prosecuting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial a jury being
waived the matters of fact as well
as of law were submitted to the
Court and the Defendant now
here entered his plea of guilty.
Whereupon the Court assessed his

Wednesday the 23rd day of August A. D. 1893

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furnishment at a fine of Five Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jack McConnell the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committing to the County Jail until said fine and costs are paid in full.

10648 State of Texas } Theft
 -vs- }
 John Ploxo } Wednesday Aug 30, 1893

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court the Defendant now here entering his plea of guilty Whereupon the Court assessed his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Ploxo the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred

for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

10649 State of Texas

vs } Fornication
 Mac Whittington & } Friday April 11, 1893,
 Nanni Thomas }

This day came the County Attorney prosecuting the plea of the State also came the Defendant Nanni Thomas in her own proper person and both parties appearing ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entering her plea of guilty. Whereupon the Court assessed her punishment at a fine of Fifty Dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Nanni Thomas the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10563 State of Texas } Carrying Pistol
 vs } Friday Apr 1, 1893
 Ed Bartlett

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 appeared ready for trial a jury
 being waived the matters of fact
 as well as of law were submitted
 to the Court and the Defendant
 now being entered his plea of
 guilty Whereupon the Court assessed
 his punishment at a fine of
 Twenty five dollars. It is therefore
 ordered by the Court that the
 State of Texas do have and
 receive of and from the Defendant
 Ed Bartlett the sum of Twenty
 five dollars fine assessed as
 aforesaid together with all costs
 in this behalf incurred for
 which said fine and costs
 execution may issue. Further
 ordered that said Defendant
 stand committed to the County
 Jail until said fine and costs
 are paid in full.

10652 State of Texas } Malicious Mischief
 vs } Friday Apr 1, 1893
 James Dunlap

This day came the County
 attorney prosecuting the plea
 of the State also came the
 Defendant in his own proper
 person and both parties appeared
 ready for trial a jury being
 waived the matters of fact as

well as of law were submitted to the Court and the Defendant now here entering his plea of guilty. Whereupon the Court assessed his punishment at a fine of one Dollar. It is therefore ordered by the Court that the State of Texas do have and recover of ^{and} from the Defendant James Daulap the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10446

State of Texas } Formication
 - vs - } Wednesday Aug 30, 1893
 Annie Scott

This day came the County attorney prosecuting the felon of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Fifty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of ^{and} from the Defendant Annie Scott the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs

the

day of

A. D. 189

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execution may issue. Further
 ordered that said Defendant stand
 committed to the County Jail until
 said fine and costs are paid in
 full.

Saturday Sept 2, 1893.

Ordered that Court do now adjourn
 till Court in course,

Robt. B. Johnson
 County Judge.

Acquit:
 J. M. King Co., etc.

Monday the 11th day of September A. D. 1893

Be it remembered that on this the First Monday in September A. D. 1893 the same being the 11th day of September A. D. 1893 there was begun and held a regular term of the County Court within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth. Present Hon. Rast G. Johnson, County Judge, presiding John P. King County Clerk, G. W. Gillespie County Attorney and E. A. Euler, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court,

Ordered that Court do now adjourn until Monday Sept 11, 1893
 Court met at 9 o'clock Monday Sept 11, 1893 pursuant to, adjourned pursuant as on first day of term.

There being
 Now come E. A. Euler, Sheriff of Tarrant County and brings into open Court the Victim Facing for this the Sheriff West of the September Term A. D. 1893 of the County Court of Tarrant County and upon the same thereon being called three qualified jurors answered to wit: ~~Just~~ ~~Clary~~ ~~Chas~~ Anderson & J. M. Hartfield who were all duly sworn, and tried and placed upon the panel for the case. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: L. M. Prince, W. J. Jones, J. J. Mabry, F. S. Dunn, J. A. Getzendaur, Jim Parkey, John W. Creel H. D. Goudger, G. W. Burck and W. G. Moore who were all tried and sworn and placed upon the panel for the case.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8850 State of Texas vs. R. S. Blair ✓
Occupation without License
- 8863 State of Texas vs. J. T. Cooper ✓
Occupation without License
- 8878 State of Texas vs. Marsene Johnson ✓
Occupation without License
- 8888 State of Texas vs. Temple Houston ✓
Occupation without License
- 8889 State of Texas vs. B. G. Johnson ✓
Occupation without License
- 8901 State of Texas vs. M. D. Preist ✓
Occupation without License
- 8927 State of Texas vs. T. B. Lewis ✓
Violating Local Option Law
- 8971 State of Texas vs. H. A. Lewis ✓
Selling Liquor in Local Option Precinct
- 9014 State of Texas vs. Jim Dennis ✓
Exhibiting Gaming Table
- 9167 State of Texas vs. H. A. Lewis, T. B. Lewis ✓
Violating Local Option Law
- 9168 State of Texas vs. H. A. Lewis, T. B. Lewis ✓
Violating Local Option Law
- 9169 State of Texas vs. H. A. Lewis, T. B. Lewis ✓
Violating Local Option Law
- 9170 State of Texas vs. H. A. Lewis, T. B. Lewis ✓
Violating Local Option Law
- 9172 State of Texas vs. H. A. Lewis, T. B. Lewis ✓
Violating Local Option Law
- 9252 State of Texas vs. J. H. Cook ✓
Selling Liquor to minor
- 9347 State of Texas vs. J. H. Wallace ✓
Selling Liquor without License
- 9587 State of Texas vs. Oscar Hicks ✓
Carrying Pistol
- 9929 State of Texas vs. Bill Roberts ✓
Betting at Game of Dice

Monday the 11 day of September A. D. 1893

- 9589 State of Texas vs John Evans
Theft
- 9765 State of Texas vs Albert Westbrook
Permitting Place of Business open on Sunday
- 9845 State of Texas vs Tom Whism
Bitting at Game of Dice
- 9846 State of Texas vs Lou Gaines
Bitting at Game of Dice
- 9849 State of Texas vs Frank Anderson
Aggravated assault
- 9943 State of Texas vs Ed Ayres
Selling Wine Beer & Whiskey on Sunday
- 9944 State of Texas vs Ed Ayres
Selling Wine Beer & Whiskey on Sunday
- 10002 State of Texas vs Will. Glover
Bitting at Game of Dice
- 10003 State of Texas vs Will. Glover
Bitting at Game of Dice
- 10004 State of Texas vs Will. Glover
Bitting at Game of Dice
- 10021 State of Texas vs John Stephenson
Bitting at Game of Dice
- 10022 State of Texas vs John Stephenson
Bitting at Game of Dice
- 10045 State of Texas vs Sam. Bradford
Carrying Pistol
- 10074 State of Texas vs L. Wiltman
Selling on Sunday
- 10075 State of Texas vs L. Wiltman
Selling on Sunday
- 10076 State of Texas vs L. Wiltman
Keeping Open on Sunday
- 10115 State of Texas vs J. G. Weikert
Selling Liquor without License
- 10118 State of Texas vs W. H. Wilson
Fornication
- 10128 State of Texas vs Gus Vaeker
Bitting at Dice
- 10130 State of Texas vs John Stephenson
Bitting at Game of Dice

- 10139 State of Texas Vs. Jno Hyburgers
Exhibiting Faro Bank
- 10147 State of Texas Vs Alex. Johnsons
Theft
- 10152 State of Texas Vs. Henry Lewis
Exhibiting Faro Bank
- 10155 State of Texas Vs. Hugh Wilsons
Aggravated assault
- 10156 State of Texas Vs Hugh. Wilsons
Aggravated Assault
- 10175 State of Texas Vs. A. J. McFadden
Playing Cards Pub Places
- 10176 State of Texas Vs A. J. McFadden
Playing Cards Pub Places
- 10182 State of Texas Vs. John Stephenson
Bitting at Game of Dice
- 10197 State of Texas Vs. Joe Meyers
Occupation without License
- 10198 State of Texas Vs J Samuels
Occupation without License
- 10203 State of Texas Vs. R. W. Kells
Occupation without License
- 10230 State of Texas Vs Steve Perkins
Disturbing the Peace
- 10236 State of Texas Vs James Cantrell
Aggravated assault
- 10242 State of Texas Vs Tom O'Neal
Aggravated Assault
- 10272 State of Texas Vs W.D. Branham
Selling Liquor to minor
- 10274 State of Texas Vs W. D. Branham
Selling Liquor to minor
- 10277 State of Texas Vs Jim Baker
Bitting at Game of Dice
- 10286 State of Texas Vs Gus Valter
Bitting at Game of Dice
- 10287 State of Texas Vs Tom Dougherty
Keeping Saloon open on Sunday
- 10288 State of Texas Vs Tom Dougherty
Selling on Sunday

- 10289 State of Texas vs Tom Dougherty
Selling on Sunday
- 10294 State of Texas vs M. Richerson. ^{alias} M. Richmond
Theft
- 10299 State of Texas vs Jim Liston
Keeping Saloon open on Sunday
- 10301 State of Texas vs Jim Liston
Keeping Saloon open on Sunday
- 10302 State of Texas vs Jim Liston
Selling on Sunday
- 10304 State of Texas vs Phil Harmon
Selling Wine on Sunday
- 10305 State of Texas vs Phil Harmon
Selling Wine on Sunday
- 10321 State of Texas vs Jim Wilson
Betting at Faro
- 10322 State of Texas vs Jim Wilson
Betting at Faro
- 10323 State of Texas vs Jim Wilson
Betting at Faro
- 10324 State of Texas vs Jim Wilson
Betting at Faro
- 10325 State of Texas vs Jim Wilson
Betting at Faro
- 10326 State of Texas vs Jim Wilson
Betting at Faro
- 10346 State of Texas vs P. B. Perry
Slander
- 10347 State of Texas vs Louis Shubert
Pursuing Occupation of selling Malt Liquor without License
- 10359 State of Texas vs Tom Reed
Cruelly and Wilfully Killing a horse
- 10362 State of Texas vs Lee Loyd
Carrying Pistol
- 10371 State of Texas vs Oscar Glass
Disturbing the Peace
- 10375 State of Texas vs Jim Wilson
Betting at Faro
- 10378 State of Texas vs Pearl Bebee
Keeping a Disorderly House

County Court (Criminal) Minutes, Tarrant County, September Term, 1893

Monday the 11 day of September A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

- 10381 State of Texas Vs Pearl Beebe
Keeping Saloon Open on Sunday
- 10385 State of Texas Vs Pearl Beebe
Keeping Saloon Open on Sunday
- 10391 State of Texas Vs John Stephenson
Selling Wine Beer & Whiskey on Sunday
- 10406 State of Texas Vs Jack Murphree
Assault & Battery
- 10422 State of Texas Vs L H Sikes
Slander
- 10423 State of Texas Vs D. J. Warren
Aggravated Assault
- 10429 State of Texas Vs Ed. Stewart
Hauling a Fish Seine
- 10430 State of Texas Vs Jim Moseley
Hauling a Fish Seine
- 10431 State of Texas Vs V. A. Reeves
Hauling a Fish Seine
- 10437 State of Texas Vs Pearl Beebe
Occupation without License
- 10438 State of Texas Vs Tom Dougherty
Keeping Saloon open on Sunday
- 10439 State of Texas Vs Tom Dougherty
Selling on Sunday
- 10440 State of Texas Vs Tom. Dougherty
Selling on Sunday
- 10441 State of Texas Vs Tom. Dougherty
Selling on Sunday
- 10442 State of Texas Vs Tom Dougherty
Selling on Sunday
- 10443 State of Texas Vs Frank Burns
Keeping Saloon open on Sunday
- 10450 State of Texas Vs George Collins
Selling on Sunday
- 10451 State of Texas Vs George Collins
Selling on Sunday
- 10452 State of Texas Vs George Collins
Selling on Sunday
- 10453 State of Texas Vs George Collins
Selling on Sunday

- 10454 State of Texas vs George Collins
Selling on Sunday
- 10455 State of Texas vs George Collins
Selling on Sunday
- 10456 State of Texas vs George Collins
Selling on Sunday
- 10457 State of Texas vs George Collins
Selling on Sunday
- 10458 State of Texas vs George Collins
Selling on Sunday
- 10460 State of Texas vs George Collins
Selling on Sunday
- 10461 State of Texas vs George Collins
Selling on Sunday
- 10463 State of Texas vs C. D. Dickenson
Assault & Battery
- 10464 State of Texas vs George Collins
Selling on Sunday
- 10465 State of Texas vs George Collins
Selling on Sunday
- 10466 State of Texas vs George Collins
Selling on Sunday
- 10467 State of Texas vs George Collins
Selling on Sunday
- 10468 State of Texas vs George Collins
Selling on Sunday
- 10469 State of Texas vs George Collins
Selling on Sunday
- 10470 State of Texas vs George Collins
Selling on Sunday
- 10471 State of Texas vs George Collins
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- 10471 State of Texas vs George Collins
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- 10472 State of Texas vs George Collins
Selling on Sunday
- 10473 State of Texas vs George Collins
Selling on Sunday
- 10474 State of Texas vs George Collins
Selling on Sunday

- 10475 State of Texas vs George Collins
Selling on Sunday
- 10476 State of Texas vs George Collins
Selling on Sunday
- 10477 State of Texas vs George Collins
Selling on Sunday
- 10478 State of Texas vs George Collins
Selling on Sunday
- 10479 State of Texas vs George Collins
Keeping Saloon Open on Sunday
- 10480 State of Texas vs Jerry Deems
Selling on Sunday
- 10481 State of Texas vs Jerry Deems
Selling on Sunday
- 10482 State of Texas vs Jerry Deems
Selling on Sunday
- 10483 State of Texas vs Jerry Deems
Selling on Sunday
- 10484 State of Texas vs Jerry Deems
Selling on Sunday
- 10485 State of Texas vs Jerry Deems
Selling on Sunday
- 10486 State of Texas vs Jerry Deems
Selling on Sunday
- 10487 State of Texas vs Jerry Deems
Keeping Saloon Open on Sunday
- 10488 State of Texas vs Jerry Deems
Keeping Saloon Open on Sunday
- 10489 State of Texas vs Charley Graham
Keeping Saloon Open on Sunday
- 10490 State of Texas vs Charley Graham
Keeping Saloon Open on Sunday
- 10491 State of Texas vs Charley Graham
Selling on Sunday
- 10492 State of Texas vs W. H. Ward
Keeping Saloon open on Sunday
- 10512 State of Texas vs Charley Garcia
Theft
- 10515 State of Texas vs Tom Polcott
Dragging a Fish Net

Monday the 11 day of September A. D. 1893

- 10516 State of Texas Vs Frank Witherspoon ✓
Dragging a Fish Net
- 10517 State of Texas Vs W. E. Bideler
Dragging a Fish Net
- 10519 State of Texas Vs George Holland
Dragging a Fish Net
- 10524 State of Texas Vs Tom Ryan
Selling on Sunday
- 10545 State of Texas Vs Sam Smith
Occupation without License
- 10546 State of Texas Vs W. D. Branham
Selling Liquor to minor
- 10547 State of Texas Vs H. Mueller
Selling Liquor to minor
- 10553 State of Texas Vs John Nolan
Selling on Sunday
- 10557 State of Texas Vs Ab Dean
Keeping open on Sunday
- 10558 State of Texas Vs Peter Cross
Keeping open on Sunday
- 10559 State of Texas Vs Ab Dean
Keeping Saloon Open on Sunday
- 10569 State of Texas Vs Lesette Duval
Selling Malt Liquor without License
- 10571 State of Texas Vs Tom Curry et al
Occupation without License
- 10577 State of Texas Vs John Nolan
Selling on Sunday
- 10582 State of Texas Vs Priest Jamison
Drunk in Public Place
- 10583 State of Texas Vs Jim Bryant
Selling on Sunday
- 10589 State of Texas Vs W. K. Bell
Carrying a Pistol
- 10594 State of Texas Vs Jim Liston
Keeping Saloon Open on Sunday
- 10609 State of Texas Vs Charley Taylor
Disturbing the Peace
- 10623 State of Texas Vs James Dunlap
Theft

- 10638 State of Texas vs A. E. Walker
Threatening to take Life
- 10639 State of Texas vs William Hill
Adultery
- 10643 State of Texas vs Preston
Aggravated Assault
- 10644 State of Texas vs J. S. Foster
Aggravated Assault.
- 10645 State of Texas vs John Taylor
Malicious Mischief
- 10653 State of Texas vs M. D. Harris
Cursing & Abusing another
- 10712 State of Texas vs Peter Stromstad & John Maher
Keeping Open on Sunday
- 10811 State of Texas vs Sang Smut alias Fred Smut
Theft
- 10831 State of Texas vs L. August
Selling Goods on Sunday

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the defendants go hence without day.

10550 State of Texas } Theft
-vs- } Monday Sept 16. 1893.
Leander Ryan }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Creed and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court returned to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty as charged.

Monday the 11 day of September

A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

in the indictment.

J. W. Breed. Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Ordered that the Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday September 12. 1893 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday

10214 State of Texas

vs

Charley Beckham

Aggravated Assault

Tuesday Sept 12 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: T. J. Mabin and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Twenty five dollars.

T. J. Mabin. Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Charley Beckham the sum of Twenty

five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10209 State of Texas } Aggravated Assault
vs } Tuesday Sept 12" 1893
Jim Easley }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Hartsfield and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty as charged and assess his punishment at a fine of Twenty five dollars.

J. M. Hartsfield. Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jim Easley the sum of Twenty five dollars fine assessed as aforesaid together with all cost in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 12th day of September A. D. 1893

Court in Session on this the 14th day of September 1893. present as on first day of term.

10356. State of Texas } Keeping Disorderly House
 vs } Thursday Sept 14. 1893.
 J. Van. Santen }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. Maben and five others who were duly selected empanelled and sworn according to law. and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict to wit. We the jury find the Defendant Guilty as charged and assess his punishment at a fine of Two hundred dollars

J. J. Maben. Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant, J. Van. Santen the sum of Two hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered Court adjourn until tomorrow morning at 9 o'clock

Friday Sept 15 1893. Court met at 9 o'clock pursuant to adjournment. present as on yesterday

Friday the 15 day of September A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

9337 State of Texas } Selling on Sunday.
 Vs. } Friday Sept 15 1893

John Moss.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Barkley and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

We the jury find the defendant guilty as charged in the indictment and assess his punishment at a fine of Twenty dollars.

J. M. Barkley. Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Moss the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County jail until said fine and costs are paid in full.

Ordered Court adjourn until tomorrow morning at 9 o'clock.

Saturday Sept 16 1893. Court met at 9 o'clock pursuant to adjournment. present as on yesterday

10497 State of Texas } Swindling
 Vs. } Saturday Sept 16 1893

Mrs. A. B. Bohan }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant.

in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Creed and five others who were duly selected empanelled and sworn according to law. and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict to wit: We the jury find the defendant not guilty

J. W. Creed. Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day

10661 State of Texas } Assault and Battery
Us } Saturday Sept 16th 1893.
A. Walters }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Barkley and five others who were duly selected empanelled and sworn according to law. and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the defendant guilty as charged and assess his punishment at a fine of Ten dollars.

J. M. Barkley Foreman

It is therefore ordered by the Court that the State of Texas do have and reason of and from

Saturday the 16th day of September A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo

the Defendant A. Walters the sum of Ten dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10665 State of Texas vs Gibson. Fulbright. } Aggravated Assault
Saturday Sept 16th 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. G. Moore and five others who were duly selected empanelled and sworn according to law. and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars.

H. G. Moore Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Gibson Fulbright the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

9337 State of Texas

Vs

John Moss

Friday Sept 15 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant motion for a new trial herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is hereby fixed by the Court at the sum of One hundred and twenty five dollars

10661 State of Texas

Vs

A Walters

Saturday Sept 16 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant motion for a new trial herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is against said Defendants. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is hereby fixed by the Court at the sum of One hundred and fifty dollars.

Ordered that Court do now adjourn until Monday morning at 9 O'clock.

Monday Sept 18th 1893. Court met at 9 o'clock pursuant to adjournment present as on first day of Term

Venire Facias

Now comes E. A. Eulless Sheriff of Tarrant County and brings into open Court the Venire Facias for this the Third week of the September Term, A. D. 1893. of the County^{County} of Tarrant County and upon the names thereon being called four qualified jurors answered to wit: J. C. Erving, Sam. Hatcher J. A. Gray & W. T. Ferguson, who were all duly sworn and tried and placed upon the panel for the week and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: Dan Parker, C. J. Louckx, J. C. McKinzie, Geo. Larr, J. C. Wilson, L. C. Vaughn, J. D. McAnally, J. R. Harding, W. Decker & N. M. Grider who were all tried and sworn and placed upon the panel for the week.

10209

State of Texas

vs

Jim Casley

Monday Sept 18 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is hereby fixed by

the Court at the sum of. One hundred ^{and} seventy five dollars

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Sept 19 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10528. State of Texas } Permitting a Nuisance
 vs } Tuesday Sept 19 1893.
 Mike Walters }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Wilson and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the defendant guilty as charged and assess his punishment at a penalty of Ten Dollars.

J. C. Wilson Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mike Walters the sum of Ten dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 19 day of Sept A. D. 1893

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9974 State of Texas } Swindling
 Vs } Tuesday Sept 19 1893.
 Edwin Ball }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Dan Parker and five others who were duly selected empanelled. and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: upon a plea of guilty we the jury find the Defendant guilty and assess his punishment at a fine of five dollars & by imprisonment in the County Jail for fifteen days

Dan Parker Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Edwin Ball the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of Fifteen days and until the fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Sept 20 1893. Court met at 9 o'clock pursuant to adjournment. present as on yesterday

Wednesday the 20th day of September A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

10420 State of Texas } Disorderly House
 vs } Wednesday Sept 20 1893
 Jim Armstrong }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. R. Hardin and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty as charged and assess his punishment at a fine of Two hundred dollars.

J. R. Hardin Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jim Armstrong the sum of Two hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10613. State of Texas } Embezzlement under \$20.⁰⁰
 vs } Wednesday Sept 20 1893.
 Will. Dearing }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. A. Hatcher and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered

Wednesday the 20th day of September A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court, retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty as charged, and assess his punishment at a fine of Fifteen dollars and imprisonment in the County Jail for a term of five days.

S. A. Hatcher, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Dearing the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Sept 21st 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday

10358 State of Texas
vs

Frank Newe^{and} Louisa Tinnall.

Adultery
Thursday, Sept 21, 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Dan Parker, and five others who were duly selected empanelled^{and} sworn according to law, and the Indictment being read to the jury the Defendant Louisa Tinnall now here entered her plea of not guilty. Whereupon the jury after hearing the evidence^{and} argument

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the defendant guilty of Adultery and assess her punishment at a fine of (\$100⁰⁰) one hundred dollars
Dan. Parker. Foreman.

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant Louisa Tunnall the sum of One hundred fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10397 State of Texas } Selling Liquor to Minor
Vs } Thursday Sept 21. 1893
J. P. Tatum }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. Decker and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court. retired to consider of their verdict and after mature deliberation returned into open Court. the following verdict to wit: We the jury find the Defendant not guilty.

W. Decker Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Sept 22 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday

10124 State of Texas } Carrying Pistol
 Vs. } Friday Sept 22 1893
 Lu. Loyd }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit; S. A. Hatcher and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit;

We the jury find the Defendant not guilty.
 S. A. Hatcher Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10504 State of Texas } Aggravated Assault
 Vs. } Friday Sept 22 1893.
 Ed. Hopkins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit. J. R. Hardin and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after

hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the defendant not guilty.

J. R. Hardin Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

105 62. State of Texas } Carrying Pistol
 Vs } Friday Sept 22. 1893
 Gus. Bouchez }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. A. Hatcher and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars.

S. A. Hatcher Foreman

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant Gus. Bauchez the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday Sept 23 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday

10615 State of Texas } Embarrassment
vs } Saturday Sept 23. 1893
Will Nichols }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for Trial Thereupon came a jury of good and lawful men to wit: L. B. Vaughn and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty as charged and assess his punishment at fifteen dollars fine and one day in the County Jail

L. B. Vaughn Foreman

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant Will. Nichols the sum of Fifteen dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning at 9 o'clock

Monday Sept 25 1893. Court met at 9 o'clock pursuant to adjournment present as on first day of Term.

Venire Facias.

Now comes E. A. Cules Sheriff of Tarrant County and brings into open Court the Venire Facias for this the Fourth week of the September Term A. D. 1893 of the County Court of Tarrant County and upon the names thereon being called three qualified jurors answered to wit: Ben. Cloud & A. Prince & A. Able who were duly sworn and tried and placed upon the panel for the week and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same and the said Sheriff after being sworn as required by law brought into court the following qualified jurors to wit: N. S. Laney. F. H. Martin J. D. Catis. R. F. Stapp. G. R. Isbell. G. W. Kollup. W. B. Hall. & L. M. Moore who were all tried and sworn and placed upon the panel for the week.

10358 State of Texas.

vs

Frank. Neve
 & Louisa. Tinnall

Adultery

Monday Sept 25 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: R. F. Stapp and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant Frank. Neve now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following

verdict to wit: Oke the jury find the Defendant guilty of adultery as charged in the Indictment and assess his punishment at a fine of One hundred dollars

R. F. Stapp Foreman

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant Frank. Newe the sum of One hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Sept. 26 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday

10622 State of Texas } Aggravated Assault.
Vs } Tuesday Sept 26 1893.
John Hughes }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Martin and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argumint of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: Oke the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars
J. H. Martin Foreman

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant John Hughes the sum of Five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday Sept 27. 1893. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10641 State of Texas } Aggravated Assault.
 Vs } Wednesday Sept 27. 1893
 D. J. Warren }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit G. R. Isbell and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

G. R. Isbell, Foreman
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10668 State of Texas

Vs

R. L. Stewart

Theft

Wednesday Sept 27. 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for Trial. Thereupon came a jury of good and lawful men to wit G. R. Isbell and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty as charged and assess his punishment at confinement in jail ten days.

G. R. Isbell. Foreman.

It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of ten days and all costs in this behalf incurred are paid in full for which execution may issue

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Sept 28. 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday

10735 State of Texas

Vs

M. Richerson alias

M. Richmond

Swindlings

Thursday Sept 28 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and

lawful men to wit: N. S. Laney, and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

N. S. Laney Foreman.

It is therefore ordered by the Court, that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday Oct 2nd 1893 Court met at 9 o'clock pursuant to adjournment present as on first day of Term.

Venire Facias.

Now comes E. A. Eulless Sheriff of Tarrant County and brings into Open Court the Venire Facias for this the Fifth week of the September Term, A. D. 1893, of the County Court of Tarrant County and upon the names thereon being called four qualified jurors answered to wit: W. Ames, C. D. Bell, J. Wren, B. B. Reynolds, who were duly sworn and tried and placed upon the panel for the week and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. B. Patterson, W. S. Steele, J. B. Martin, R. H. Baker, Ed. McGinness, E. W. Farmer

J. A. Childers. J. M. Cain J. T. Bowman. H. E. Whitsett
 N. K. Ferguson J. B. Cooper. N. M. Esider. who were
 all tried and sworn and placed upon the panel
 for the week

10562. State of Texas }
 vs } Monday Oct 2nd 1893
 Gus. Bouchez }

This day came the County Attorney prosecuting
 the pleas of the State also came the Defendant
 in his own proper person. and then came on to be
 heard. the Defendant's motion for a new trial
 herein and the argument of Counsel being heard
 therein because it is the opinion of the Court that
 the law is against said Defendant. It is therefore
 ordered by the Court that said motion be and the
 same is overruled. To which ruling of the Court
 the Defendant excepts and in open court gives
 notice of appeal to the Court of Criminal
 Appeals of the State of Texas. The recognizance
 of Defendant is hereby fixed by the Court at the
 sum of One hundred and seventy five dollars.

10358 State of Texas }
 vs } Monday Oct 2nd 1893.
 Frank. Neve et al. }

This day came the County Attorney prosecuting the
 pleas of the State also came the Defendant in his
 own proper person and then came on to be heard.
 the Defendant's motion for a new trial herein
 and the argument of Counsel. being heard therein
 because it is the opinion of the Court. that the
 law is against said Defendant. It is therefore ordered
 by the Court that said motion be and the same is
 overruled. To which ruling of the Court the
 Defendant excepts and in open Court gives notice
 of appeal to the Court of Criminal Appeals of the
 State of Texas. The recognizance of Defendant is
 hereby fixed by the Court at the sum of Five
 hundred dollars

10657 State of Texas

Vs

Theft

Friday Sept 29 1893.

Robert Newberry

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: G. W. Collup and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty as charged and assess his punishment in the County Jail for ten days and a fine of ten dollars \$10⁰⁰

G. W. Collup Foreman

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant Robert Newberry the sum of ten dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

9261 State of Texas

Vs

Permitting Gaming on Premises

Thursday Sept 14 1893

Ed. Otto et al

This day came the County Attorney prosecuting the pleas of the State also came the Defendants in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit J. S. Dunn and

five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict to wit: We the jury find the Defendant not guilty. as charged

J. S. Dunn. Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10636 State of Texas
vs
W. D. Russell

Aggravated Assault
Saturday Sept 23 1893

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for Trial. Thereupon came a jury of good and lawful men to wit: Dan Parker and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty Whereupon the jury after hearing the evidence and argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

We the jury find the Defendant not guilty

Dan Parker Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day

10605 State of Texas
Vs

Aggravated Assault
Monday Oct 2 1893

Minera M^c.Connell.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit:

W. T. Steele and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty of "Simple Assault" and assess the punishment at a fine of Five Dollars

W. T. Steele, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Minera M^c.Connell the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10658 State of Texas
Vs

Monday Oct 2 1893

Lou Threadgier

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and then came on to be heard the Defendants motion to Reinstate this cause upon the Docket herein and the argument

the

day of

A. D. 189

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of counsel being heard therein because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled.

To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is hereby fixed by the Court at the sum of

10657 State of Texas

vs

Monday Oct 2 1893

Robert Newberry

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is hereby fixed by the Court at the sum of Two hundred dollars

Ordered that Court do now adjourn until tomorrow morning a 9 o'clock

Tuesday Oct 3 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday

10810 State of Texas

vs

Keeping Saloon open on Election Day. Tuesday Oct 3 1893

J. G. Datum

This day came the County Attorney prosecuting the pleas of the State also came the Defendant

in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. H. Baker and five others who were duly selected empannelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of Counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the defendant guilty as charged in the indictment and assess his fine at One hundred Dollars.

R. H. Baker Foreman.

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant J. P. Tatum the sum One hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

10814 State of Texas } Exhibiting Gaming Table & Bk
 Vs } Tuesday Oct 3rd 1893
 Joe Johnson }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Childers and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court

retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict to wit: We the Jury find the defendant guilty and assess his punishment at a fine at Forty Eight Dollars and ten days confinement in County Jail.

J. A. Childers Foreman off the Jury
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Joe Johnson the sum of Forty Eight dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

10814 State of Texas

Vs

Joe Johnson

Tuesday Oct 3. 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the defendants motion for a new trial herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas The recognizance of Defendant is hereby fixed by the Court at the sum of Two hundred and twenty five Dollars.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday Oct 4 1893 Court met at 9 o'clock
pursuant to adjournment present as on
yesterday

10669 State of Texas } Aggravated Assault
Vs } Wednesday Oct 4 1893
Will Orby.

This day came the County Attorney prosecuting
the pleas of the State also came the defendant
in his own proper person and both parties
announced ready for trial. Thereupon came a
jury of good and lawful men to wit: R H Baker
and five others who were duly selected empanelled
and sworn according to law and the Information
being read to the jury the Defendant now here
entered his plea of not guilty. Whereupon the
jury after hearing the evidence and argument
of Counsel and receiving the charge of the Court
retired to consider of their verdict and after
mature deliberation returned into open Court
the following verdict to wit: We the jury find
the defendant guilty of aggravated Assault
and assess his punishment at a fine of Twenty
five dollars.

R H. Baker Foreman.

It is therefore ordered by the Court that the
State of Texas do have and reason of and from
the Defendant Will Orby the sum of Twenty five
dollars fine assessed as aforesaid together with
all costs in this behalf incurred for which said
fine and costs execution may issue. Further
ordered that said Defendant stand committed to
the County Jail until said fine and costs are
paid in full.

10808 State of Texas } Fornication
Vs } Wednesday Oct 4. 1893.
Bob Bone

This day came the County Attorney prosecuting
the pleas of the State also came the Defendant in

his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. K. Ferguson and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the defendant guilty as charged in the indictment and assess the punishment at a fine of Fifty Dollars.

N. K. Ferguson Foreman.

It is therefore ordered by the Court that the State of Texas do have and reason of and from the Defendant Bob Cone the sum of Fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

8923. State of Texas } Disturbing the Peace
 vs } Wednesday Oct. 4 1893
 Harve. Boggins }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. H. Baker and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider

of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty as charged in the Information.

R. H. Baker Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10669

State of Texas

Vs

Will Irby

Thursday Oct 5 1893

This day came the County Attorney Prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial and the argument of Counsel being heard therein because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said motion be and the same is overruled To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas The recognizance of Defendant is hereby fixed by the Court at the sum of Two hundred dollars.

10810

State of Texas

Vs

J. P. Tatum

Friday Oct 6 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is for said Defendant. It is therefore

ordered by the Court that said motion be and the same is hereby sustained. and that said case stand for trial in regular order upon the Criminal Docket of this Court.

10613 State of Texas

vs

W. R. Dearing

Wednesday Oct 11 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts ^{and} in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

10613 State of Texas

vs

W. R. Dearing

Wednesday Oct 11 1893.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for arrest of judgment herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is against said defendant It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas The recognizance of Defendant is hereby fixed by the Court at the sum of One hundred & thirty dollars.

Friday the 15th day of September A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

9699

State of Texas. } Aggravated Assault
 Vs. }
 S. M. Wilson } Friday Sept 15th 1893.

This day the above cause being called for trial came the County attorney prosecuting the Pleas of the State and the Defendant after being called under due and form of Law came not but wholly made default and it appearing to the Court that the Defendant S. M. Wilson on the 13th day March, 1893, charged by information with the offense of "unlawfully in and upon Mrs. A. P. Wilson commit an aggravated assault by then and there striking beating and kicking her the said Mrs. A. P. Wilson with his the said S. M. Wilson's hands fists and feet he the said S. M. Wilson being then and there an adult male person and she the said Mrs. A. P. Wilson being then and there a female" after having been duly arrested by the Sheriff of Tarrant County on a Capias issued out of the office of the County Clerk of Tarrant County did as principal enter into bond with W. B. Harrison and B. R. Elliott as his sureties in the sum of three hundred dollars jointly and severally payable to the State of Texas. Conditioned that the said S. M. Wilson should personally appear before the County Court of Tarrant County on the Instanter and there remain from day to day and from Term to term and not depart from thence until discharged by due course of law. then and there to answer said above described charge and whereas afterwards to wit at a regular term of the County Court of Tarrant County begun and holden at the Court House thereof in the City of Fort Worth on the first Monday in September 1893. Said S. M. Wilson after being called under due

forms of law to appear and answer to the charge aforesaid wholly made default, It was therefore considered and adjudged by our County Court on the 15th day of September 1893. that the Bonds aforesaid be declared forfeited and that the State of Texas do have and recover of and from the said S. M. Wilson as principal and W. B. Harrison and B. R. Elliott as his sureties jointly and severally the aforesaid sum of Three Hundred dollars together with all costs of the prosecution and that this judgment be made final unless good cause be shown at the next term of this Court why said defendant did not appear and it is further ordered by the Court that citation issue commanding them the said W. B. Harrison and B. R. Elliott to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas. at the Court House thereof in the City of Fort Worth on the first Monday in November A. D. 1893 then and there to show cause if any they can why this judgment should not be made final. Further ordered that alias Capias issue for the Defendant returnable to the next term of this Court and that this case be continued

9700

State of Texas. } Aggravated Assault
 vs. } Friday September 15th 1893.
 S. M. Wilson } 3

This day the above cause being called for trial came the County attorney prosecuting the pleas of the State and the Defendant after being called under due forms of law. Came not but wholly made default and it appearing to the Court that the Defendant S. M. Wilson on the 10th day of March, 1893. Charged by information with the offense of "unlawfully in and upon one H. P. Scott commit an aggravated assault by then and there attempting to cut and stab the said Scott with a certain knife the same being then and there a deadly weapon" after having been duly arrested by the sheriff of Tarrant County on a Capias issued out of the office of the County Clerk of Tarrant County did as principal enter into Bond with W. B. Harrison and B. R. Elliott as his sureties in the sum of Three Hundred Dollars jointly and severally payable to the State of Texas. Conditioned that the said S. M. Wilson should personally appear before the County Court of Tarrant County on the Instanter and there remain from day to day and from term to term and not depart from thence until discharged by due course of law. then and there to answer said above described charge and whereas afterwards to wit. at a regular term of the County Court of Tarrant County begun and holden at the Court House thereof in the City of Fort Worth on the first Monday in September 1893 the said S. M. Wilson after being called under due forms of law to appear and answer to the charge aforesaid wholly made default. It was therefore considered and adjudged by

the

day of

A. D. 189

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our County Court on the 15th day of September 1893. that the Bonds aforesaid be declared forfeited and that the State of Texas do have and recover of and from the said S. M. Wilson as principal and W. B. Harrison and B. R. Elliott as his sureties jointly and severally the aforesaid sum of three hundred dollars together with all costs of the prosecution and that this judgment be made final unless good cause be shown at the next term of this Court why said Defendant did not appear. And it is further ordered by the Court that Citation issue commanding them the said W. B. Harrison and B. R. Elliott to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth on the first Monday in November A. D. 1893. then and there to show cause if any they can why this judgment should not be made final. Further ordered that alias Capias issue for the Defendant returnable to the next term of this Court and this case be continued.

10291 Seal of Texas } Disturbing the Peace
 E. O. Darley } Thursday Oct 5, 1893.

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument

and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10658 State of Texas } Cursing & Abusing Another
-vs- } Saturday Sept 23, 1893.
Law Howard

This day came the County Attorney prosecuting the felony of the State also came the Defendant in her own proper person and then came on to be heard the motion of the State Quasi the Transcript from the Justice Court in this cause and dismiss the appeal herein and the argument of course being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained. Further ordering that Proceedings issue to the Court below from which this cause was appealed commencing it to proceed with the judgment heretofore rendered in this cause. Further ordered that execution issue against the said Law Howard and sureties on appeal Bond for all costs in this behalf incurred in this Court.

10694 State of Texas } Theft
 -vs- } Tuesday Sept 19, 1893.
 Charles Thomas, et al

This day came the County Attorney prosecuting the files of the State also came the Defendants in their own proper person and both parties appeared ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendants now here entered their plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

10880 State of Texas } Vagrancy
 -vs- } Wednesday Oct 4, 1893,
 Adolfo Deas DeLeon

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the motion of the State to dismiss the appeal herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is sustained. Further ordered that proceedings issue to the Court below from which this case was appealed, commanding it to proceed with the judgment heretofore rendered therein. Further ordered that execution issue against the said Defendant and

the

day of

A. D. 189

Geo. D. Barnard & Co., Blank Book Manufacturers

sureties on appeal Bond for all costs
in this behalf incurred in this Court,

10814 State of Texas } Recognizance
-vs- } Tuesday Oct 3, 1893.

For Johnson

This day came into open Court
For Johnson, Defendant in the above
entitled cause who together with
John Shuckles and William Barr, his
sureties acknowledge themselves
severally indebted to the State of
Texas in the final sum of Two
Hundred ^{and} seventy five dollars; conditional
that the said For Johnson who
stands charged in this Court with
the offense of "did unlawfully keep and
exhibit for the purpose of gaming a
certain gaming table and bank" and
who has been convicted of said offense
in this Court shall appear before this
Court from day to day and from term
to term of the same and not depart
without leave of this Court in order
to abide the judgment of the Court
of Criminal Appeals of the State
of Texas in this case.

10669 State of Texas } Recognizance
-vs- } Thursday Oct 5, 1893.

Will Irby

This day came into open Court
Will Irby Defendant in the above
entitled cause who together with
J. Irby ^{and} J. O. Abbott his sureties
acknowledge themselves severally
indebted to the State of Texas in
the final sum of Two Hundred
Dollars; conditional that the said
Will Irby who stands charged in

this Court with the offense of "Did unlawfully in and upon one George Meacham commit an aggravated assault by cutting and stabbing him the said Meacham with a certain knife the same being then and there a deadly weapon" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

10562

State of Texas } Recognized
 -vs- } Friday Oct 6, 1893.
 Gus Bauchuz }

This day came into open Court Gus Bauchuz, Defendant in the above entitled cause who together with C. J. Swamy, Peter Stromstad and John Maher his sureties acknowledge themselves severally indebted to the State of Texas in the final sum of One Hundred and Seventy five dollars; Conditioned that the said Gus Bauchuz who stands charged in this Court with the offense of "Did unlawfully carry on and about his person a certain pistol" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

10613

State of Texas } Recognizance
 -vs- } Wednesday Oct 11. 1893.
 Will Dearing }

This day came into open Court Will Dearing, Defendant in the above entitled cause who together with Will Dearing ^{and} W. C. Bowles his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of one Hundred ^{and} thirty dollars: conditioned that the said Will Dearing who stands charged in this Court with the offense of "Was then and there the Clerk, agent and employer of the co-partnership known as Ross & Sealy a firm ^{and} corporation composed of W. D. Ross ^{and} J. L. Sealy and the said Will Dearing did then and there fraudulently embezzle misapply and convert to his own use without the consent of his principals the said Ross ^{and} Sealy or of either of them the said Ross ^{and} Sealy certain money, the same being ten dollars in money of the value of \$10⁰⁰ ^{and} the same being the personal property of said co-partnership of Ross ^{and} Sealy which said money had come into possession and was under the care of said Dearing by virtue of his said clerkship agency and employment," and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

10209 State of Texas } Recognizance
 -vs- } Thursday Oct 14, 1893,
 Jim Early

This day came into open Court Jim Early, Defendant in the above entitled cause who together with Seth W. Stewart ^{and} Irby Drunklin his assistants acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred ^{and} twenty dollars; conditions that the said Jim Early who stands charged in this Court with the offense of "Diy unlawfully in and upon Fred Belvend, a chief commit an aggravated assault by them and them striking and bruising said Fred Belvend with his (the said Early's) hands ^{and} fists ^{and} by striking him the said Fred Belvend with his the said Early's feet the said Early being then and there an adult male person" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Friday the 15 day of September A. D. 1893

10567 The State of Texas. } Selling Beer without License
 Vs. } Friday September 15th 1893.
 Dolly Lovv. }

This day the above Cause being called for trial came the County attorney prosecuting the Pleas. of the State, and the Defendant after being called under due forms of law. Came not but wholly made default and it appearing to the Court that the Defendant Dolly Lovv. on the 18th day August 1893. Charged by information with the offense "Did unlawfully engage in Pursue and follow the occupation of Selling malt liquors in quantities of less than one quart without first obtaining a license therefore said occupation being then and there taxable by law and the Taxes then and there due by her to said State upon said occupation amounted to Fifty dollars and the taxes then and there due by her to said County upon said occupation amounted to twenty five dollars. the said taxes due to said County having been therefore duly levied by the Commissioners Court of said County." After having been duly arrested by the Sheriff of Tarrant County on a Capias issued out of the office of the County Clerk of Tarrant County did as principal enter into Bonds with N Laerovix as her surety in the sum of Two Hundred Dollars jointly and severally payable to the State of Texas. Conditioned that the said Dolly Lovv. should personally appear before the County Court of Tarrant County on the Instanter and there remain from day to day and from term to term and not depart from thence until discharged by due course of law. then and there to answer said above described Charge and whereas afterwards to wit at a regular term of the County Court of Tarrant County begun and holden at the Court House

the

day of

A. D. 189

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thereof in the City of Fort Worth on the first Monday in September 1893. the said Dolly Love after being called under due forms of law, to appear and answer to the charge aforesaid wholly made default. It was therefore considered and adjudged by our County Court on the 15th day of September 1893. that the Bond aforesaid be declared forfeited and that the State of Texas do have and recover of and from the said Dolly Love, as principal and N Lacroix as her surety jointly and severally the aforesaid sum of Two Hundred Dollars, together with all costs of the prosecution and that this judgment be made final unless good cause be shown at the next term of this Court why said defendant not appear and it is further ordered by the Court that citation issue commanding him the said N Lacroix to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas, at the Court House thereof in the City of Fort Worth on the first Monday in November A. D. 1893. then and there to show cause if any they can why this judgment should not be made final Further ordered that alias Capias issue for the Defendant returnable to the next term of this Court and that this case be continued

Friday the 15th day of September A. D. 1893

10568

State of Texas. Selling Beer without License
 Vs. Friday September 15th 1893
 Madam. Porter

This day the above cause being called for trial came the County attorney prosecuting the Pleas of the State and the Defendant after being called under due forms of law. came not but wholly made default, and it appearing to the Court that the Defendant Madam. Porter on the 29th day of August 1893. Charged by information with the offense, "Unlawfully engage in pursue and follow the occupation of selling malt liquors in quantities of less than one quart without first obtaining a license therefor the said occupation then and there being taxable by law, and the taxes then and there due the said State upon said occupation amounting to fifty dollars, and the taxes then and there due the said County upon said occupation amounted to twenty five dollars, the said taxes so due the said County having been theretofore duly levied by the Commissioners Court of said County" After having been duly arrested by the Sheriff of Tarrant County on a Capias issued out of the office of the County Clerk of Tarrant County did as principal enter into Bonds with Nat Kramer and C. E. Graham as her sureties in the sum of Two Hundred Dollars, jointly and severally payable to the State of Texas. Conditioned that the said Madam. Porter should personally appear before the County Court of Tarrant County on the Instanter and there remain from day to day and from term to term and not depart from thence until discharged by due course of law, then and there to answer said above described charge and whereas afterwards to wit at a

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A. D. 189

Printers, Lithographers and Stationers, St. Louis, Mo.

regular term of the County Court of Tarrant County begun and holden at the Court House thereof in the City of Fort Worth on the first Monday in September 1893 said Madam Porter after being called under due forms of law to appear and answer to the charge aforesaid wholly made default, It was therefore considered and adjudged by our County Court on the 15th day of September 1893 that the Bonds aforesaid be declared forfeited and that the State of Texas do have and recover of and from the said ~~Madam Porter~~ ~~Principals~~ Nat Kramer and C E Graham as her sureties jointly and severally the aforesaid sum of Two Hundred dollars together with all costs of the prosecution and that this judgment be made final unless good cause be shown at the next term of this Court why said defendant did not appear and it is further ordered by the Court that citation issue commanding them the said Nat Kramer and C E Graham to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth on the first Monday in November A D 1893 then and there to show cause if any they can why this judgment should not be made final Further ordered that alias capias issue for the defendant returnable to the next term of this Court and that this case be continued

Tuesday the 19th day of September A. D. 1893

10123 State of Texas. *I* Disturbing the Peace
 Vs. *I* Tuesday 19th September 1893
 Enoch League *I*

This day the above cause being called for trial came the County attorney prosecuting the pleas of the State and the Defendant after being called under due forms of law. Came not but wholly made default. And it appearing to the Court that the Defendant Enoch League on the 12th day of June 1893. Charged by Indictment with the offense "Did go into and near a public place to wit a house where spiritous liquors were then and there retailed and sold and did then and there curse and swear and use loud Voliferous Vulgar and indecent language all in a manner calculated to disturb the inhabitants of said public place" after having been duly arrested by the Sheriff of Tarrant County on a capias issued out of the office of the County Clerk of Tarrant County did as principal enter into Bond with C. B. League and S. W. Beem as his sureties in the sum of One Hundred Dollars jointly and severally payable to the State of Texas Conditioned that the said Enoch League should personally appear before the County Court of Tarrant County on the Instanter and there remain from day to day and from term to term and not depart from thence until discharged by due course of law. then and there to answer said above described charge and whereas afterwards to wit at a regular term of the County Court of Tarrant County begun and holden at the Court House thereof in the City of Fort Worth on the first Monday in September 1893 the said Enoch League after being called under due forms of

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A. D. 189

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law, to appear and answer to the charge aforesaid wholly made default. It was therefore considered and adjudged by our County Court on the 19th day of September 1893. that the Bonds aforesaid be declared forfeited and that the State of Texas do have and recover of and from the said Enoch League as principal and C. B. League and S. W. Been as his sureties jointly and severally the aforesaid sum of One Hundred Dollars together with all costs of the prosecution and that this judgment be made final unless good cause be shown at the next term of this Court why said Defendant did not appear and it is further ordered by the Court that citation issue commanding them the said C. B. League and S. W. Been to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth on the first Monday in November A. D. 1893. then and there to show cause if any they can why this judgment should not be made final Further ordered that alias copias issue for the Defendant returnable to the next term of this Court and that this case be continued.

Monday the 2nd day of October

A. D. 1893.

Geo. D. Barnard & Co., Blank Book Manufacturers.

10160

State of Texas } Disturbing the Peace
 Vs. } Monday Oct. 2nd 1893
 Enoch League }

This day the above cause being called for trial, came the County attorney prosecuting the pleas of the state and the defendant after being called under due forms of law. came not but wholly made default and it appearing to the Court that the defendant Enoch League on the 12th June 1893. Charged by indictment with the offense "Did unlawfully go into and near a certain public place to wit the public store house of one Lem Sargent there situated and did then and there curse and swear and use loud vociferous and indecent language in a manner calculated to disturb the inhabitants of said public place." After having been duly arrested by the Sheriff of Tarrant County on a capias issued out of the office of the County Clerk of Tarrant County did as principal enter into bonds with C. B. League and S. W. Deen as his sureties in the sum of One Hundred dollars jointly and severally payable to the State of Texas. Conditioned that the said Enoch League should personally appear before the County Court of Tarrant County on the Instanter and thence remain from day to day and from term to term and not depart from thence until discharged by due course of law. then and there to answer said above described charge and whereas afterwards to wit at a regular term of the County Court of Tarrant County begun and holden at the Court House thereof in the City of Fort Worth on the first Monday in September 1893 the said Enoch League After being

the

day of

A. D. 189

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Called under due forms of law to appear and answer to the charge aforesaid wholly made default. It was therefore considered and adjudged by our County Court on the 2nd day of October 1893 that the Bond aforesaid be declared forfeited and that the State of Texas do have and recover of, and from the said Enoch League as principal and C. B. League and J. W. Been as his sureties jointly and severally the aforesaid sum of One Hundred dollars together with all costs of the prosecution and that this judgment be made final unless good cause be shown at next term of this Court why said Defendant did not appear and it is further ordered by the Court that Citation issue commanding them the said C. B. League and J. W. Been to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth on the first Monday in November A. D. 1893 then and there to show cause if any they can why this judgment should not be made final. Further ordered that alias Capias issue for the Defendant returnable to the next term of this Court and that this case be continued

Friday the 22 day of September A. D. 1893

10655 State of Texas. } Disturbing the Peace
 Vs. } Friday September 22nd 1893
 Jack Parris }

This day the above cause being called for trial came the County attorney prosecuting the Pleas. of the State and the Defendant after being called under due forms of law came not but wholly made default and it appearing to the Court that the Defendant Jack Parris on the 7th day of September 1893. Charged by information with the offense "Did unlawfully go into and near the private house there situate of one Ella Allen and did then and there curse and swear and use loud and vociferous vulgar and indecent language in a manner calculated to disturb the inhabitants of said private house" after having been duly arrested by the Sheriff of Tarrant County on a Capias issued out of the office of the County Clerk of Tarrant County did as principal enter into Bond with W^m M. Pope, and J. M. Richardson as his sureties in the sum of one Hundred Dollars jointly and severally payable to the State of Texas. Conditioned that the said Jack Parris should personally appear before the County Court of Tarrant County on the instanten and there remain from day to day and from term to term and not depart from thence until discharged by due course of law. then and there to answer said above described charge and whereas afterwards to wit at a regular term of the County Court of Tarrant County begun and holden at the Court House thereof in the City of Fort Worth on the first Monday in September 1893 the said Jack Parris after being called under

the

day of

A. D. 189

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due forms of law. to appear and answer to the charge aforesaid, wholly made default. It was therefore considered and adjudged by our County Court on the 22^d day of September 1893. that the Bond aforesaid be declared forfeited and that the State of Texas do have and recover of and from the said Jack Parris as principal and Mr. M. Pope and J. M. Richardson as his sureties jointly and severally the aforesaid sum of One Hundred Dollars together with all costs of the prosecution and that this judgment be made final unless good cause be shown at the next term of this Court. Why said Defendant did not appear and it is further ordered by the Court that citation issue commanding them the said Mr. M. Pope and J. M. Richardson to appear at the next term of the County Court to be holden within and for the County of Tarrant State of Texas. at the Court House thereof in the City of Fort Worth on the first Monday in November 1893 then and there to show cause if any they can why this judgment should not be made final. Further ordered that alias Capias issue for the Defendant returnable to the next term of this Court and that this case be continued.

10669 State of Texas }
 -v- }
 Will Joby } Saturday Nov 4, 1893.

This day came on to be heard the Defendant's Motion for six days after the adjournment of this term of Court within which to prepare and file statement of facts in this case, and the same being heard it is ordered by the Court that said motion be ^{and} the same is overruled. To which ruling of the Court the Defendant excepts.

10953 State of Texas }
 vs } Adversary
 W. M. Rayland } Friday Nov 3, 1893
 vs }
 Sam Perkins }

This day came the County Attorney presenting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute this case as to the Defendant Sam Perkins and moves the Court to dismiss the same. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant Sam Perkins go home without day.

the

day of

A. D. 189

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Saturday Nov 4th 1893

Ordered that Court do now adjourn
until Court in course.

Robert S. Johnson
County Judge

Attest:
John P. King,
County Clerk Tarrant Co. Tex.

Be it remembered that on this the First Monday in November A. D. 1893 the same being the 6th day of November A. D. 1893 there was begun and holden a regular term of the County Court within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth; Present Hon Ross S. Johnson, County Judge, presiding; John P. King, County Clerk; J. W. Gillespie, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

Unimpaired

Now come E. A. Euler, Sheriff of Tarrant County and brings into open Court the Unimpaired for this the First Term of the November Term A. D. 1893 of the County Court of Tarrant County and upon the names therein being called one qualified juror answered to wit: J. S. Carnahan, who was duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: R. N. Graham, J. B. Litley, R. W. Jones, W. J. Sharr, G. G. Harrell, A. W. Evans, John Shipps, E. H. Jones, Mace Prince, J. J. Casterberry ^{law} and J. W. Key, who were all sworn and tried and placed upon the panel for the week.

Now come the County Attorney pro-
secuting the pleas of the State and for
good and sufficient reasons filed with
the papers herein says he will no further
pursue the former case ^{and} move the
Court to dismiss the same viz:

- 7845 State of Texas -vs- Sylvester Gaines
Selling Liquor to a minor
- 8956 State of Texas -vs- W. M. Morton
Betting at Dice
- 9699 State of Texas -vs- J. M. Wilson
Aggravated Assault
- 9700 State of Texas -vs- J. M. Wilson
Aggravated Assault
- 10025 State of Texas -vs- Perry Dabbing
Betting at Game of Dice
- 10026 State of Texas -vs- Perry Dabbing
Betting at Game of Dice
- 10077 State of Texas -vs- Geo Hallonds
Keeping Saloon open on Sunday
- 10110 State of Texas -vs- Geo Hallonds
Keeping Saloon open on Sunday,
- 10112 State of Texas -vs- Geo Hallonds
Carrying Pistol
- 10283 State of Texas -vs- Lee Roberts
Betting at Dice
- 10296 State of Texas -vs- Lee Roberts
Betting at Faro.
- 10498 State of Texas -vs- Bill Vernon.
Keeping Saloon open on Sunday.
- 10313 State of Texas -vs- Jim Armstrong
Seeing on Sunday
- 10314 State of Texas -vs- Jim Armstrong
Seeing on Sunday.
- 10315 State of Texas -vs- Jim Armstrong
Seeing on Sunday
- 10316 State of Texas -vs- Jim Armstrong
Seeing on Sunday.
- 10317 State of Texas -vs- Jim Armstrong
Seeing on Sunday.

- 10368 State of Texas vs- Tully Williams
Breeding at Faro House.
- 10369 State of Texas vs- Lee Roberts
Breeding at Faro.
- 10418 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10419 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10513 State of Texas vs- A. W. Page
Aggravated Assault
- 10521 State of Texas vs- George Hallonay
Keeping Saloon open on Sunday
- 10522 State of Texas vs- George Hallonay
Keeping Saloon open on Sunday.
- 10568 State of Texas vs- Madam Porter
Occupation without License
- 10575 State of Texas vs- Nat Kramer
Promoting Gaming in House under his Control
- 10580 State of Texas vs- J. A. Pangle
Breeding on Sunday
- 10586 State of Texas vs- C. W. Corinny
Breeding on Sunday
- 10595 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10596 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10597 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10598 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10599 State of Texas vs- Jim Armstrong
Breeding on Sunday
- 10600 State of Texas vs- Jim Armstrong
Keeping Saloon open on Sunday
- 10601 State of Texas vs- Jim Armstrong
Keeping Saloon open on Sunday.
- 10536 State of Texas vs- Geo Webb
Selling Beer on Sunday
- 10537 State of Texas vs- Geo Webb
Selling Beer on Sunday

Monday the 6th day of November A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

- 10538 State of Texas -vs- Geo Webb
Selling Beer on Sunday,
- 10539 State of Texas -vs- Geo Webb
Selling Beer on Sunday,
- 10540 State of Texas -vs- Geo Webb
Selling on Sunday
- 10541 State of Texas -vs- Geo Webb
Selling on Sunday,
- 10543 State of Texas -vs- Gen McCullough
Selling Liquor to minor
- 10640 State of Texas -vs- Elizabeth Walker
Adultery
- 10648 State of Texas -vs- Sam Finch
Betting at Game of Dice
- 10679 State of Texas -vs- Sam Finch
Betting at Game of Dice,
- 10680 State of Texas -vs- John Shack
Betting at Game of dice
- 10681 State of Texas -vs- John Shack
Betting at a Game of Dice,
- 10688 State of Texas -vs- John Shack,
Betting at a Game of Dice
- 10689 State of Texas -vs- John Shack
Betting at a Game of dice
- 10690 State of Texas -vs- Joe Jamison
Betting at Game of dice,
- 10697 State of Texas -vs- Joe Johnson
Betting at Game of dice,
- 10698 State of Texas -vs- Joe Johnson
Betting at Game of dice
- 10699 State of Texas -vs- Joe Johnson
Betting at Game of dice
- 10709 State of Texas -vs- Geo Collins
Selling on Sunday,
- 10710 State of Texas -vs- Geo Collins
Selling on Sunday,
- 10711 State of Texas -vs- Geo Collins
Selling on Sunday,
- 10718 State of Texas -vs- Geo Collins
Selling on Sunday,

Monday the 6th day of November A. D. 1893

- 10919 State of Texas -vs- Geo Calling
Selling on Sunday,
- 10920 State of Texas -vs- Geo Calling
Selling on Sunday,
- 10921 State of Texas -vs- Geo Calling
Selling on Sunday,
- 10922 State of Texas -vs- Geo Calling
Selling on Sunday
- 10923 State of Texas -vs- Geo Calling
Selling on Sunday,
- 10924 State of Texas -vs- Geo Calling
Selling on Sunday
- 10949 State of Texas -vs- W. H. Woods
Keeping Saloon open on Sunday,
- 10950 State of Texas -vs- Chas Grubbs
Selling on Sunday,
- 10809 State of Texas -vs- Te Smith
Fornication
- 10838 State of Texas -vs- John Floyd,
Giving Liquor to a minor
- 10927 State of Texas -vs- J. P. Hicks
Aggravated Assault
- 10960 State of Texas -vs- George Johnson
Theft,
- 10965 State of Texas -vs- Gus Bonduz
Selling Liquor to minor
- 10966 State of Texas -vs- Pete Stronstad
Selling Liquor to minor
- 11031 State of Texas -vs- Will Lake
Playing at dice
- 11033 State of Texas -vs- A. T. Trippe
Playing at dice
- 11018 State of Texas -vs- Jim Bradley
Playing at dice
- 10041 State of Texas -vs- Albert Westbrook,
Selling on Sunday,
- 10412 State of Texas -vs- Lee Levi's
Aggravated Assault
- 10997 State of Texas -vs- John Nolan
Selling on Sunday

Monday the 6th day of November A. D. 1893.

Printers, Lithographers and Stationers, St. Louis, Mo.

- 10404 State of Texas -vs- Harry Nelson
Seeing on Sunday.
- 10405 State of Texas -vs- Harry Nelson
Seeing on Sunday.
- 10407 State of Texas -vs- Charles Reddy
Keeping Saloon open on Sunday
- 10408 State of Texas -vs- Charles Reddy.
Seeing on Sunday.
- 10511 State of Texas -vs- Lou Sanders
Aggravated Assault.
- 10655 State of Texas -vs- Jack Parris
Disturbing the Peace.
- 10938 State of Texas -vs- Charley Spencer
Failing to Work Roads

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

It appearing to the Court that the Sheriff has been unable to arrest the following defendants it is ordered by the Court that said cases be filed until such time as the Sheriff can arrest said Defendants viz:

- 9373 State of Texas -vs- Lawrence Sebel
Carrying Pistol
- 9485 State of Texas -vs- Lee Mabry
Playing at Dice
- 9499 State of Texas -vs- Virge Beeton
Playing at Dice
- 9658 State of Texas -vs- Al Hick
Carrying Pistol
- 9663 State of Texas -vs- Virge Beeton
Playing at Dice
- 9714 State of Texas -vs- Steve Welch
Playing at Dice

- 9717 State of Texas vs - Henry Jones
Playing at Dice
- 9719 State of Texas vs - Jack Caspie
Playing at Dice
- 9764 State of Texas vs - Noel Williams
Carrying Pistol
- 9766 State of Texas vs - Oirke Thompson
Aggravated Assault
- 9814 State of Texas vs - Joe Rees
Carrying Pistol
- 9818 State of Texas vs - Lagon Davis
Aggravated Assault
- 9819 State of Texas vs - Lagon Davis
Carrying Pistol
- 9926 State of Texas vs - Dick Johnson
Playing at Dice
- 9928 State of Texas vs - Charley Wesley
Playing at Dice
- 9930 State of Texas vs - Dock Grimsley
Playing at Dice
- 10009 State of Texas vs - Charley Franklin
Playing at Dice
- 10010 State of Texas vs - Charley Franklin
Playing at Dice
- 10011 State of Texas vs - Charley Franklin
Playing at Dice
- 10012 State of Texas vs - Jerrin Rogers
Playing at Dice
- 10014 State of Texas vs - Jerrin Rogers
Playing at Dice
- 10017 State of Texas vs - R. L. Johnson
Playing at Dice
- 10018 State of Texas vs - R. L. Johnson
Playing at Game of Dice
- 10019 State of Texas vs - Charley Franklin
Playing at Dice
- 10027 State of Texas vs - Gus Chetwood
Playing at Dice
- 10028 State of Texas vs - Henry Jones
Playing Cards Full Place

- 10029 State of Texas -vs- Joe Spencer
Playing Cards Pub Place
- 10030 State of Texas -vs- John Dean
Playing Cards Pub Place
- 10037 State of Texas -vs- Al Leonard
Ducking at Monte.
- 10049 State of Texas -vs- John Dean
Fighting
- 10050 State of Texas -vs- Logan Davis
Aggravated Assault
- 10061 State of Texas -vs- Andrew Fuston
Aggravated Assault
- 10084 State of Texas -vs- W. L. Jackson
Theft.
- 10090 State of Texas -vs- Dick Woodrond
Giving Liquor to a minor
- 10103 State of Texas -vs- George Kerlin
Dist etc Proc
- 10144 State of Texas -vs- Jasper Hicks
Disturbing etc Proc
- 10136 State of Texas -vs- D. A. McNeal
Occupation without License
- 10144 State of Texas -vs- Wash Lytle
Theft.
- 10161 State of Texas -vs- Elmer Lynley
Carrying Pistol
- 10180 State of Texas -vs- Jim Rague
Ducking at dice
- 10181 State of Texas -vs- George Hornif
Ducking at dice
- 10183 State of Texas -vs- Waje McCarty
Ducking at dice
- 10196 State of Texas -vs- J. H. Soyeter
Occupation without License
- 10204 State of Texas -vs- Pat Kirkpatrick
Aggravated assault
- 10447 State of Texas -vs- Joe Blankenship
Dist etc Proc
- 10484 State of Texas -vs- Joe Myers
Carrying Pistol

Monday the *6* day of *November* A. D. 189*3*.

- 10237 State of Texas - vs - Alburny Harris
Theft
- 10246 State of Texas - vs - Joe Mabel
Aggravated Assault
- 10300 State of Texas - vs - Cal Smith
Aggravated Assault
- 10360 State of Texas - vs - Louis Hodge
Carrying Pistol
- 10361 State of Texas - vs - Fayette Fisher
Carrying Pistol
- 10362 State of Texas - vs - William Hallenberg
Keeping Saloon open on Sunday
- 10364 State of Texas - vs - William Hallenberg
Selling on Sunday
- 10370 State of Texas - vs - Joe Meyers
Disturbing the Peace
- 10392 State of Texas - vs - William Hallenberg
Keeping Saloon open on Sunday
- 10393 State of Texas - vs - William Hallenberg
Keeping Saloon open on Sunday
- 10394 State of Texas - vs - Reuben Wolfenbarger
Selling on Sunday
- 10395 State of Texas - vs - Reuben Wolfenbarger
Selling on Sunday
- 10400 State of Texas - vs - Irvin Stephens
Keeping Saloon open on Sunday
- 10414 State of Texas - vs - Tom Hallenb
Playing Cards in Public Place
- 10415 State of Texas - vs - Tom Hallenb
Playing Cards in Pub Place
- 10493 State of Texas - vs - Will Foster
Theft.
- 10507 State of Texas - vs - M. Jackson
Theft.
- 10508 State of Texas - vs - Will Moore
Aggravated Assault
- 10556 State of Texas - vs - J. J. Jones
Occupation without License
- 10602 State of Texas - vs - Jake Moore
Theft.

Monday

the

6th

day of

November

A. D. 1893

Printers, Lithographers and Stationers, St. Louis, Mo.

10603 State of Texas -vs- Alfred Bishop
Theft,

10616 State of Texas -vs- John Watts
Aggravated Assault

10625 State of Texas -vs- Jim Leyer
Carrying Pistol

10644 State of Texas -vs- Phil Jones
Aggravated Assault

10646 State of Texas -vs- J. J. Brooks
Swindling

10647 State of Texas -vs- Morgan Lyons
Swindling

10651 State of Texas -vs- Jeff Duncan
Embezzlement

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Nov 7, 1893 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday

10514 State of Texas } Carrying Pistol
-vs- } Tuesday Nov. 7, 1893.
R. M. Page

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. B. Shiff and five others who were duly selected empaneled and sworn according to law. And the Indictment being read to the jury the Defendant shew here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

deliberation returned into open Court the following verdict to wit:

"We the jury find the Deft. guilty as charged and assess his punishment at a fine of One Hundred Dollars."

It is therefore ordered and adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant R. W. Page the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10514

State of Texas }
 -vs- } Tuesday Nov. 7, 1893.
 R. W. Page

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts ^{any} in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance

Tuesday the 1st day of November A. D. 1893

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of. Defendant fixed by the Court at the sum of Three Hundred Dollars.

10514 State of Texas } Recognizance
-vs- } Tuesday Nov 7, 1893.
R. M. Page.

This day came into open Court R. M. Page, Defendant in the above entitled cause who together with Q. B. Paddock, A. B. Smith and J. J. Martin his sureties acknowledge themselves surrally indebted to the State of Texas in the penal sum of Three Hundred Dollars; conditions that the said R. M. Page who stands charged in this Court with the offense of "did unlawfully carry on and about his person a certain pistol" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

10606 State of Texas } Embezzlement
-vs- } Tuesday Nov. 7, 1893.
Harry Van Rensselaer

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: W. D. Jones and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

W. S. Torrey, Foreman

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10786 State of Texas } Exhibiting Gaming Table } Court,
 vs. } Tuesday Nov 7, 1893.
H. D. Lewis

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: *E. H. Jones* ^{my} five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

E. H. Jones, Foreman.

It is therefore ordered by the Court that the State of Texas take

Tuesday the 7th day of November A. D. 1893

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nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday Nov 9, 1893 Court in session present as on first day of this term of Court.

10637 State of Texas } Adultery
vs. } Thursday Nov. 9, 1893.
G. W. Abrams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Boyd and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of One Hundred dollars \$100⁰⁰ J. C. Boyd, Foreman."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant G. W. Abrams the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and

costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

10782 State of Texas } Selling Wine, Beer & Whiskey on Sunday.
 -vs- } Thursday Nov. 9, 1893.

Edo Ayres

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. N. Graham and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Twenty five dollars.

R. N. Graham, Foreman."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Edo Ayres the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may

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issu'd. Further ordains that said Defendant stands committed to the County Jail until said fine and costs are paid in full.

10982 State of Texas } *Selling Home Brew Whiskey on Sunday*
vs- } *Thursday Nov 9, 1893.*
Edo Ayres

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Sharr and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of ~~guilty~~ not guilty. Whereupon the jury after hearing the evidence - argument of counsel and receiving the opinion of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. J. Sharr, Foreman.
It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Now come the County Attorney prosecuting the pleas of the State and for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 10810 State of Texas vs- J. P. Patum
Keeping Saloon open on Election day.
- 11029 State of Texas vs- Sam Hester
Playing at Dice
- 11045 State of Texas vs- Sam Finch
Playing at Dice
- 11046 State of Texas vs- Sam Finch
Playing at Dice
- 11082 State of Texas vs- Sam Hester
Exhibiting Gaming Table & Bank.
- 11086 State of Texas vs- Sam Finch
Exhibiting Gaming Table & Bank.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Nov 10 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

- 10963 State of Texas } Playing at Game of Dice
vs- } Friday Nov 10. 1893.
Gab Waggoner }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the

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Court and the Defendant now have entered his plea of not guilty, Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifteen Dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gab Waggner the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail, until said fine and costs are paid in full.

10895

State of Texas } Selling Liquor to a minor
vs- } Friday Nov. 10. 1893.
H. Brann }

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: A. N. Evans and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now have entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars"

A. N. Evans, Foreman.

It is therefore, ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. Brown the sum Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday Nov 11, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10853 State of Texas } Permitting Gaming in House under his Control
 -vs- } Saturday Nov. 11, 1893.
 R. L. Carr

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Shaw and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge

of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$25.00,

N. J. Harv. Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. L. Carr the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10763

State of Texas } Motion in Arrest of Judgment
vs- } Saturday Nov. 11, 1893.
Bob Maggoner }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion in arrest of judgment herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts.

Ordered that Court do now adjourn until Monday Morning at 9 o'clock

Monday Morning Nov 13, 1893. Court met at 9 o'clock pursuant to adjournment forwent as on Saturday,

Venue Facias

Now comes E. A. Cullers, Sheriff of Tarrant County, and brings into open Court the Venue Facias for this the Second Week of the November Term A. D. 1893 of the County Court of Tarrant County and upon the names thereon being called two qualified jurors answered to wit: John Christopher and J. F. Black, who were duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: E. N. Taylor, Green Chapman, J. A. Chidmore, J. F. Dunlap, F. Warren, C. G. Morgan, M. C. Gillings, J. C. Rountree, W. Arns and C. A. Gutz, who were all sworn and tried and placed upon the panel for the week.

10,107 State of Texas } Carrying Pistol
-vs- } Monday Nov 13, 1893.
Nathan W. Ingersoll }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person, and both parties arraigned ready for trial. Thereupon came a jury of good and lawful

Monday the 13th day of November A. D. 1893.

men to wit: J. C. Rountree and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of guilty. Whereupon the jury after receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of \$100.00 One hundred dollars.

J. C. Rountree Foreman,
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{any} amount of and from the Defendant Walter W. Intyre the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

10107 State of Texas }
-vs- } Monday Nov. 13, 1893.
Walter W. Intyre }

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said

Defendant. It is therefore ordered by the Court that said Motion be ^{and} the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Three Hundred ^{and} fifty dollars,

10107 State of Texas } Recognizance
 vs- } Monday Nov. 13, 1893.
 Walter McIntyre }

This day came into open Court Walter McIntyre, Defendant in the above entitled cause, who together with John S. Jeffries Jr J. O. Evans ^{and} Ben C. Evans his sureties acknowledge themselves severally indebted to the State of Texas in the final sum of Three Hundred Dollars; conditionally that the said Walter McIntyre who stands charged in this Court with the offense of "Did unlawfully carry on and about his person a certain pistol" and who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

Monday the 13th day of *November* A. D. 1893

10853 State of Texas }
 vs } Monday Nov 13, 1893.
 R. L. Carr }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for New Trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of Defendant fixed by the Court at the sum of One Hundred ^{and} fifty dollars.

10853 State of Texas } Recognizance
 vs } Monday Nov. 13, 1893.
 R. L. Carr }

This day came into open Court R. L. Carr, Defendant in the above entitled cause, who together with Chas Schuster ^{and} A. G. Rintelman his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred ^{and} fifty dollars; conditional that the said R. L. Carr, who stands charged in this Court with the offense of "That one R. L. Carr in the County of Tarrant ^{and} State aforesaid, on the 12th day of September in the year of our Lord One Thousand Eight Hundred ^{and} ninety three, with force and arms did unlawfully ^{and} knowingly permit a game with dice to be played and bet at in

Monday the 13 day of November A. D. 1893

a house then and there under his
the said Carr's control the said house,
being then and there a public gaming
house" and who has been convicted
of said offense in this Court shall
appear before this Court from day to day
and from term to term of the same,
and not depart without leave of this
Court in order to abide the judgment
of the Court of Criminal Appeals of
the State of Texas in this case,

10939 State of Texas }
-vs- } Monday Nov. 13, 1893
Bill Evans }

This day came the County Attorney
prosecuting the plea of the State
also came the Defendant in his own
proper person and then came on to
be heard the Defendant's motion
to Quash the Information herein,
and the argument of counsel being
heard thereon because it is the
opinion of the Court that the law
is for said Defendant it is ordered
by the Court that said motion be
and the same is hereby sustained,

10940 State of Texas }
-vs- } Monday Nov 13, 1893.
Charley Rowland }

This day came the County Attorney
prosecuting the plea of the State
also came the Defendant in his
own proper person and then came
on to be heard the Defendant's motion
to Quash the Information herein
and the argument of counsel being
heard thereon because it is the opinion
of the Court that the law is for

Monday the 13 day of November A. D. 1893

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said Defendant, It is therefore ordered by the Court that said Motion be and the same is hereby sustained,

11114 State of Texas } Monday Nov. 13, 1893.
vs-
Charles Spencer

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and ~~it being~~ ~~the~~ ~~Defendant's~~ Motion to Quash the Information herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said motion be and the same is hereby sustained,

10963 State of Texas } Monday Nov. 13, 1893.
vs-
Bob Waggoner

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be ^{and} the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal

to the Court of Criminal Appeals of the State of Texas, Recognizance of Defendant fixed by the Court at the sum of One Hundred ^{and} twenty dollars.

10945

State of Texas }
 -vs- } Fornication
Harry Hatchell } Monday Nov 13, 1893.
Lovie Allen }

Wm Trial
See Page 473

This day came the County Attorney presenting the plea of the State also came the Defendant Harry Hatchell in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: C. A. Britts and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant Harry Hatchell now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of \$5⁰⁰ Seventy five dollars.

C. A. Britts, Foreman.

It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Harry Hatchell the sum of Seventy five dollars fine assessed as

Monday

the

13th

day of

November

A. D. 1893

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aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Nov. 14, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

9703 State of Texas } Assault & Battery
-vs- } Tuesday Nov. 14, 1893
Irvin Isaacs }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person ~~and~~ ~~with~~ parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. A. Butts and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged" C. A. Butts, Foreman
It is therefore ordered by the Court that the State of Texas recover nothing by reason of

11109 State of Texas } Theft
 vs } Tuesday Nov 14, 1893,
 Billie Oliver }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and bringing a jury advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Nov 15, 1893 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

10893 State of Texas } Embezzlement
 vs } Wednesday Nov. 15, 1893.
 Dave Mabon }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. Ames and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered

Wednesday the 15 day of November A. D. 1893

her plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the Indictment."

W. Ames, Foreman,

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday Nov 18, 1893. Court in session present as on first day of term.

10927

State of Texas } Adversary
-vs- } Saturday Nov. 18, 1893.
Rosa Roberson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties appeared ready for trial. Whereupon came a jury of good and lawful men to wit: J. C. Rasmussen and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court and announced that they could

Saturday the 18th day of November A. D. 1893

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not agree. And it appearing to the Court that said jury has been kept together for a sufficient length of time it is ordered by the Court that said jury be discharged and that this case stand for trial in its regular order upon the Criminal Docket of this Court.

10812 State of Texas } Adultery
 -vs- } Saturday Nov 18, 1893.
 Tom Blans }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. H. Taylor and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$100⁰⁰." W. H. Taylor, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Tom Blans the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf

incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday Morning at 9 o'clock.

Monday Nov 20 1893 Court met at 9 o'clock pursuant to adjournment present as

Venue Facias

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Venue Facias for this the Third Week of the November Term A. D. 1893 of the County Court of Tarrant County and upon the names therein being called five qualified jurors answered to wit: Mr. F. Aubrey, L. E. Hardisty, C. H. Lilly, C. W. Cause^{and} Walter Wyatt who were duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law law brought into Court the following qualified jurors to wit: Ben Beasley, N. W. Gridler, W. P. Goff, J. A. Cope, Ben Hunter, J. A. Pray^{and} A. B. Gally who were all sworn and tried and placed upon the panel for the week.

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants. It is ordered by the Court that said cases be filed until said Defendants can be arrested viz:

- 8470 State of Texas -vs- Tom Blair
Putting at Dices
- 8471 State of Texas -vs- Tom Blair
Putting at Dices
- 9000 State of Texas -vs- Joe Mabry
Carrying Pistol
- 9001 State of Texas -vs- Joe Mabry
Carrying Pistol
- 9002 State of Texas -vs- Joe Mabry
Carrying Pistol
- 9003 State of Texas -vs- Joe Mabry
Carrying Pistol
- 9004 State of Texas -vs- Joe Mabry
Carrying Pistol
- 9046 State of Texas -vs- Lem True
Putting at Dices
- 9454 State of Texas -vs- Charley Williams
Putting at Dices
- 9391 State of Texas -vs- Charley Bruce
Putting at Dices
- 9392 State of Texas -vs- Charley Bruce
Putting at Dices
- 9586 State of Texas -vs- Charley Bruce
Carrying Pistol

Now comes the County Attorney presenting the files of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 8876 State of Texas -vs- B. D. Stroopling
Occupation without License

- 9915 State of Texas -vs- Mill White
Betting at Dice
- 9916 State of Texas -vs- Mill White
Betting at Dice
- 9917 State of Texas -vs- Mill White
Betting at Dice
- 9918 State of Texas -vs- Mill White
Betting at Dice
- 9919 State of Texas -vs- Mill White
Betting at Dice
- 9920 State of Texas -vs- Mill White
Betting at Dice
- 9921 State of Texas -vs- Mill White
Betting at Dice
- 9922 State of Texas -vs- Mill White
Betting at Dice
- 9923 State of Texas -vs- Mill White
Betting at Dice
- 9924 State of Texas -vs- Mill White
Betting at Dice
- 9982 State of Texas -vs- Jim Moore
Disorderly House
- 9983 State of Texas -vs- Jim Moore
Disorderly House
- 9984 State of Texas -vs- Jim Moore
Disorderly House.
- 9985 State of Texas -vs- Jim Moore
Disorderly House
- 9986 State of Texas -vs- Jim Moore
Disorderly House
- 9987 State of Texas -vs- Jim Moore
Disorderly House
- 9988 State of Texas -vs- Jim Moore
Disorderly House
- 9989 State of Texas -vs- Jim Moore
Disorderly House
- 9990 State of Texas -vs- Jim Moore
Disorderly House
- 9991 State of Texas -vs- Jim Moore
Disorderly House

Monday

the

20

day of

November

A. D. 1893

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- 9994 State of Texas -vs- Jim Moore
Disorderly House
- 9993 State of Texas -vs- Jim Moore
Disorderly House
- 10125 State of Texas -vs- Murph Farrell
Carrying Pistol
- 10176 State of Texas -vs- Terry Layde
Carrying Pistol
- 10133 State of Texas -vs- Landy Arny
Giving Liquor to a minor
- 10135 State of Texas -vs- Terry Layde
Aggravated Assault
- 10445 State of Texas -vs- Miss Tomahill
Aggravated Assault
- 10717 State of Texas -vs- M. H. Hardy Chas Graham
Keeping Saloon Open on Sunday
- 10751 State of Texas -vs- Chas Graham
Selling on Sunday
- 10773 State of Texas -vs- Geo Collins
Selling on Sunday
- 10774 State of Texas -vs- Geo Collins
Selling on Sunday
- 10775 State of Texas -vs- Geo Collins
Selling on Sunday
- 10776 State of Texas -vs- Geo Collins
Selling on Sunday
- 10777 State of Texas -vs- Geo Collins
Selling on Sunday
- 10778 State of Texas -vs- Geo Collins
Selling on Sunday
- 10779 State of Texas -vs- Geo Collins
Selling on Sunday
- 10780 State of Texas -vs- Geo Collins
Selling on Sunday
- 10781 State of Texas -vs- Geo Collins
Selling on Sunday
- 10840 State of Texas -vs- Lee Roberts
Playing at Dice
- 10841 State of Texas -vs- Lee Roberts
Playing at Game of Dice

Monday the 20 day of November A. D. 1893

- 10865 State of Texas -vs- Geo Collins
Seeing on Sunday
- 10869 State of Texas -vs- Geo Collins
Seeing on Sunday
- 10951 State of Texas -vs- J. P. Williams
Carrying Pistol
- 10967 State of Texas -vs- Pat Maloney
Seeing on Sunday
- 10981 State of Texas -vs- Pat Maloney
Seeing on Sunday
- 10984 State of Texas -vs- Pat Maloney
Seeing on Sunday
- 10983 State of Texas -vs- Pat Maloney
Seeing on Sunday
- 10984 State of Texas -vs- Pat Maloney
Seeing on Sunday.
- 10993 State of Texas -vs- Henry Cox
Keeping Saloon open on Sunday
- 10995 State of Texas -vs- Henry Cox
Seeing on Sunday

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

10961 State of Texas }
vs- } Drunkenness in Office
John S. Kennedy } Monday Nov 20, 1893.

This day came the County Attorney presenting the fees of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant It is therefore ordered by the Court that said motion

Monday the 20th day of November A. D. 1893.

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be and the same is hereby sustained,

10762 State of Texas }
vs- } Monday Nov 20, 1893.
John S. Kennedy }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Indictment herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said motion be and the same is hereby sustained,

10852 State of Texas } Promoting Gaming in House under his Control
vs- } Monday Nov. 20, 1893.
R. L. Carr }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant R. L. Carr the sum of Twenty five dollars fine assessed as aforesaid together with all costs

Monday the *20th* day of *November* A. D. 1893.

in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No. 10853 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10854 State of Texas } *Immunity Gaming In House under his control*
 -vs- } *Monday Nov. 20, 1893.*
 R. L. Carr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter Wyatt and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty ^{and} of former conviction therein. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant's plea of former conviction untrue and find him guilty as charged and assess his punishment at a fine of Twenty five (\$25⁰⁰) dollars.

Walter Wyatt, Foreman
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant R. L. Carr the sum of Twenty five dollars

fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that after the satisfaction of the fine and costs in Cases Nos. 10853, 10852 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10725 State of Texas }
-vs- } Thursday Nov 16, 1893.
Harry Hatchell, et al

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a New Trial herein. And the argument of counsel being heard therein because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that this case stand for trial in regular order upon the Criminal Docket of this Court.

10895 State of Texas }
-vs- } Monday Nov. 20, 1893.
H. Brann

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for New Trial herein and the argument of counsel being heard therein because it is the opinion of the Court

that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

10902 ~~Ordered~~ that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Nov 21, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10902 State of Texas } Tuesday Nov 21, 1893.
-vs- }
Edo Ayres }
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the motion of the State to strike out the Defendants plea of former conviction and acquittal herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained. To which ruling of the Court the Defendant excepts.

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10902 State of Texas } Keeping Saloon open on Sunday
-vs- } Tuesday Nov 21, 1893.
Ed Ayres

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter Wyatt and five others who were duly selected empaneled and sworn and the Indictment being read to the jury the Defendant now here entering his plea of not guilty. Whereupon the jury after hearing the evidence, argument counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty as charged and assess his punishment at a fine of Twenty Dollars.

Walter Wyatt, Foreman."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Ed Ayres the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 10784. said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

10552 State of Texas } Disturbing the Peace
 - vs - } Tuesday Nov. 21, 1893.
 Dick Jayer

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: C. H. Lilly ^{and} five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict to wit: "We the jury find the Defendant not guilty," C. H. Lilly, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10553 State of Texas }
 - vs - } Tuesday Nov 21, 1893.
 R. L. Carr

Now comes the Defendant in the above entitled cause and withdraws his appeal herefore entered in this case. It is therefore ordered by the Court that the Recognizance herefore entered into in this case be and the same is hereby dismissed and that the sureties in said recognizance be and they are hereby discharged from any further liability thereon.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Wednesday Nov 22, 1893 Court met at 9 o'clock pursuant to adjournment given as on yesterday,

10894 State of Texas } Embizzlement
vs. }
Dave Mabon } Wednesday Nov 22, 1893

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter Wyatt and five others who were duly selected impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant not guilty" Walter Wyatt, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10948 State of Texas } Carrying Pistol
 -vs- } Wednesday Nov 22, 1893.
 Dan Purdy

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. P. Goff and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the indictment."
 W. P. Goff, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10929 State of Texas } Disturbing the Peace
 -vs- } Wednesday Nov 23, 1893.
 Dan Purdy

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter Wyatt and five others who were duly selected empaneled and sworn according

to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars." Walter Wyatt, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Dan Purdy the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

10930 Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Nov 23, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10950 State of Texas }
 John Sullivan ^{alias} } Embryzement
 John North } Thursday Nov 23, 1893.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit N. W. Gridler

and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Deft guilty & fix his punishment at a fine of Five Dollars \$5.00 and ten days imprisonment in the County Jail."
 N. W. Gridler, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Sullivan alias John North the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Friday Nov 24, 1893 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11117 State of Texas } Theft
 vs } Friday Nov 24, 1893
 Willie Crass }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own

Friday the 24 day of November A. D. 1893

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proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter Wyatt and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty ^{and} assess his punishment at imprisonment in the County Jail for thirty days; Walter Wyatt, Foreman";

It is therefore ordered, adjudged and decreed by the Court that the Defendant stands committed to the County Jail for the full period of thirty days ^{and} until all costs in this behalf incurred are paid in full, for which said costs execution may issue.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday Nov 25, 1893 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

10404 State of Texas } Saturday Nov 25, 1893.
-b- }
J. S. Doyle }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper ^{and} then came on to be heard the Defendant's Motion to quash the Indictment herein and the argument of Counsel being heard therein because it is the opinion of the Court that the law is

for said Defendant, It is therefore ordered by the Court that said motion be and the same is hereby sustained,

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moving the Court to dismiss the same viz:

- 10576 State of Texas -vs- Nick Stiddle
 Silliness on Sunday
- 10659 State of Texas -vs- J. W. Coker
 Assault
- 10746 State of Texas -vs- Frank Eber
 Adultery
- 10777 State of Texas -vs- Rosa Roberson
 Adultery
- 10948 State of Texas -vs- A. H. Gee
 Carrying Pistol
- 11037 State of Texas -vs- Willie Ginyon
 Betting at Dice
- 11105 State of Texas -vs- Katie White
 Theft.
- 11133 State of Texas -vs- Ike Smith
 Betting at Game of Dice
- 11131 State of Texas -vs- Albert Abney
 Betting at Game of Dice

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

Wednesday the 8 day of November A. D. 1893

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10570

State of Texas

-vs-

Wednesday Nov 8, 1893.

J. Van Santen

This day this cause was called for trial, and thereupon came the State of Texas by her County Attorney, but the Defendant J. Van Santen failed to appear and answer in this behalf, and thereupon his name was called distinctly at the door of the Court House, and a reasonable time given him after such call was made in which to appear, yet the said Defendant came not but wholly made default. And it appearing to the Court that the Defendant J. Van Santen, as principal, together with Martin Casey ^{and} R. H. Wilson, as sureties, did, on, to-wit: the 31st day of August A. D. 1893 enter into Bond, payable to the State of Texas, in the penal sum of One Hundred Dollars conditions that the Defendant, as principal, should well ^{and} truly make his personal appearance before the Honorable County Court of Tarrant County, Texas, at the Court House of said County in the City of Fort Worth on the First Monday in September the same being the 4th day of September A. D. 1893, ^{and} there remain from day to day and term to term of said Court until discharged by due course of law, then ^{and} there to answer the State of Texas upon a charge by Indictment therein filed accusing him of the offense of unlawfully engage in pursuit and follow the occupation of selling wine liquors in quantities of less than one quart without first obtaining a license, therefore said occupation being taxable by law, and the taxes then ^{and} there due by him upon said occupation to said State amounted to Fifty Dollars; and the taxes then and there due by him upon said

occupation to said County amount to Twenty five dollars; the said taxes so due by him to said County having theretofore been duly levied by the Commissioners Court of said County."

It is therefore considered by the Court that the State is entitled to a forfeiture of said Bonds, and it is ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the said J. Van Santin as principal, the sum of One Hundred Dollars; and in like manner that the State of Texas do have and recover of and from the said Martin Casey ^{and} R. H. Wilson as sureties, the sum of One Hundred Dollars, each, and that this judgment will be made final unless good cause be shown at the next term of this Court why said Defendant did not appear.

10561 State of Texas }
-vs- } Monday Nov 13, 1893.
Charley Nelly }

This day this cause was called for trial, and thereupon came the State of Texas by her County Attorney, but the Defendant Charley Nelly failed to appear and answer in this behalf, and thereupon his name was called distinctly at the door of the Court House, ^{and} a reasonable time given him after such call was made in which to appear, yet the said Defendant came not, but wholly made default. And it appearing to the Court that the Defendant Charley Nelly as principal, together with N. E. Bidder as surety, did, on,

Monday the 13 day of November A. D. 1893

to wit the 11th day of August A. D. 1893 enter into Bonds payable to the State of Texas in the several sum of One Hundred Dollars conditions that the Defendant, as principal should well and truly make his personal appearance before the Honorable County Court of Tarrant County Texas, at the Court House of said County, in the City of Fort Worth on the First Monday in September the same being the 4th day of September A. D. 1893, and there remain from day to day and term to term of said Court until discharged by due course of law, then and there to answer the State of Texas upon a charge by Indictment therein filed, accusing him of the offense of 'Did unlawfully carry on and about his person a certain pistol'.

It is therefore considered by the Court that the State is entitled to a forfeiture of said Bonds, and it is ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the said Defendant Charley Neely, as principal the sum of One Hundred Dollars; and in like manner that the State of Texas do have and recover of and from the said W. C. Gidiker as surety, the sum of One Hundred Dollars and that this judgment will be made final unless good cause be shown at the next term of this Court why said Defendant did not appear.

Tuesday the 14th day of November A. D. 1893

Geo. D. Barnard & Co., Blank Book Manufacturers.

Tuesday Nov. 14, 1893 Court in session
present and presiding as on first day of term,

10411 State of Texas }
-vs- } Tuesday Nov 14, 1893.
Dock Leathers }

This day this cause was called for trial, and thereupon came the State of Texas by her County Attorney, but the Defendant Dock Leathers failed to appear and answer in this behalf, and thereupon his name was called distinctly at the door of the Court House, and a reasonable time given him after such call was made in which to appear, yet the said Defendant came not, but wholly made default. And it appearing to the Court that the Defendant Dock Leathers as principal, together with Mary A. Moore and Thomas F. Young as sureties, did, on, to wit, the 11 day of July A. D. 1893 enter into Bond payable to the State of Texas in the penal sum of Two Hundred Dollars, conditioned that the Defendant, as principal, should well and truly make his personal appearance before the Honorable County Court of Tarrant County, Tex., at the Court House of said County, in the City of Fort Worth, on the instant, and there remain from day to day and term to term of said Court until discharged by due course of law, then and there to answer the State of Texas upon a charge by Information therein filed, accusing of the offense of Aggravated Assault;

It is therefore considered by the Court that the State is entitled to a forfeiture of said Bond, and it is ordered, adjudged and decreed by the

Court that the State of Texas do have and recover of and from the said Dock Leathers as principal, the sum of Two Hundred dollars; and in like manner that the State of Texas do have and recover of ^{and} from the said Mary A. Moore ^{and} Thomas F. Young, as sureties, the sum of Two Hundred Dollars each, and that this judgment will be made final unless good cause be shown at the next term of this Court why said Defendant did not appear.

Friday Nov 17. 1893 Court in session present as on first day of term.

9844

State of Texas }
-25- } Friday Nov. 17, 1893.
Cal Brinson }

This day this cause was called for trial, and thereupon came the State of Texas by her County Attorney, but the Defendant Cal Brinson failed to appear and answer in this behalf, ^{and} thereupon his name was called distinctly at the door of the Court House, and a reasonable time given him after such call was made in which to appear, yet the said Defendant came not, but wholly made default. And it appearing to the Court that the Defendant Cal Brinson as principal together with N. E. Davis ^{and} Amy Gray as sureties, did, on, to wit: the 4th day of November A. D. 1893 enter into Bonds payable to the State of Texas in the penal sum of One Hundred Dollars; conditioned that the Defendant, as principal, should well and truly make his personal appearance before the Honorable County Court of Tarrant County Texas at the Court House of said County, in the City of Fort Worth

on the First Monday in November A. D. 1893 the same being the 6th day of November A. D. 1893 and there remain from day to day and term to term of said Court until discharged by due course of law, then and there to answer the State of Texas upon a charge by Indictment therein filed, accusing him of the offense of "Did unlawfully bet and wager at a gaming table ^{and} bank then and there kept and exhibited for the purpose of gaming";

It is therefore considered by the Court that the State is entitled to a forfeiture of said Bonds, and it is ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the said Cal Grinson, as principal, the sum of One Hundred Dollars; and in like manner that the State of Texas do have and recover of and from the said W. E. Davis and Army Gray as sureties the sum of One Hundred Dollars each, and that this judgment will be made final unless good cause be shown at the next term of this Court why said Defendant did not appear.

11107

State of Texas }
-vs- } Friday Nov 17. 1893.
Jim Hunt }

This day this cause was called for trial, and thereupon came the State of Texas by her County Attorney, but the Defendant Jim Hunt failed to appear and answer in this behalf, and thereupon his name was called distinctly at the door of the Court House, and a reasonable time given him after such call was made in which to appear, yet the said Defendant came not, but wholly made default.

Friday the 17th day of November A. D. 1893.

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And it appearing to the Court that the Defendant Jim Hunt as principal, together with D. F. Eggleston ^{and} J. J. Carson as sureties, did, on, to wit, the 8th day of November A. D. 1893 enter into Bonds payable to the State of Texas, in the penal sum of One Hundred Dollars, conditioned that the Defendant, as principal, should well and truly make his personal appearance before the Honorable County Court of Tarrant County, Texas, at the Court House of said County, in the City of Fort Worth on the Instanter and there remain from day to day and term to term of said Court until discharged by due course of law, then and there to answer the State of Texas upon a charge by Information therein filed, accusing him of the offense of Theft of property under the value of Twenty Dollars;

It is therefore considered by the Court that the State is entitled to a forfeiture of said Bonds, and it is ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the said Jim Hunt, as principal, the sum of One Hundred Dollars; and in like manner that the State of Texas do have and recover of ^{and} from the said D. F. Eggleston ^{and} J. J. Carson, as sureties, the sum of One Hundred Dollars each, and that this judgment will be made final unless good cause be shown at the next term of this Court why said Defendant did not appear.

Saturday the 25 day of November A. D. 1893.

10959 State of Texas } Aggravated Assault
 -vs- } Saturday Dec 25, 1893,
 N. A. Flowers }

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced for trial. Thereupon came a jury of good and lawful men to wit Walter Wyatt and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant renounced his plea of not guilty; Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: The jury finds Defendant guilty and assess his punishment at a fine of Twenty five dollars.

Walter Wyatt, Foreman.

It is therefore ordered and adjudged by the Court that the State of Texas do have and receive of and from the Defendant N. A. Flowers the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 28th day of November A. D. 1893,

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11110 State of Texas }
 -vs- } Tuesday Nov 28, 1893,
 William Grinnell)

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Information herein and the argument of counsel being heard therein because it is the opinion of the Court that law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

11120 State of Texas } Aggravated Assault
 -vs- } Saturday Nov 25, 1893
 Tom Johnson)

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and bail parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: M. P. Goff and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$25.00"

Twenty five dollars of *N. P. Gaff, Foreman,*
 It is therefore ordered, and adjudged
 by the Court that the State of
 Texas do have and recover of and
 from the Defendant *Tom Johnson* the
 sum of Twenty five dollars fine
 assessed as aforesaid together with
 all costs in this behalf incurred
 for which said fine and costs
 execution may issue. Further
 ordered that said Defendant
 stand committed to the County
 Jail until said fine and costs
 are paid in full.

10544 State of Texas } Occupation without License
 J. M. Lytle } Saturday Dec 2, 1893

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial Thereupon
 came a jury of good and lawful
 men to wit: J. A. Horrell and five
 others who were duly selected
 empaneled and sworn according
 to law and the Indictment being
 read to the jury the Defendant now
 here entered his plea of not guilty.
 Whereupon the jury after hearing the
 evidence, argument of counsel and
 receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation
 returned into open Court the following
 verdict to wit: "The jury find the
 Defendant not guilty as charged
 in the Indictment." J. A. Horrell, Foreman.

Saturday the 21st day of December A. D. 1893

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It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

11101 State of Texas } Vagraney
vs- } Saturday Dec 2, 1893.
Charley Edwards }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. D. Farris and five others who were duly selected, empaneled and sworn and the Information being read to the jury the Defendant now being entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant not guilty as charged.

N. D. Farris, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday the 2nd day of *November* A. D. 1893

11104 State of Texas } Vagrancy
 -vs- } Saturday Dec 2, 1893.
 Harry Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit, J. L. Pardon, and five others who were duly sworn and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged." J. L. Pardon, Foreman. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

10637 State of Texas }
 -vs- } Monday Nov 27, 1893.
 G. W. Abrams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and ~~both parties~~ ~~announced~~ ~~ready~~ ~~for~~ ~~trial~~. ~~Thereupon~~ ~~came~~ ~~a~~ ~~jury~~ ~~of~~ ~~good~~ ~~and~~ ~~lawful~~ ~~men~~ ~~to~~ ~~wit~~, ~~J.~~ ~~L.~~ ~~Pardon~~, ~~and~~ ~~five~~ ~~others~~ ~~who~~ ~~were~~ ~~duly~~ ~~sworn~~ ~~and~~ ~~sworn~~ ~~according~~ ~~to~~ ~~law~~, ~~and~~ ~~the~~ ~~Information~~ ~~being~~ ~~read~~ ~~to~~ ~~the~~ ~~jury~~ ~~the~~ ~~Defendant~~ ~~now~~ ~~here~~ ~~entered~~ ~~his~~ ~~plea~~ ~~of~~ ~~not~~ ~~guilty~~. ~~Whereupon~~ ~~the~~ ~~jury~~ ~~after~~ ~~hearing~~ ~~the~~ ~~evidence~~ ~~argument~~ ~~of~~ ~~counsel~~ ~~and~~ ~~receiving~~ ~~the~~ ~~Charge~~ ~~of~~ ~~the~~ ~~Court~~ ~~retired~~ ~~to~~ ~~consider~~ ~~of~~ ~~their~~ ~~verdict~~ ~~and~~ ~~after~~ ~~mature~~ ~~deliberation~~ ~~returned~~ ~~into~~ ~~open~~ ~~Court~~ ~~the~~ ~~following~~ ~~verdict~~ ~~to~~ ~~wit~~: "We the jury find the Defendant not guilty as charged." J. L. Pardon, Foreman. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Printers, Lithographers and Stationers, St. Louis, Mo.

opinion of the Court that the law is against said Defendant, It is therefore ordered by the Court that said motion be and the same is overruled.

10914 & 10915

State of Texas }
vs }
J. W. Hoesser } Wednesday Dec 6, 1893.

This day came the parties by their attorneys and thereupon came on to be heard the motion of J. W. Hoesser Defendant in the original cause Nos 10914 & 10915 to relax the costs in said cause, and the same being considered by the Court, It is ordered that said motion be sustained as to that part hereinafter set out as follows: That it be ordered, adjudged and decreed that Walter Garner one of the witnesses in the two causes hereinafter mentioned and complainant of in this motion as claiming exorbitant and excessive witness fees in the said cause be not allowed to collect of the Defendant Hoesser in the original cause 10914 and the County Clerk of Tarrant County Texas is hereby ordered ^{and} instructed not to pay the sum of \$10.⁰⁰ claimed as witness fees in cause No 10914. And it is ordered that he be allowed to collect and the said County Clerk is hereby ordered to pay only the sum of \$6.⁰⁰ in said cause No. 10914 for 4 days attendance as a witness, With respect to cause No. 10915 the amount of money claimed, and the correspondingly number of days and the same exorbitance and exorbitancy as to

witness fees upon the fact of same appearing as in case No. 10914 the same order is made with reference to case No. 10914 and that the witness Tanner be allowed only \$6⁰⁰ for witness fees.

With respect to the fees of Cornelia Henderson in cases No. 10914 & 10915 claimed by her and complained of by Defendants, It is ordered that she be allowed to collect and the Clerk is instructed to pay for the number of days and the sum of money claimed by said witness Henderson to wit: \$4⁵⁰ for three days attendance in each case aggregating \$9⁰⁰.

10812 State of Texas }
 vs } Monday Dec 5, 1893
 Tom Blang }

Now comes the Defendant in the above entitled cause and withdrawing his notice of appeal hereafter entered in this case,

the

day of

A. D. 189

Printers, Lithographers and Stationers, St. Louis, Mo.

Saturday Dec 30, 1893,

Ordering that Court do now
adjourn until Court in Course,

Robt. G. Johnson
County Judge

attest
John A. King Co. Clk

Monday the *1* day of *January* A. D. 1894

Be it remembered that on this the First Monday in January A. D. 1894 the same being the 1st day of January A. D. 1894 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth Present Hon. Asst. J. Johnson, County Judge presiding; John P. King, County Clerk; W. Gillespie, County Attorney and C. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

- Venire Facias -

Now comes C. A. Euler, Sheriff of Tarrant County and brings into open Court the Venire Facias for this the First Week of the January Term A. D. 1894 of the County Court of Tarrant County and upon the names therein being called three qualified jurors answered to wit: J. F. Murphy, W. H. Litchworth and John Aea, who were duly sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law, brought into Court the following qualified jurors to wit: Sam Correll, G. W. Hughes, H. J. Brazzil, C. J. Downing, N. J. Carberry, L. M. Moore, J. G. Robinson, A. Hilliard, & L. S. Fritchard who were all sworn and tried and placed upon the panel for the week.

Monday

the

day of

January

A. D. 1894,

Now comes the County Attorney prosecuting the fees of the State ^{Emy} for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 10549 State of Texas vs - Joe Bunch
Selling Liquor to minor
- 10561 State of Texas vs - Charley Neely
Carrying Pistol
- 10590 State of Texas vs - J. Von Sauter
Occupation without License
- 10619 State of Texas vs - M. A. Dearing
Embezzlement
- 10640 State of Texas vs - M. A. Dearing
Embezzlement
- 10641 State of Texas vs - M. A. Dearing
Embezzlement
- 10713 State of Texas vs - J. C. Waite
Selling on Sunday
- 10714 State of Texas vs - J. C. Waite
Selling on Sunday
- 10715 State of Texas vs - J. C. Waite
Selling on Sunday
- 10916 State of Texas vs - J. C. Waite
Selling on Sunday
- 10747 State of Texas vs - Billy Carter
Playing at Game of dice
- 10758 State of Texas vs - Geo B Hall and
Using Dynamite to catch Fish
- 10764 State of Texas vs - Bob Waggoner
Playing at dice
- 10765 State of Texas vs - Bob Waggoner
Playing at dice
- 10766 State of Texas vs - Bob Waggoner
Playing at dice
- 10767 State of Texas vs - Bob Waggoner
Playing at dice
- 10789 State of Texas vs - Max Kramer
Exhibiting Gaming Table & Bank

Monday the 1 day of January A. D. 1894

- 10790 State of Texas - vs - Ben Hillman
Exhibiting Gaming Table & Bank
- 10791 State of Texas - vs - Ben Hillman
Exhibiting Gaming Table & Bank
- 10800 State of Texas - vs - Harry Thornton
Keeping Saloon open on Sunday
- 10801 State of Texas - vs - M. Gaidstick
Keeping open on Sunday
- 10803 State of Texas - vs - M. Gaidstick
Keeping open on Sunday
- 10804 State of Texas - vs - M. Gaidstick
Opening on Sunday
- 10815 State of Texas - vs - Joe Johnson
Exhibiting Gaming Table & Bank
- 10816 State of Texas - vs - Joe Johnson
Getting at dice
- 10817 State of Texas - vs - Joe Johnson
Getting at dice
- 10818 State of Texas - vs - John Shack
Getting at dice
- 10819 State of Texas - vs - John Shack
Getting at dice
- 10824 State of Texas - vs - John Shack
Getting at dice
- 10825 State of Texas - vs - John Shack
Exhibiting Gaming Table & Bank
- 10846 State of Texas - vs - John Shack
Exhibiting Gaming Table & Bank
- 10827 State of Texas - vs - John Shack
Exhibiting Gaming Table & Bank
- 10848 State of Texas - vs - John Shack for Johnson
Permitting Gaming
- 10849 State of Texas - vs - John Shack for Johnson
Permitting Gaming
- 10830 State of Texas - vs - John Shack for Johnson
Permitting Gaming
- 10834 State of Texas - vs - Sabe Madloy
Adultery
- 10833 State of Texas - vs - Ray Simpson
Hunting on Sunday

- 10834 State of Texas -vs- Harry Smith
Hunting on Sunday
- 10836 State of Texas -vs- Al Seckert
Hunting on Sunday
- 10837 State of Texas -vs- Al Seckert
Hunting on Sunday,
- 10848 State of Texas -vs- Ben McCullough
Permitting Gaming
- 10849 State of Texas -vs- Ben McCullough
Permitting Gaming
- 10850 State of Texas -vs- Ben McCullough
Permitting Gaming
- 10851 State of Texas -vs- Ben McCullough,
Permitting Gaming
- 10857 State of Texas -vs- R. L. Carr
Permitting Gaming
- 10858 State of Texas -vs- R. L. Carr
Permitting Gaming
- 10859 State of Texas -vs- R. L. Carr
Permitting Gaming
- 10861 State of Texas -vs- R. L. Carr,
Permitting Gaming
- 10864 State of Texas -vs- R. L. Carr
Permitting Gaming
- 10874 State of Texas -vs- Joe Isbell
Druny on Sunday
- 10875 State of Texas -vs- John Malan
Open on Sunday
- 10878 State of Texas -vs- Joe Isbell
Selling on Sunday
- 10879 State of Texas -vs- Laura Cannon
Adultery
- 10885 State of Texas -vs- Joe Purvis
Getting at Dice
- 10890 State of Texas -vs- Tom Talbot
Catching Fish with dynamite
- 10894 State of Texas -vs- Alice Pearson
Carrying Pistol
- 10897 State of Texas -vs- H. Brown
Selling to minor

Monday the 1 day of January A. D. 1894

- 10898 State of Texas -vs- H. Brown
Seizing to minor
- 10899 State of Texas -vs- H. Brown,
Seizing to minor
- 10900 State of Texas -vs- H. Brown
Seizing to minor
- 10901 State of Texas -vs- H. Brown
Seizing to minor
- 10905 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10917 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10918 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10919 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10920 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10921 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10922 State of Texas -vs- J. W. Hooser
Seizing to minor
- 10924 State of Texas -vs- Henry Hatchell
Seizing to minor
- 10937 State of Texas -vs- Murray McDonald
Failing to work roads
- 10944 State of Texas -vs- William Hinters
Aggravated assault
- 10987 State of Texas -vs- O. J. Small
Seizing on Sunday
- 10988 State of Texas -vs- O. J. Small
Seizing on Sunday
- 10989 State of Texas -vs- Geo Webb
Seizing on Sunday
- 10990 State of Texas -vs- Geo Webb
Seizing on Sunday
- 10991 State of Texas -vs- Geo Webb
Seizing on Sunday
- 10992 State of Texas -vs- Geo Webb
Seizing on Sunday

Monday

the

1

day of

January

A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

- 10994 State of Texas -vs- W. H. Erwin
Sitting on Sunday
- 11000 State of Texas -vs- C. J. Small
Sitting on Sunday
- 11001 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11002 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11003 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11004 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11005 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11006 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11007 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11008 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11009 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11010 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11011 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11012 State of Texas -vs- Lee Roberts
Sitting at Dice
- 11014 State of Texas -vs- Tom Chism
Sitting at Dice
- 11015 State of Texas -vs- Tom Chism
Sitting at Dice
- 11016 State of Texas -vs- Tom Chism
Sitting at Dice
- 11017 State of Texas -vs- Tom Chism
Sitting at Dice
- 11018 State of Texas -vs- Jim Bradley
Sitting at Dice
- 11040 State of Texas -vs- Bob Maggoner
Sitting at Dice

Monday the *1* day of *January* A. D. 1894

- 11041 State of Texas -vs- Bob Maggner
Pitting at dice
- 11042 State of Texas -vs- Bob Maggner
Pitting at dice
- 11054 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11055 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11056 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11057 State of Texas -vs- John Hybrger
Pitting at Garming Table
- 11058 State of Texas -vs- John Hybrger
Pitting at Garming Table
- 11059 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11060 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11061 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11069 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11070 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11071 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11072 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11073 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11075 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11076 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11077 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11078 State of Texas -vs- Billy Carlton
Pitting at Garming Table
- 11079 State of Texas -vs- Billy Carlton
Pitting at Garming Table

Monday

the

1

day of

*January*A. D. 189*4*

Printers, Lithographers and Stationers, St. Louis, Mo.

- 11080 State of Texas -vs- Billy Carlton
Getting at Gaming Table,
- 11083 State of Texas -vs- L. Reno
Exhibiting Gaming Table
- 11084 State of Texas -vs- Billy Carlton
Exhibiting Faro Bank.
- 11085 State of Texas -vs- Billy Carlton
Getting at Gaming Bank.
- 11094 State of Texas -vs- John Chidmoss
Aggravated Assault
- 11100 State of Texas -vs- Ed Hoover
Occupation without License
- 11106 State of Texas -vs- Arch Mullins
Theft.
- 11108 State of Texas -vs- Jim Williams
Theft.
- 11111 State of Texas -vs- Eli Hirschfeld
Unlawfully Selling Railroad Tickets
- 11124 State of Texas -vs- Nat Kramer
Getting at Game of Dice
- 11146 State of Texas -vs- Frank Sanders
Theft.
- 11155 State of Texas -vs- J. A. Barnum
Theft
- 11165 State of Texas -vs- Will Randle
Theft.
- 11177 State of Texas -vs- Tom Pomer
Keeping Saloon Open on Sunday.
- 11178 State of Texas -vs- Buck Allen
Keeping Saloon Open on Sunday
- 11179 State of Texas -vs- Buck Allen
Keeping Saloon Open on Sunday.
- 11182 State of Texas -vs- Jim Hutchinson
Getting at dice
- 11183 State of Texas -vs- Jim Hutchinson
Getting at dice
- 11184 State of Texas -vs- Jim Hutchinson
Getting at dice
- 11186 State of Texas -vs- Buck Allen
Keeping Saloon Open on Sunday

Monday

the

1

day of

January

A. D. 1894

- 11190 State of Texas -vs- Charley Lagedin
Petting at dice
- 11191 State of Texas -vs- Charley Lagedin
Petting at dice
- 11192 State of Texas -vs- Charley Lagedin
Petting at dice
- 11193 State of Texas -vs- Charley Lagedin
Petting at dice
- 11196 State of Texas -vs- Whit Harrison
Petting at dice
- 11197 State of Texas -vs- Whit Harrison
Petting at dice
- 11400 State of Texas -vs- Riley Newman
Petting at dice
- 11401 State of Texas -vs- Riley Newman
Petting at dice
- 11402 State of Texas -vs- John Hybarger
Petting at Game of dice
- 11403 State of Texas -vs- John Hybarger
Petting at Game of dice
- 11404 State of Texas -vs- John Hybarger
Petting at Game of dice
- 11405 State of Texas -vs- John Hybarger
Petting at Gambling Table
- 11406 State of Texas -vs- John Hybarger
Petting at dice
- 11407 State of Texas -vs- John Hybarger
Petting at dice
- 11408 State of Texas -vs- John Hybarger
Petting at dice
- 11409 State of Texas -vs- John Hybarger
Petting at dice
- 11410 State of Texas -vs- John Hybarger
Petting at dice
- 11411 State of Texas -vs- John Hybarger
Petting Exhibiting
- 11412 State of Texas -vs- John Hybarger
Exhibiting
- 11413 State of Texas -vs- John Hybarger
Exhibiting

Monday

the

1

day of

January

A. D. 189 *4*

Printers, Lithographers and Stationers, St. Louis, Mo.

- 11214 State of Texas - vs - John Hyburger
Exhibiting
- 11215 State of Texas - vs - John Hyburger
Exhibiting
- 11216 State of Texas - vs - John Hyburger
Betting at Gaming Table.
- 11217 State of Texas - vs - John Hyburger
Betting at Gaming Table.
- 11218 State of Texas - vs - John Hyburger
Betting at Gaming Table
- 11219 State of Texas - vs - John Hyburger,
Betting at Gaming Table
- 11220 State of Texas - vs - John Hyburger
Exhibiting
- 11221 State of Texas - vs - John Hyburger
Exhibiting
- 11222 State of Texas - vs - John Hyburger
Exhibiting
- 11223 State of Texas - vs - John Hyburger
Exhibiting
- 11224 State of Texas - vs - John Hyburger
Exhibiting
- 11225 State of Texas - vs - John Hyburger
Exhibiting
- 11226 State of Texas - vs - John Hyburger
Exhibiting
- 11227 State of Texas - vs - John Hyburger
Exhibiting
- 11228 State of Texas - vs - John Hyburger
Exhibiting
- 11229 State of Texas - vs - John Hyburger
Exhibiting
- 11230 State of Texas - vs - Billy Carleton
Exhibiting
- 11231 State of Texas - vs - Billy Carleton
Exhibiting
- 11232 State of Texas - vs - Billy Carleton.
Exhibiting
- 11233 State of Texas - vs - Billy Carleton.
Exhibiting

Monday the *1* day of *January*A. D. 189*4*

- 11734 State of Texas -vs- Billy Carlton
Exhibiting
- 11735 State of Texas vs Billy Carlton
Exhibiting
- 11736 State of Texas -vs- Billy Carlton
Exhibiting
- 11737 State of Texas -vs- Billy Carlton
Exhibiting
- 11738 State of Texas -vs- Billy Carlton
Exhibiting
- 11739 State of Texas -vs- Billy Carlton
Exhibiting
- 11740 State of Texas -vs- Billy Carlton
Exhibiting
- 11741 State of Texas -vs- Billy Carlton
Exhibiting
- 11742 State of Texas -vs- Billy Carlton
Exhibiting
- 11743 State of Texas -vs- Billy Carlton
Exhibiting
- 11744 State of Texas -vs- Billy Carlton
Exhibiting
- 11745 State of Texas -vs- Billy Carlton
Exhibiting
- 11746 State of Texas -vs- Billy Carlton
Exhibiting
- 11747 State of Texas -vs- Billy Carlton
Exhibiting
- 11748 State of Texas -vs- Billy Carlton
Exhibiting
- 11749 State of Texas -vs- Billy Carlton
Exhibiting
- 11750 State of Texas -vs- Billy Carlton
Exhibiting
- 11751 State of Texas vs Billy Carlton
Exhibiting
- 11752 State of Texas -vs- Billy Carlton
Exhibiting
- 11759 State of Texas -vs- Matt Brinson
Playing Cards Public Place

- 11460 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11461 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11462 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11463 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11464 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11465 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11466 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11467 State of Texas - vs- Matt Brinson
Playing Cards Public Place
- 11317 State of Texas - vs- Jim Wilson
Getting at dice
- 11340 State of Texas - vs- Tully Williams
Getting at dice
- 11341 State of Texas - vs- Tully Williams
Exhibiting
- 11342 State of Texas - vs- Tully Williams
Getting at dice
- 11345 State of Texas - vs- Tully Williams
Getting at Faro.
- 11354 State of Texas - vs- Biley Cartwright
Getting at dice
- 11355 State of Texas - vs- Biley Cartwright
Getting at dice
- 11356 State of Texas - vs- Biley Cartwright
Getting at dice
- 11360 State of Texas - vs- Dixie Lyons
Playing Cards Public Place.
- 11361 State of Texas - vs- Dixie Lyons
Playing Cards Public Place.
- 11362 State of Texas - vs- Dixie Lyons
Playing Cards Public Place
- 11363 State of Texas - vs- Gus Lockup
Getting at dice

Monday the *1* day of *January* A. D. 1894

- 11364 State of Texas -vs- Gus Lackey
 Betting at Game of dice
- 11366 State of Texas -vs- Sam Hester
 Betting at dice
- 11367 State of Texas -vs- Sam Hester
 Betting at dice
- 11368 State of Texas -vs- Sam Hester
 Betting at dice
- 11369 State of Texas -vs- Jim Ellis
 Playing Cards Public Place
- 11370 State of Texas -vs- Jim Ellis
 Playing Cards Public Place
- 11372 State of Texas -vs- St. Perryman
 Playing Cards Public Place
- 11374 State of Texas -vs- Tom Anderson
 Playing Cards Public Place
- 11377 State of Texas -vs- Joe Wheat
 Playing Cards Public Place
- 11378 State of Texas -vs- Joe Wheat
 Playing Cards Public Place
- 11379 State of Texas -vs- Joe Wheat
 Playing Cards Public Place
- 11380 State of Texas -vs- Joe Wheat
 Playing Cards Public Place
- 11387 State of Texas -vs- Charles This
 Playing Cards Public Place
- 11390 State of Texas -vs- Mike Kirby
 Extorting
- 11391 State of Texas -vs- Frank Burns
 Permitting
- 11394 State of Texas vs Jim Ellis
 Betting at Gaming Table
- 11395 State of Texas vs Jim Ellis
 Betting at Monte Bank,
- 11409 State of Texas -vs- W. E. Graves
 Selling on Sunday
- 11410 State of Texas -vs- W. E. Graves
 Selling on Sunday
- 11411 State of Texas -vs- W. E. Graves
 Selling on Sunday

County Court (Criminal) Minutes, Tarrant County, January Term, 1894

Monday the 1 day of January A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

- 11415 State of Texas -vs- Billy Cartwright
Getting at Gaming Table
- 11416 State of Texas -vs- Lee Roberts
Exhibiting
- 11417 State of Texas -vs- Lee Roberts
Exhibiting
- 11418 State of Texas -vs- Lee Roberts
Exhibiting
- 11419 State of Texas -vs- Gus Lackus
Exhibiting
- 11420 State of Texas -vs- Gus Lackus
Exhibiting
- 11421 State of Texas -vs- Gus Lackus
Exhibiting
- 11422 State of Texas -vs- Billy Cartwright
Getting at Game of dice
- 11423 State of Texas -vs- Billy Cartwright
Getting at Game of dice
- 11424 State of Texas -vs- Billy Cartwright
Getting at Game of dice
- 11425 State of Texas -vs- Billy Cartwright
Getting at Game of dice
- 11426 State of Texas -vs- Billy Cartwright
Getting at dice
- 11427 State of Texas -vs- Billy Cartwright
Getting at dice
- 11428 State of Texas -vs- Billy Cartwright
Getting at dice
- 11429 State of Texas -vs- ~~Lee Roberts~~
Getting at dice
- 11430 State of Texas -vs- Lee Roberts
Getting at dice
- 11431 State of Texas -vs- Lee Roberts
Getting at dice
- 11432 State of Texas -vs- Lee Roberts
Getting at Game of dice
- 11433 State of Texas -vs- Lee Roberts
Getting at dice
- 11434 State of Texas -vs- Lee Roberts
Getting at dice

Monday

the

1

day of

*January*A. D. 189*4*,

- 11435 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11436 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11437 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11438 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11439 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11440 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11441 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11442 State of Texas -vs- Lee Roberts
Betting at Game of dice
- 11443 State of Texas -vs- Gus Lackup
Betting at Game of dice
- 11444 State of Texas -vs- Gus Lackup
Betting at Game of dice
- 11445 State of Texas -vs- Gus Lackup
Betting at Game of dice
- 11449 State of Texas -vs- Gus Lackup
Betting at Game of dice
- 11450 State of Texas -vs- Gus Lackup
Betting at Game of dice
- 11451 State of Texas -vs- Sam Hester
Betting at Gaming Table
- 11452 State of Texas -vs- Juley Williams
Betting at Faro
- 11453 State of Texas -vs- Juley Williams
Betting at Faro
- 11468 State of Texas -vs- John Richardson
Aggravated Assault
- 10975 State of Texas -vs- Ed Otero
Selling Liquor to minor
- 10976 State of Texas -vs- Ed Otero
Selling Liquor to minor
- 10962 State of Texas -vs- Mary Britton et al
Wrongfully removing a cow

Monday the 1 day of January A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

11454 State of Texas -vs- Anna Mathews
Adultery

It is therefore considered and ordered by the Court that the State of Texas receive nothing by reason of these prosecutions and that the Defendants go hence without day.

11333 State of Texas } Theft
-vs- } Monday Jan 1, 1894
John Burns

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thompson came a jury of good and lawful men to wit: G. W. Hughes and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find for the Defendant." G. W. Hughes, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant John Burns go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Jan'y 2^d, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11134 State of Texas } Vagrancy
 -13- } Tuesday Jan'y 2, 1894,
 Jim Smith } appeal from Justice Court
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: J. G. Robinson and five others who were duly selected sworn and sworn according to law and the complaint being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury finds that the Defendant is guilty and assess his punishment a fine of five dollars fine J. G. Robinson, Foreman".
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jim Smith the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred both in this Court and in the Court below from which this cause was appealed for which

said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11157

State of Texas } Adultery
-vs- } Tuesday Jan 2, 1894

Jack Odum, et al

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and suggests that his name is Jap Odum and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Hughes and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds for Defendant."

G. W. Hughes, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and the Defendant Jap Odum go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Jan 3, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10146 State of Texas } Embryzlement
 -vs- } Wednesday Jan'y 3, 1894,
 Dan Bell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to quash the Information herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled and the State granted leave to amend said Information. To which ruling of the Court the Defendant excepts.

10146 State of Texas } Embryzlement
 -vs- } Wednesday Jan'y 3, 1894
 Dan Bell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. G. Robinson ^{and} five others ^{any} who were duly selected ^{any} according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty. Thereupon the jury after hearing the evidence - argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant

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guilty and assess his punishment at ten days imprisonment in the County Jail and a fine of Two Hundred dollars.

J. G. Robinson, Foreman,
It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Dan Bell the sum of Two Hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

11478 State of Texas } Paying Cards Public Place
-vs- } Wednesday Jan 3, 1894
Jake Johnson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned read for trial. Thereupon came a jury of good and lawful men to wit: J. G. Robinson and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned unto open Court the following verdict to wit: That the jury find the Defendant guilty and assess his punishment at a fine of twenty dollars.

J. G. Robinson, Foreman

Monday the 2 day of January A. D. 1894

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jake Johnson the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday Jan 4th 1894 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

11169 State of Texas } Aggravated Assault
-vs- } Thursday Jan 4, 1894,
Nelson Harmon }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arrangements ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: A. Helliard and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find for the Defendant."

A. Helliard, Foreman.

It is therefore ordered by the Court

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that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Jan'y 5, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10846 State of Texas } Adultery
vs- } Friday Jan'y 5, 1894.
Geo. Flumer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and lawful men to wit: J. G. Robinson ^{Aug} foreman five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find for the Defendants, J. G. Robinson, Foreman"

It is therefore ordered, adjudged ^{Aug} decreed by the Court that the State of Texas do take nothing by reason of this prosecution and that the Defendant go hence without day.

11454 State of Texas

Adultery

Friday Jan'y 5, 1894,

-vs-
 Nathan Jones vs Texana Mathews

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to wit: John Rea, and five others who were duly selected impaneled and sworn according to law and the information being read to the jury the Defendants now have entered their plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendants guilty as charged and assess their punishment at a fine of one hundred dollars each.

John Rea, Foreman,
 It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendants Nathan Jones vs Texana Mathews the sum of One Hundred Dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after said Defendants stand committed to the County Jail until said fine and costs are paid in full.

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11454 State of Texas }
 vs- } Friday Jan'y 5, 1894.
 Nathan Jones }
 vs }
 Texanna Mathews }

This day came the parties by their attorneys and then came on to be heard the Defendant Texanna Mathews motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant It is therefore ordered by the Court that said motion be and the same is hereby sustained, and that said case stand for trial in regular order upon the docket of this Court,

Saturday Jan'y 6, 1894 Court in session present as on first day of term,

11161 State of Texas }
 vs- } Vagrancy
 D. Seaton } Saturday Jan'y 6, 1894.

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Chas J. Browning and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here intends his plea of not guilty. Whereupon the jury after hearing the evidence and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find for the Defendant." Chas J. Browning, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

11163

State of Texas } Theft.
-vs- } Saturday Jan 6, 1894,
John Young

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Court after hearing the evidence and argument of counsel being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Young the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full. To which judgment of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Saturday

the

6th

day of

January

A. D. 1894

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday Jan 8, 1894 Court met at 9 o'clock pursuant to adjournment present as on first day of term

Venue Facing

Now comes E. A. Oulson, Sheriff of Tarrant County and brings into open Court the Venue Facing for this the Second Term of the January Term A. D. 1894, of the County Court of Tarrant County and upon the names thereon being called two qualified jurors answered to wit: J. H. Lavender and J. C. Wilson who were duly sworn and tried and placed upon the panel for the week And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: C. M. Brown, St. Telfair J. M. Dickinson, E. E. Lennox, H. C. McKee C. C. Polak, O. B. Jordan, J. B. Austin, Jake Farmer and J. H. Applewhite who were all tried and sworn and placed upon the panel for the week.

10666

State of Texas } Assault & Battery
-vs- } Monday Jan 8, 1894,
George Brown }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. M. Brown and five others who were duly selected

Monday the 8th day of January A. D. 1894

empannelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty, C. W. Brown, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11093 State of Texas } Carrying Pistol
 -43- } Monday Jan'y 8, 1894,
 John Childress }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Whereupon the Court after hearing the evidence and argument of counsel ~~finds~~ and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Twenty five dollars, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant John Childress the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred

Monday

the

8th

day of

*January*A. D. 189 *4*,

for which said fine and costs execution may issue. Further ordered that said Defendant stands committed to the County Jail until said fine and costs are paid in full. To which judgment of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Two Hundred Dollars,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Tuesday Jan'y 9, 1894. Court met at 9 o'clock pursuant to adjournment present as on yesterday,

11149

State of Texas } Abusive Language
- vs - } Tuesday Jan'y 9, 1894,
William Rodgers }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and lawful men to wit J. C. Wilson ^{and} five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find the Defendant not guilty"

J. C. Wilson, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

11401 State of Texas } *Seeming on Sunday*
 -vs- } *Tuesday Jan'y 9, 1894;*

A. Dean

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: H. Telfair and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find Defendant guilty as charged and assess his punishment at a fine of Twenty (\$20) Dollars.

H. Telfair, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant *A. Dean* the sum of Twenty dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the *9th* day of *January* A. D. 1894

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday Jan'y 10, 1894. Court met at 9 o'clock pursuant to adjournment present, as on yesterday,

11169 State of Texas } Aggravated Assault
-vs- } Wednesday Jan'y 10, 1894,
Harry Hatchell

Ordered by the Court that the State of Texas have leave to amend information herein. In which ruling of the Court the Defendant excepts,

11169 State of Texas } Aggravated Assault
-vs- } Wednesday Jan'y 10, 1894,
Harry Hatchell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit, J. D. Farmer and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of \$5⁰⁰

J. D. Farmer, Foreman.
It is therefore ordered, adjudged and decreed by the Court that the State

of Texas do have and recover of ^{any} from the Defendant Harry Hatchell the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordains that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11461 State of Texas } Theft
 -vs- } Wednesday Jan'y 10, 1894,
 Frank Hall.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person ^{and} both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit H. Telfair and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty ^{and} assess his punishment at a fine of Five Dollars and ten days in jail.

H. Telfair, Foreman.
 It is therefore ordained, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Hall the sum of Five Dollars fine assessed as aforesaid together with all.

Wednesday

the

10th

day of

January

A. D. 1894

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Costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday January 11, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

11154 State of Texas } Theft
vs } Thursday January 11, 1894
A. N. Tice }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit, J. C. Wilson and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant not guilty.

J. C. Wilson Foreman
It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 11 day of January A. D. 1894

11462 State of Texas } Theft
 -25- }
 Lewis Starr } Thursday Jan'y 11, 1894,

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Wilson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charges of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "If the jury find the Defendant guilty I assess his punishment at a fine of Five Dollars and ten days in jail."

J. C. Wilson Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Lewis Starr the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of ten days and until the fine and costs are paid in full.

Thursday the *11* day of *January* A. D. 1894

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Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Jan'y 12th 1894. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11455 State of Texas } Vagrancy
 -vs- } Friday Jan'y 12. 1894,
 P. F. Harris }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. Telfair and five others who were duly selected empaneled and sworn according to law ^{and} the Complaint being read to the jury the Defendant now being entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find Defendant guilty as charged and assess his punishment at a fine of five dollars.

H. Telfair, Foreman.
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant P. F. Harris the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred both in this Court ^{and} in the Court below from which this cause was appealed for which said fine and costs execution

may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11465 State of Texas } Theft
 vs- } Friday Jan'y 17, 1894.
 D. Seaton

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: K. C. McTel and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft guilty as charged and assess his punishment at five days confinement in the County Jail and a fine of ten dollars."
 K. C. McTel, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant D. Seaton the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail ~~until~~ for the full period of five days until the fine and costs are paid in full.

Monday the 15 day of January A. D. 1894

~ Verine Facias ~

Now comes E. A. Cules, Sheriff of Tarrant County and brings into open Court the Verine Facias for this the Third Week of the January Term, 1894 of the County Court of Tarrant County, Texas, and upon the names thereon being called three qualified jurors answered to wit: J. C. Patterson, R. S. Garrett and N. R. Heron who were duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being duly sworn as required by law brought into Court the following qualified jurors to wit: N. D. Farris, A. M. Pennington, O. W. Armstrong, Geo. Ellison, Joe Plummer, C. C. Hardisty, N. W. Yates, B. F. Shrinkle and A. Vaught who were all tried and sworn and placed upon the panel for the week.

11151 State of Texas } Aggravated Assault
-vs- } Monday Jan'y 15, 1894.
Paul Hauptvogel }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit N. D. Farris, and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their

Monday the 15 day of January A. D. 1894,

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verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the within Defendant guilty of Simple Assault ^{and} battery ^{and} assault his private at a fine of Five Dollars.

H. D. Farris, Foreman;

It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Paul Hauptvogel the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11150 State of Texas } Aggravated Assault
-vs- } Monday Jan'y 15, 1894.
Alvin Hauptvogel }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit J. C. Patterson and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant then hum entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the

Monday the 15 day of January A. D. 1894

jury find the Defendant not guilty,
 J. O. Patterson Foreman.
 It is therefore ordered by the Court
 that the State of Texas recover
 nothing by reason of this prosecution
 and that the Defendant go hence without
 delay.

11460 State of Texas }
 -vs- } Monday Jan 15, 1894.
 Jack Stratten }

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his own
 proper person and then came on to
 be heard the motion of the County
 attorney to dismiss the appeal herein.
 And the argument of counsel being
 heard thereon because it is the opinion
 of the Court that the law is for
 said motion. It is therefore ordered
 by the Court that said motion be
 and the same is hereby sustained
 and that Precedendo issue to the
 Court below from which this cause
 was appealed commanding it to proceed
 with the execution of the judgment
 heretofore rendered in this cause,

Ordered by the Court that Court do now
 adjourn until tomorrow morning at
 9 o'clock.

Tuesday Jan 16, 1894 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday,

Tuesday the 16th day of January A. D. 1894

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11457 State of Texas } Theft,
-vs- } Tuesday Jan'y 16, 1894,
Tom Miller

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Geo Ellison and five others who were duly selected empaneled ^{and} sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Geo Ellison, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10946 State of Texas } Getting at Loring Table & Bank
-vs- } Tuesday Jan'y 16, 1894,
Jim Corbin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty.

Tuesday the 16th day of January A. D. 1894.

Whereupon the Court after hearing the evidence, argument of counsel and having fully advised in this premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11300 State of Texas } Theft
vs- } Tuesday Jan'y 16, 1894,
Frank Itson

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to wit: Joe C. Patterson and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at 107 days imprisonment in the County Jail and a fine of \$25⁰⁰ Twenty five dollars."

Joe C. Patterson, Foreman.
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Itson the sum of Twenty five dollars fine assessing as aforesaid together with all costs

Tuesday the 16th day of January A. D. 1894,

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in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Wednesday Jan'y 17, 1894. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday,

10925 State of Texas } Fornication
vs- } Wednesday Jan'y 17, 1894
Harry Hatchell }
Louis Allen }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit Joe C. Patterson and find others who were duly selected and sworn according to law and the indictment being read to the jury the Defendants now here entered their plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit "Be the jury find each Defendant in the within case guilty as charged in the indictment and assess their punishment at a fine of \$50⁰⁰ Fifty Dollars each. Joe C. Patterson, Foreman. It is therefore ordered, adjudged and

Wednesday the 17th day of January A. D. 1894

decreed by the Court that the State of Texas do have and receive of and from the Defendants Harry Hatchell and Lonie Allen the sum of Fifty Dollars each fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

11149

State of Texas } Assault & Battery
 -25- }
 Kill Massey } Wednesday Jan'y 17, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. D. Hornkamp and five others who were duly selected empaneled and sworn according to law ^{and} the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The Jury find the Defendant not guilty." J. D. Hornkamp, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday

the

17th

day of

January

A. D. 1894

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11402 State of Texas } (Selling on Sunday)
-as- } (Wednesday Jan'y 17, 1894,
A. Dean

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. D. Farris and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant then here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment ^{and} assess his punishment at a fine of \$20⁰⁰ Twenty dollars.

W. D. Farris Foreman;

It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant A. Dean the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine ^{and} costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 11401 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

Ordered Just Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Jan'y 18, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11171

State of Texas } Selling Liquor to minor
-vs- } Thursday Jan'y 18, 1894,
George Collins }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit R. S. Garrett and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty as charged."

R. S. Garrett, Foreman,
It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

11172

State of Texas } Selling Liquor to a minor
-vs- } Thursday Jan'y 18, 1894,
Rudolph Kuhn }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

Thursday the 19th day of January A. D. 1894

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for trial. Thereupon came a jury of good and lawful men to wit: C. C. Hardisty and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the indictment and assess his punishment at a fine of \$25⁰⁰ Twenty five dollars.

C. C. Hardisty, Foreman.

It is thereupon ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Rudolph Kuhn the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11143 Seal of Texas } Sebring Leggett to a minor
 -vs- } Thursday Jan'y 18, 1894.
Joy Mayer

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. R. Stovron and five others who were duly selected empaneled and sworn according

to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged."

W. R. Stevon, Foreman.

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

1094⁴³

State of Texas } William Leguin to minor
 -vs- } Thursday Jan'y 18, 1894,
 Harry Hatchell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. C. Patterson and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. C. Patterson, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing

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by reason of this prosecution and that the Defendant go hence without day.

11394

State of Texas } Permitting Gaming
vs- } Thursday Jan'y 18. 1894.
W. H. Wards }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit: M. A. Heron and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: The jury find the Defendant not guilty.

M. A. Heron, Foreman;

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Friday Jan'y 19. 1894 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday,

Friday the 19th day of January A. D. 1894

10879 State of Texas }
 -vs- } Friday Jan 19, 1894
 J. E. Vines }

This day came the County Attorney prosecuting the plea of the State and then came on to be heard the motion of the County Attorney to dismiss the appeal of the Defendant herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion, It is therefore ordered by the Court that said motion be and the same is hereby sustained and that Proceudo issue to the Court below ~~for~~ commanding it to proceed with the execution of the judgment heretofore rendered in this case,

10588 State of Texas }
 -vs- } Tuesday Jan 16, 1894
 E. L. Thibman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to Quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for the Defendant, It is therefore ordered by the Court that said motion be and the same is hereby sustained,

Friday

the

19

day of

JanuaryA. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

10613 State of Texas }
 -vs- } Friday Jan'y 5, 1894,
 Will Deaving }
 Now comes the Defendant and
 withdraws his notice of appeal to
 the Court of Criminal Appeals heretofore
 entered in this case.

10962 State of Texas } Unlawfully killing a Cow
 -vs- } Thursday Jan'y 4, 1894,
 Maury Britton, et al }
 This day came the County Attorney
 prosecuting the plea of the State also
 came the Defendant Maury Britton in
 his own proper person and both parties
 announced ready for trial. Thereupon came
 a jury of good and lawful men to wit:
 E. P. Sengenfelder ^{and} five others who were
 duly selected empaneled and sworn according
 to law and the Information being read
 to the jury the Defendant now here
 entered his plea of not guilty. Thereupon
 the jury after hearing the evidence, argument
 of counsel and receiving the charge of the
 Court retired to consider of their verdict
^{and} after mature deliberation returned
 into open Court the following verdict
 to wit: That the jury find the Defendant
 Maury Britton not guilty.

E. P. Sengenfelder, Foreman,
 It is therefore ordered by the Court
 that the State of Texas recover nothing
 by reason of this prosecution ^{and} that
 the Defendant Maury Britton go
 hence without day.

Monday

the

8th

day of

January

A. D. 1894,

State of Texas }
 -vs- } Monday Jan 8, 1894,
 Jim Smith }
 This day came the County Attorney pro-
 secuting the pleas of the State also
 came the Defendant in his own
 proper person and then came on to be
 heard the Defendants Motion for a new
 Trial herein. And the argument of counsel
 being heard thereon because it is the opinion of
 the Court that the law is against said
 Motion. It is therefore ordered by the
 Court that said motion be and the
 same is hereby overruled. To which
 ruling of the Court the Defendant
 excepts and in open Court gives notice
 of appeal to the Court of Criminal
 Appeals of the State of Texas.

10146

State of Texas }
 -vs- } Monday Jan 15, 1894,
 Dan Bell }
 This day came the County Attorney pro-
 secuting the pleas of the State also came
 the Defendant in his own proper person
 and then came on to be heard the Defendants
 Motion for a new trial. And the argument
 of counsel being heard thereon because it
 is the opinion of the Court that the
 law is against said motion. It is therefore
 ordered by the Court that said motion
 be and the same is hereby overruled.
 To which ruling of the Court the Defendant
 excepts and in open Court gives notice of
 appeal to the Court of Criminal Appeals
 of the State of Texas.

Monday

the

15

day of

January

A. D. 189*4*,

11172

State of Texas

-vs-

Rudolph Kuhn

Monday Jan'y 22, 1894,

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts ^{any} in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars,

11173

State of Texas

vs

Rudolph Kuhn

Monday Jan'y 22, 1894,

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion in arrest of Judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts,

Monday the *22nd* day of *January* A. D. 1894
 Geo. D. Barnard & Co., Blank Book Manufacturers.

10925 State of Texas

vs
 Harry Hatchell, et al

Monday Jan 22, 1894,

This day came the County attorney prosecuting the files of the State also came the Defendants in their own proper person and then came on to be heard the Defendants Motion for New Trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be ^{and} the same is hereby overruled. In which ruling of the Court the Defendants except and in open Court give notice of Appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendants fixed by the Court at the sum of Three Hundred ^{and} fifty dollars.

11300 State of Texas

vs
 Frank Itson

Friday Jan 19, 1894,

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. In which ruling of the Court the Defendant

Friday the 19 day of January A. D. 1894

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excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of one hundred and fifty Dollars,

11142

State of Texas

Monday Jan 15, 1894.

R. Kuhn

This day came the parties by their attorneys and then came on to be heard the Defendant's Motion to Quash the Indictment herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts,

11169

State of Texas

Monday Jan 22, 1894.

Harry Hatchell

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in

open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, the Recognizance of Defendant fixed by the Court at the sum of ~~One Hundred Dollars~~, *Twenty Dollars*,

11300 State of Texas } *Friday* *January* *19*, *1894*,
Frank *Ston*
This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion in Arrest of Judgment herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas,

11300 State of Texas } *Recognizance*
Frank *Ston* } *Friday* *January* *19*, *1894*
This day came into open Court *Frank* *Ston* Defendant in the above entitled cause who together with *S. P. Clark* and *Henry* *Turrel* his writing acknowledge themselves severally indebted to the State of Texas in the several sum of *One Hundred* ^{*and*} *fifty* Dollars conditioned that the said *Frank* *Ston* who stands charged in this Court with the offense

Friday the 21st day of March A. D. 1894

~~11884~~ Now comes the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed herein says he will no further prosecute the following cases and moves the Court to dismiss the same.

11887 ^{viz:} State of Texas -vs- Blanch Fontellein ^{et al} Blanch Dyle ^{et al} Pellie Conway
False Imprisonment

11886 State of Texas -vs- John Arnold
False Imprisonment

It is therefore ordered by the Court that the State of Texas receive nothing by reason of these prosecutions and that the Defendants go hence without day.

11300 State of Texas }
-vs- } Saturday March 3, 1894.
Frank Ison

This day came the Defendant Frank Ison and withdrew his notice of appeal heretofore entered in this cause. It is therefore ordered by the Court S. P. Clark and Henry Terrell surties in Recognizance of said Defendant be and they or herby discharged from any further liability on said recognizance.

11177 State of Texas }
-vs- } Recognizance
Rudolph Kuhn } Saturday March 3, 1894.

This day came into open Court Rudolph Kuhn, Defendant herein in the above entitled cause who together with A. L. Crowder ^{and} G. H. Day, his surties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred ^{and} fifty dollars conditional that the said Rudolph Kuhn who stands

charged in this Court with the offense of "Did unlawfully and knowingly sell and give and cause to be sold and given certain intoxicating liquor to a person then and there under the age of twenty one years to wit to Fred Farnsworth without the written consent of the parent or guardian of said Farnsworth and without the written consent of any one standing in the place and stead of the parent or guardian of said Farnsworth" And who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

11122

State of Texas }
 vs } Saturday March 3, 1894.
 Rudolph Skulin }

Ordered by the Court that Defendant be granted ten days after the adjournment of this term of Court within which to prepare and file a statement of Facts in this case.

Saturday March 3rd 1894.

Ordered that Court do now adjourn until Court in course.

Attest:

Russ. G. Johnson
 County Judge

Be it remembered that on this the First Monday in March A. D. 1894 the same being the 5th day of March A. D. 1894 there was begun and helden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth Present Hon Robt G. Johnson County Judge presiding; John P. King County Clerk, Q. W. Gillespie County Attorney and C. A. Eulesq. Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

— *Utrum Facias* —

Now comes C. A. Eulesq. Sheriff of Tarrant County and brings into open Court the *Utrum Facias* for this the First Term of the March Term A. D. 1894 of the County Court of Tarrant County and upon the name therein being called four qualified jurors answered to wit: J. W. Eggleston, S. J. Bibb, J. F. Black^{ing} & M. H. Williams who were duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: C. A. Bates, W. B. Dodson, J. E. Mitchell, Wm Tidball, J. D. M'Annally, N. B. Bates, J. W. Evans, ^{ing} & A. J. Wilson, who were all sworn and tried and placed upon the panel for the week.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same to wit:

- 9002 State of Texas -vs- Jov Mabry
Carrying Pistol
- 9003 State of Texas -vs- Jov Mabry
Carrying Pistol
- 9004 State of Texas -vs- Jov Mabry
Carrying Pistol
- 10123 State of Texas -vs- Enock Trague
Disturbing the Peace
- 10560 State of Texas -vs- Tom Jett
Selling on Sunday
- 10567 State of Texas -vs- Daley Lov
Selling Liquor without License
- 10592 State of Texas -vs- J. P. Taylor
Selling on Sunday
- 10748 State of Texas -vs- James Ellis
Exhibiting
- 10757 State of Texas -vs- Jim Ellis
Exhibiting
- 10788 State of Texas -vs- W. H. Harris
Exhibiting
- 10805 State of Texas -vs- Elzie Scham
Carrying Pistol
- 10905 State of Texas -vs- Ed Ayres
Keeping Saloon open on Sunday
- 10906 State of Texas -vs- Ed Ayres
Keeping Saloon open on Sunday.
- 10907 State of Texas -vs- Ed Ayres
Keeping Saloon open on Sunday.
- 10908 State of Texas -vs- Ed Ayres
Keeping Saloon open on Sunday.
- 10909 State of Texas -vs- Ed Ayres
Keeping Saloon open on Sunday.

Monday the 5th day of March

A. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers

- 10910 State of Texas -vs- Ed Ayres
Keeping Saloon open on Sunday
- 10911 State of Texas -vs- Ed Ayres
Selling on Sunday
- 10917 State of Texas -vs- Ed Ayres
Drinking on Sunday
- 10944 State of Texas -vs- Frank M. Pherson & Edia M. Pherson
Fornication
- 10954 State of Texas -vs- Arch Jackson
Theft
- 10955 State of Texas -vs- Lee Jackson
Theft
- 10973 State of Texas -vs- Joseph Jacobs
Selling on Sunday
- 10974 State of Texas -vs- Joseph Jacobs
Selling on Sunday
- 10975 State of Texas -vs- Joseph Jacobs
Selling on Sunday
- 10976 State of Texas -vs- Joseph Jacobs
Selling on Sunday
- 10977 State of Texas -vs- Joseph Jacobs
Selling on Sunday
- 10978 State of Texas -vs- Joseph Jacobs
Selling on Sunday
- 11048 State of Texas -vs- W. P. Burgin
Betting at dice
- 11099 State of Texas -vs- Frank Aton
Aggravated Assault
- 11136 State of Texas -vs- Tom Ball
Embezzlement
- 11146 State of Texas -vs- Frank Sanders
Theft
- 11148 State of Texas -vs- Will Massey
Aggravated Assault
- 11255 State of Texas -vs- Ole Olsen
Playing Cards Public Place
- 11256 State of Texas -vs- Ole Olsen
Playing Cards Pub Place
- 11286 State of Texas -vs- Sam McConnell
Playing Cards Public Place

- 11287 State of Texas -vs- Sam McConnell.
Playing Cards Public Place
- 11288 State of Texas -vs- Sam McConnell
Playing Cards Public Place
- 11290 State of Texas -vs- Sam McConnell
Playing Cards Public Place
- 11292 State of Texas -vs- Sam McConnell
Playing Cards Public Place
- 11293 State of Texas -vs- Sam McConnell
Playing Cards Public Place
- 11295 State of Texas -vs- Sam McConnell.
Playing Cards Public Place
- 11296 State of Texas -vs- Sam McConnell
Playing Cards Public Place
- 11297 State of Texas -vs- Sam McConnell
Playing Cards Public Place
- 11298 State of Texas -vs- John Dotch
Aggravated Assault
- 11299 State of Texas -vs- Frank Tison
Aggravated Assault
- 11373 State of Texas -vs- Charles Walker
Playing Cards Public Place
- 11375 State of Texas -vs- John Burford
Playing Cards Public Place.
- 11376 State of Texas -vs- Charles Walker.
Playing Cards Public Place
- 11383 State of Texas -vs- B. D. Shropshire
Playing Cards Public Place.
- 11389 State of Texas -vs- Jim Mann
Exhibiting Monte Bank.
- 11399 State of Texas -vs- Hill Scott
Aggravated Assault
- 11400 State of Texas -vs- A. Dean
Assault
- 11458 State of Texas -vs- C. S. Peep
Getting at dice
- 11459 State of Texas -vs- C. S. Peep
Getting at dice
- 11466 State of Texas -vs- N. W. Mitchell & Julia Pembert
- Adultery

Monday the 5 day of March A. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers.

- 11472 State of Texas -vs- Will Moody
Aggravated Assault
- 11482 State of Texas -vs- Charles Ware
Abusive Language
- 11485 State of Texas -vs- Frank Ray
Beating
- 11494 State of Texas -vs- Henry Gray
Beating
- 11513 State of Texas -vs- W.K. Wells
Seeing on Sunday
- 11523 State of Texas -vs- E. L. Hickman
Seeing on Sunday
- 11549 State of Texas -vs- Phillip Silinsky
Keeping Place of business open on Sunday
- 11530 State of Texas -vs- Sam Sturman
Keeping open on Sunday
- 11564 State of Texas -vs- Peter Lesser
Seeing liquor to minor
- 11563 State of Texas -vs- Peter Lesser
Seeing liquor to minor
- 11682 State of Texas -vs- J. O. Powers
Theft
- 11685 State of Texas -vs- John Shivers
Cursing
- 11715 State of Texas -vs- Bob Ray
Beating at dice
- 11716 State of Texas -vs- Bob Willis
Beating at dice
- 11777 State of Texas -vs- Lee Brown
Exhibiting
- 11778 State of Texas -vs- Lee Brown
Exhibiting
- 11779 State of Texas -vs- Lee Brown
Exhibiting
- 11780 State of Texas -vs- Lee Brown
Exhibiting
- 11781 State of Texas -vs- Lee Brown
Exhibiting
- 11782 State of Texas -vs- Lee Brown
Exhibiting

Monday the 5th day of March A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

11846 State of Texas -vs- Jim Mann
Exhibiting

11847 State of Texas -vs- Jim Mann.
Exhibiting

11848 State of Texas -vs- Jim Mann
Exhibiting

11860 State of Texas -vs- Henry Gray.
Permitting Gaming

11861 State of Texas -vs- Henry Gray.
Permitting Gaming

11862 State of Texas -vs- Henry Gray
Permitting

11863 State of Texas -vs- Henry Gray
Permitting

11864 State of Texas -vs- Henry Gray.
Permitting

11865 State of Texas -vs- Henry Gray.
Permitting

11866 State of Texas -vs- Henry Gray
Permitting

11867 State of Texas -vs- Henry Gray
Permitting

11868 State of Texas -vs- Henry Gray
Permitting

11869 State of Texas -vs- Henry Gray.
Permitting

11870 State of Texas -vs- Henry Gray
Permitting

11871 State of Texas -vs- Henry Gray
Permitting

11872 State of Texas -vs- Henry Gray
Permitting

11873 State of Texas -vs- Henry Gray
Permitting

11876 State of Texas -vs- D. N. Chamberlain
Playing Cards.

11878 State of Texas -vs- W. K. Jackson
Playing Cards.

11930 State of Texas -vs- Chris Parkey
Securing on Sunday

Monday the 5 day of March A. D. 1894

12133 State of Texas vs - Minnie Gaynes
Keeping Open on Sunday

It is therefore ordered by the Court that the State of Texas take notice by reason of illness of the defendant and that the Defendant go hence without day.

Ordered that Court do not adjourn until tomorrow morning at 9 o'clock

Tuesday March 6, 1894. Court met at 9 o'clock pursuant to adjournment previous as on yesterday

11456 State of Texas } Fornication
-vs- } Tuesday Mar 6, 1894,
Frank Miller }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Wm Tidball and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now presenting his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged of fornication and assess his punishment at a fine of one hundred dollars

Wm Tidball Foreman
It is therefore ordered, adjudged and decreed by the Court that the

State of Texas do have and receive of and from the Defendant Frank Miller the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11473

State of Texas } Adultery
-15- } Tuesday, March 6, 1894.
Henry Spies, et al

See Motion Docket Page 124. Motion in Arrest Judgment

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. J. Bibb and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty as charged in the Complaint and assess his punishment at a fine of one hundred dollars, J. J. Bibb, Foreman". It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Henry Spies the sum of

One hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11479 State of Texas } Disturbing the Peace
 vs- } Monday Mar 5, 1894
 Charley Durr

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: Wm Tibbitt and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant says he is entering his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty and assess his punishment at a fine of Five Dollars

Wm Tibbitt, Foreman"

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Charley Durr the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue

Further ordered that said Defendant stands committed to the County Jail until said fine and costs are paid in full.

10411 State of Texas } aggravated Assault
vs } Wednesday May 7, 1894
Duck Leathers }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person, and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. E. Mitchell and five others who were duly selected impaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant not guilty."

J. E. Mitchell, Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

11471 State of Texas } Theft
 -vs- } *Thursday* *Mar* 7, 1894,
 Oud Garrison }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. A. Butts and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here submits his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty as charged in the Indictment"

C. A. Butts, Foreman
 It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

11731 State of Texas } Theft
 -vs- } *Monday* *Mar* 5, 1894,
 William Harrison }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Bibb and five others who were duly selected empaneled

Monday the 5 day of March A. D. 1894,

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and sworn according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at 3 months imprisonment in County Jail and a fine of twenty five dollars."

J. T. Gibb, Foreman

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant William Harrison the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of three months and until the fine and costs are paid in full.

11631 State of Texas } Admitted
- vs - } Wednesday March 7, 1894
John Truelson

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Gibb, and five others who were duly selected empaneled and

Wednesday the 7 day of March A. D. 1894

sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty as charged & assess his punishment at a fine of one hundred dollars,"

S. J. Bibb, Foreman"

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have of and from the Defendant John Truelson the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday March 8, 1894 Court met at 9 o'clock pursuant to adjournment forerent as on yesterday.

11510 State of Texas } Keeping Saloon open on Sunday
 -vs- } Thursday Mar 8, 1894
 Adam Harder }

This day came the County Attorney prosecuting the files of the State

Thursday the 8th day of March A. D. 1894

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also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. F. Black and five others who were duly selected empanelled and sworn and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and fix his punishment at a fine of thirty five dollars."

New Trial 3/24/94

J. F. Black, Foreman
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Adam Harder the sum of Thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11511 State of Texas } Keeping Open on Sunday
 -45- } Thursday Mar 8, 1894
 Adam Harder }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for

Thursday the 8th day of March A. D. 1894

trial, thereupon came a jury of good and lawful men to wit: J. J. Bibb and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and plea of former conviction. Thereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant's plea of former conviction untrue and find him guilty as charged and assess his punishment at a fine of Twenty dollars."

Motion was filed 3/20/94

J. J. Bibb, Foreman.
It is therefore ordered, adjudged decreed by the Court that the State of Texas do have and recover of from the Defendant Adam Harder the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 11510 said Defendant committed to the County Jail until the fine and costs in this case are paid in full.

Thursday the 7 day of March A. D. 1894,

11512 State of Texas } Keeping open on Sunday
-23- } Thursday Mar 8, 1894,
Adam Harder

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: Am Tibball and five others who were duly selected empaneled and sworn and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant not guilty."

Am Tibball, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Friday March 9, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

11535 State of Texas } Opening on Sunday
-23- } Friday March 9, 1894,
George Collins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

for trial Thurston came a jury of good and lawful men to wit: C. A. Butts and five others who were duly selected empaneled, and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thurston the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged and assess his punishment at a fine of Twenty Dollars.

C. A. Butts, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant George Calling the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday March 10, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

9844 State of Texas } Sitting at Gaming Table
 -15- } Saturday March 10, 1894.
 Cal Brinson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. E. Mitchell and five others who were duly elected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant Cal Brinson guilty as charged in the Indictment and assess his punishment at a fine of ten dollars (\$10.00)"
 J. E. Mitchell, Foreman:

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Cal Brinson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday March 12th 1894 Court met at 9 o'clock pursuant to adjournment pursuant as on Saturday.

Verine Facias

Now comes E. A. Eulers, Sheriff of Tarrant County and brings into open Court the Verine Facias for this the Second week of the March Term A. D. 1894 of the County Court of Tarrant County, and upon the names therein being called four qualified jurors answered to wit: M. A. ^{Aug} Cushman, W. J. Danner, B. Hackett & Geo. Bonds who were duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: C. B. Wiley, J. B. Harrison, W. P. Goff, F. W. Cherry, M. M. Gridler, J. C. Rountree, J. S. Brown, W. S. Wolfson, who were all tried and sworn and placed upon the panel for the week.

12199 State of Texas } Aggravated Assault
-vs- } Monday March 12, 1894
John Derick }

This day came the County Attorney presenting the fees of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of

Monday the 12th day of Waren A. D. 1894,

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good and lawful men to wit: G. Hackitt and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars." G. Hackitt Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant John Dorick the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday March 13, 1894 Court met at 9 o'clock pursuant to adjournment first as on yesterday.

Tuesday the 13th day of March A. D. 1894

11153 State of Texas } Theft
 vs- } Tuesday Mch 13, 1894,
 Frank Sanders }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: N. M. Grider and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here intends his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft not guilty. M. M. Grider, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11666 State of Texas } Exhibiting a Faro Bank
 vs- } Tuesday Mch 13, 1894,
 John Hyburger }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit:

Walter W. W. W. W.
 Defendant

Tuesday the *13th* day of *March* A. D. 1894.

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J. C. Rountree and five others who were duly selected empaneled and sworn and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$25.00 Twenty five dollars and ten days in County Jail."

J. C. Rountree, Foreman,
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant John Hybrger the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of Ten days and until the fine and costs are paid in full.

11742 Seal of Texas } Fornication
-25- } Tuesday Mar 13, 1894.
Robt Brown

This day came the County Attorney prosecuting the plea of the Seal also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: N. M.

Tuesday the 13th day of March A. D. 1894.

Gridler and five other roles were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here intend his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Deft not guilty." N. M. Gridler, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11473 State of Texas }
 -vs- } Monday, March 12, 1894.
 Harry Spinks }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion in arrest of judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is ordered by the Court that said motion be and the same is hereby sustained.

Saturday the 10 day of March A. D. 1894

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11631 State of Texas }
vs- } Saturday Mar 10, 1894
John Truelow

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled.

11535 State of Texas }
vs- } Monday March 12, 1894.
George Collins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

Monday the 12 day of March A. D. 1894

9844 State of Texas }
 -vs- } Monday March 12, 1894
 Cal Brinson }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and ~~there~~ came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant, It is therefore ordered by the Court that said motion be and the same is overruled.

Wednesday March 14, 1894 Court in session present as on first day of term.

10633 State of Texas }
 -vs- } Embryzzlement
 Will Waber } Wednesday March 14, 1894

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: W. G. Moore and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

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deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the Indictment,

H. G. Moore, Foreman,

It is therefore ordered, by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11486 State of Texas } Betting at Game of Dice
-vs- } Wednesday March 14, 1894.
Edo Tuttle

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Rountree and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Ten Dollars \$10.00, J. C. Rountree, Foreman, It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover

Wednesday the 14th day of March A. D. 1894

of and from the Defendant Eds
 Give the sum of Ten Dollars
 fine assayed, as aforesaid together
 with all costs in this behalf incurred
 for which said fine and costs
 execution may issue. Further
 ordered that said Defendant stand
 committed to the County Jail until
 said fine and costs are paid in
 full.

Ordered that Court do now adjourn
 until tomorrow morning at 9 o'clock.

Thursday March 15, 1894 Court met
 at 9 o'clock pursuant to adjournment
 present as on yesterday.

10994 State of Texas } Embryzement
 -13- } Thursday March 15, 1894.
 J. E. De Witt }

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: N. W. Gridler and five
 others who were duly selected
 empaneled and sworn according
 to law and the Information being
 read to the jury the Defendant
 now being entered his plea of not
 guilty. Whereupon the jury after hearing
 the evidence argument of counsel and
 receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation returned
 into open Court the following
 verdict to wit: We the jury

find the Defendant not guilty,
N. M. Gledhill, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday March 16 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11680 State of Texas } Theft
-vs- } Friday March 16, 1894.
Stacey Hunter }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit E. N. Taylor and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty & assess his punishment at a fine of \$25.00 & confined in the County Jail for 10 days.

E. N. Taylor, Foreman

It is therefore ordered, adjudged ^{and}

Friday the 16th day of March A. D. 1894

ordered by the Court that the State of Texas do have and recover of ^{and} from the Defendant Starkey Hunter the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of ten days and until the fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday March 17, 1894 Court met at 9 o'clock pursuant to adjournment for first day of term.

11694 State of Texas } Keeping Disorderly House
-vs- } Saturday March 17, 1894.
Dollie Lora

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: H. P. Goff and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

Saturday

the

17th

day of

March

A. D. 1894

to wit: "We the jury find the Defendant not guilty as charged in the Indictment.

W. P. Goff, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution - and that the Defendant go hence without day.

11727

State of Texas } Disturbing the Peace
vs- } Saturday March 17, 1894.
Sarah Lindsey

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. B. Litsey and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty as charged in the Indictment and assess her punishment at a fine of the sum of five dollars

J. B. Litsey, Foreman;

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sarah Lindsey the sum of Five Dollars fine assessed as aforesaid together with all costs

in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning - at 9 o'clock,

Monday March 19. Court met at 9 o'clock pursuant to adjournment present as on Saturday.

11695 State of Texas } Keeping Disorderly House
vs } Monday March 19, 1894.
Dellie Lov

This day came the County Attorney presenting the files of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. B. Hamill and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find for Defendant."

J. B. Hamill, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the 19th day of March A. D. 1894.

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Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday March 20th 1894 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday,

11696 State of Texas } Keeping a Disorderly House
vs- } Tuesday March 20th 1894,
Dally Lov

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. B. Hamrell and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now being entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. B. Hamrell, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday the 20th day of MarchA. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers.

11932 State of Texas } Exhibiting a Fess Bond.
 Nat Kramer } Tuesday March 20, 1894,

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit J. W. Trumpaugh and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "Be the jury finds the Defendant guilty as charged and assess his punishment at \$50⁰⁰ fine and 10 days in jail."

J. W. Trumpaugh, Foreman.
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full serving of ten days and until the fine and costs are paid in full.

11932 State of Texas }
-25- } Tuesday March 20th 1894.
Mat Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of Defendant fixed by the Court at the sum of One Hundred and eighty dollars.

11932 State of Texas }
-25- } Tuesday March 20th 1894.
Mat Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion in arrest of Judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts.

11934 State of Texas } Recognizance
 -vs- } Tuesday, March 20, 1894.
 Nat Kramer }

This day came into open Court Nat Kramer, Defendant in the above entitled cause who together with B. B. Paddock and J. J. Chummins his sureties acknowledge Chummins sumavally indebted to the State of Texas in the penal sum of One Hundred ^{and} eighty dollars conditions that the said Nat Kramer who stands charged in this Court with the offense of "Did unlawfully keep and exhibit for the purpose of gaming a faro bank." and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

11934 State of Texas } Exhibiting a Faro Bank,
 -vs- } Tuesday, March 20, 1894.
 Nat Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Neil P. Anderson and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to

Tuesday the 20th day of March A. D. 1894,

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consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at 10 days in jail & fifty dollars fine."

Neil P. Anderson, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Nat Kramer the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in case No. 11932 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

11934 State of Texas }
 -26- } Tuesday March 20, 1894.
 Nat Kramer }

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant, it is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts.

and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant fixed by the Court at the sum of Two Hundred Dollars.

11934 State of Texas } Recognizance
vs- } Tuesday March 20, 1894.
Nat Kramer }

This day came into open Court Nat Kramer, Defendant in the above entitled cause who together with J. I. Clements and H. Tanner his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Two Hundred Dollars conditional that the said Nat Kramer who stands charged in this Court with the offense of "did unlawfully keep and exhibit for the purpose of gaming a faro bank" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

11709 State of Texas } Exhibiting a Faro Bank
vs- } Tuesday March 20, 1894.
John Hybrger }

This day came the County attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. C. Carroll and five others who were duly selected empaneled

and sworn according to law and the
 Indictment being read to the jury the
 Defendant now here pleads his
 plea of not guilty. Whereupon the jury
 after hearing the evidence, argument of
 Counsel and receiving the charge of the
 Court retired to consider of their verdict
 and after mature deliberation returned
 into open Court the following verdict
 to wit: "We the jury find the Defendant
 guilty as charged and assess his
 punishment at a fine of \$20.00.

H. C. Caswell, Foreman.

New Trial

It is therefore ordered, adjudged and
 decreed by the Court that the State
 of Texas do have and recover of and
 from the Defendant John Hybarger the
 sum of Twenty Dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which
 said fine and costs execution may
 issue. Further ordered that
 said Defendant stand committed to the
 County Jail until said fine and costs
 are paid in full.

11709 State of Texas }
 -vs- } Tuesday March 20, 1894,
 John Hybarger }

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and there came on
 to be heard the Defendant's motion
 for a new trial herein, and the
 argument of counsel being heard thereon
 because it is the opinion of the
 Court that the bar is for said
 Defendant, It is therefore ordered
 by the Court that said motion

be and the same is hereby sustained and that this case stand for trial in its regular order upon the Criminal Docket of this Court,

11666 State of Texas }
-vs- } Tuesday March 20, 1894.
John Hyberger }

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant, It is therefore ordered by the Court that said motion be and the same is sustained and that this case stand for trial in its regular order upon the Criminal Docket of this Court,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday March 21st 1894. Court met at 9 o'clock pursuant to adjournment present as on yesterday,

11484 State of Texas }
-vs- } Pleading at Game of Dice
Hans Ermoner } Wednesday March 21, 1894.

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Neil P. Anderson and five others who were

duly selected empannelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Twenty five dollars.

Neil P. Anderson, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Hank Emmons the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant be held in the County Jail until said fine and costs are paid in full.

11484 Seal of Texas }
 -25- }
 Hank Emmons } Wednesday Mar 21, 1894.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the

opinion of the Court that the law is against said Defendant, It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

11484 State of Texas } Recognizance
 vs- } Wednesday Mar 21, 1894.
 Hank Ermon

This day came into open Court Hank Ermon, Defendant in the above entitled case who together with G. N. Day and J. N. Milligan his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred and fifty dollars conditions that the said Hank Ermon who stands charged in this Court with the offense of "Disparagingly and not at a private residence but at a game then and there played with dice" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

11489 State of Texas } Sitting at Game of Dice
-vs- } Wednesday March 21, 1894.
Edo Tuttle }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. B. Hamill and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at fifty dollars fine and imprisonment ten days in the County Jail.

J. B. Hamill, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{any} recourse of and from the Defendant Edo Tuttle the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

. 11481 State of Texas } Aggravated Assault,
 -26- } Wednesday, March 21, 1894,
 Shanks Shellburne }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. W. Turnpaukh and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty,

Whereupon the jury after hearing the evidence, arguments of Counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit
 "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$25⁰⁰."

J. W. Turnpaukh, Foreman
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{any} from the Defendant Shanks Shellburne the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the *21* day of *March* A. D. 1894,

Printers, Lithographers and Stationers, St. Louis, Mo.

11504 State of Texas } *Selling on Sunday*
 -vs- } *Wednesday March 21, 1894.*
 J. J. Kelly

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. N. Trumphaugh and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: *That the jury find the Defendant not guilty.*

J. N. Trumphaugh, Foreman.
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday March 22, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

11545 State of Texas } Theft
 -25- } Thursday March 22, 1894.
 For McKinney }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: M. C. Billings, and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged and assess his punishment at confinement in the County Jail one day, and a fine of \$50⁰⁰.

M. C. Billings, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant for McKinney the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

Thursday the 22^d day of March A. D. 189 4,

Printers, Lithographers and Stationers, St. Louis, Mo.

11536 State of Texas } Being on Sunday
 } Thursday March 22, 1894.
George Collins

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. B. Hamill and five others who were duly selected empaneled ^{and} sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty and also plea of former conviction Arvin, whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants plea of former conviction untrue and we find him guilty as charged and assess his punishment at a fine of thirty five dollars." J. B. Hamill, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant George Collins the sum of thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that after the satisfaction of the fine and costs in Case No. 11535 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Thursday the 22nd day of March A. D. 1894.

Geo. D. Barnard & Co., Blank Book Manufacturers.

11537 State of Texas } Keeping Saloon open on Sunday
 -vs- } Thursday March 22, 1894.
 W. H. Ward }

This day came the County attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Geo. Muekey and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty as charged and assess his punishment at a fine of thirty five dollars.

Geo. Muekey, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant W. H. Ward the sum of thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday March 23rd 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11906 State of Texas } Aggravated Assault
vs- } Friday March 23rd 1894.
John Cafner }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Neil P. Anderson and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged."

Neil P. Anderson, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11487

State of Texas

-15-
Edo Tuttle

Friday March 23, 1894,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion in Arrest of Judgment ~~in~~ and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby ~~overruled~~, To which ruling of the Court the Defendant excepts,

11487

State of Texas

-16-
Edo Tuttle

Friday March 23, 1894,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Amended Motion for a new Trial herein. And the argument of counsel being heard thereon because it is of the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that ~~the~~ said motion be and the same is ~~overruled~~, To which ruling of the Court the Defendant excepts and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas Recognizance of Defendant fixed by the Court at the sum of Two Hundred Dollars.

Orders that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday March 24. 1894 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

11645 State of Texas } Drunkenness in Office
vs- } Saturday March 24, 1894.
John S. Kennedy }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Thompson and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. W. Thompson, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11733 State of Texas } Aggravated Assault
vs- } Saturday March 24, 1894
Thomas Moore }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his

own proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful men
to wit H. C. Caswell and five others who
were duly selected empanelled ^{and} sworn
according to law and the Information
being read to the jury the Defendant
now here entered his plea of not guilty
Thereupon the jury after hearing the
evidence argument of counsel and receiving
the charge of the Court retired to con-
sider of their verdict and after mature
deliberation returned into open Court
the following verdict to wit: "We the
jury find the Defendant guilty of Simple
Assault and assess his punishment
at a fine of Five Dollars.

H. C. Caswell, Foreman.

It is therefore ordered, adjudged and
decreed by the Court that the State
of Texas do have and recover of and
from the Defendant Thomas Moore
the sum of Five Dollars fine assessed
as aforesaid together with all costs
in this behalf incurred for which
said fine and costs execution may
issue. Further ordered that said
Defendant stand committed to the
County Jail until said fine and
costs are paid in full.

11735 State of Texas } Aggravated Assault
-25- } Saturday March 24, 1894.

John O'Brien

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful

men to wit: J. W. Trumpangh and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. J. W. Trumpangh Foreman".

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11732 State of Texas } Theft.
 is } Thursday March 15, 1894,
 Pat Egan

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. Hackett and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft guilty as charged in the

Information and assess his punishment at 1 day in jail, and ten dollars fine.

B. Hackett, Foreman;

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Pat Egan the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day ^{and} until the fine and costs are paid in full.

11489

State of Texas } Recognizance

Ed. Tuttle } Friday March 23, 1894,

This day came into open Court Ed. Tuttle Defendant in the above entitled cause ^{and} together with William Leiby ^{and} William Lightfoot ^{and} J. M. Bracke, A. Hubert, D. H. Lightner & A. Sandberg who were duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: C. Barr, W. A. Foster, G. J. Crowley, Tom Cofey, W. S. Russell, J. M. Seale, Dan Parker, W. C. Hurley, J. Blair ^{and} J. J. Neelby who were all sworn and tried and placed upon the panel for the week.

Monday the *26* day of *March* A. D. 1894

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11630 State of Texas } *Putting at Game of Dice*
-13- } *Monday March 26, 1894,*
Hank Emmons }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the motion of the County Attorney to strike out Defendants plea of former conviction herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

11630 State of Texas } *Putting at Game of Dice*
-26- } *Monday March 26, 1894,*
Hank Emmons }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. F. Crowley Jr and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Fifteen Dollars. G. F. Crowley, Foreman." This is therefore ordered, adjudged ^{and} decreed

Monday the *26* day of *March* A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

11536 State of Texas }
vs- } Monday March 26, 1894
George Collins }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of One Hundred ^{and} fifty dollars.

11537 State of Texas }
vs- } Monday March 26, 1894
W. H. Ward }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open

Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday March 27, 1894 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

11717 State of Texas } Paying Cards Public Place
 -vs- } Tuesday March 27, 1894,
 Jake Johnson

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Tom Coffey and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: March 27, 1894. Be the jury finds the Defendant guilty and assess his punishment at a fine of Ten Dollars.

Tom Coffey, Foreman of jury.
 It is therefore ordered, adjudged and

Tuesday the *27th* day of *March* A. D. 189*4*

Printers, Lithographers and Stationers, St. Louis, Mo.

decreed by the Court that the State of Texas do have and recover of and from the Defendant Jake Johnson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11717 State of Texas } ^{vs} Jake Johnson } Tuesday March 27, 1894,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court giving notice of Appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed at the sum of Two Hundred Dollars.

11717 State of Texas } ^{vs} Jake Johnson } Recognizance } Tuesday March 27, 1894,

This day came into open Court Jake Johnson Defendant in the above entitled cause who together with F. L. Gayle

Tuesday the 27th day of March A. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers

W. A. Adams ^{and} G. H. Day, his writing
acknowledge themselves severally indebted
to the State of Texas in the penal
sum of Two Hundred Dollars conditionally
that the said Jake Johnson who stands
charged in this Court with the offense
of ^{on the 1st day of January A. D. 1894 in Tarrant County Texas} Did unlawfully play at a game with
cards in a public house to wit: a public
gaming house and who has been convicted
of said offense in this Court shall
appear before this Court from day to
day and from term to term of the
same and not depart without leave
of this Court in order to abide the
judgment of the Court of Criminal
Appeals ^{of the State of Texas} in this case.

11718 State of Texas } Paying Cards Public Place
-vs- } Tuesday March 27, 1894.
Jake Johnson

This day came the County Attorney
prosecuting the plea of the State
also came the Defendant in his own
proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful men
to wit: J. M. Vincent and five others who
were duly selected empaneled and sworn
according to law and the Indictment
being read to the jury the Defendant
now here entered his plea of not guilty.
Whereupon the jury after hearing the
evidence, argument of counsel and receiving
the charge of the Court retired
to consider of their verdict and
after mature deliberation returned
into open Court the following
verdict to wit: "That the jury find the Defendant
guilty as charged and assess his punishment
at a fine of ten dollars, signed J. M. Vincent, Foreman.

Tuesday the 27th day of March A. D. 1894,

Geo. D. Barnard & Co., Blank Book Manufacturers.

11718 State of Texas } Recognizance
vs- } Tuesday March 27, 1894,
Jake Johnson }

This day came into open Court Jake Johnson, Defendant in the above entitled cause who together with F. L. Gayle, W. A. Adams and G. H. Day, his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Two Hundred Dollars conditional that the said Jake Johnson who stands charged in this Court with the offense of "Dishonestly play at a game with cards in a public house to wit a public gaming house" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

11630 State of Texas } Recognizance
vs- } Tuesday March 27, 1894,
Hank Emmons }

This day came into open Court Hank Emmons, Defendant in the above entitled cause who together with J. R. Wheat and F. L. Gayle his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred and fifty dollars conditional that the said Hank Emmons who stands charged in this Court with the offense of "Dishonestly and not at a private residence but at a game then and there played with dice" and who has been convicted of said offense in this

Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

11510 State of Texas }
vs } Monday March 26, 1894
Adam Harder }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is sustained and that said cause stand for trial in regular order upon the Criminal Docket of this Court;

11511 State of Texas }
vs } Monday March 26, 1894
Adam Harder }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person, and then came on to be heard the Defendant's Motion for a new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore

ordered by the Court that said Motion be and the same is sustained and that this case stand for trial in regular order upon the Criminal Docket of this Court.

Wednesday March 28, 1894. Court in session pursuant as on first day of term.

12206 State of Texas } Theft.
 vs }
 Leopold Leony } Wednesday March 28, 1894.

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. T. Townsend and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Twenty five dollars and ten days in County Jail"

J. T. Townsend, Foreman.
 It is therefore ordered, adjudged and decreed by the Court that the State

Wednesday the 28th day of March A. D. 1894,

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of Texas do have and receive of and from the Defendant Leopold Leomy the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Thursday March 29, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

17405 State of Texas } Vagrancy
vs- } Thursday March 29, 1894,
Geo Cummings }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit W. S. Russell and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. S. Russell, Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11510

State of Texas } Keeping Saloon Open on Sunday
-vs- } Thursday March 29, 1894.
Adam Harder

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. T. Townsend and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and of former acquittal herein. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant's plea of former acquittal untrue and we find him guilty and assess his punishment at a fine of Twenty five dollars."

J. T. Townsend, Foreman.
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Adam Harder the sum

Thursday the 29th day of March A. D. 1894,

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of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

11510 State of Texas }
-13- } Thursday March 29, 1894,
Adam Harder }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

11511 State of Texas }
-13- } Keeping Saloon Open on Sunday
Adam Harder } Thursday March 29, 1894,

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arranged ready for trial thereupon came a jury of good and

lawful man to wit: C. Barr and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and of former conviction being thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant's plea of former conviction untrue and we find him guilty as charged and assess his punishment at a fine of Twenty five dollars,

O. Barr, Foreman.

It is therefore ordered, adjudged, and decreed by the Court that the State of Texas do have and receive of and from the Defendant Adam Border the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 11510 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

11511 State of Texas }
 -as- } Thursday March 29, 1894,
 Adam Border }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday March 30, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

11510 State of Texas } Recognizance
-vs- } Friday March 30, 1894
Adam Harder }

This day came into open Court Adam Harder, Defendant in the above entitled cause who together with F. J. McCarthy and Martin Casey his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred ^{and} fifty dollars, conditions that the said Adam Harder who stands charged in this Court with the offense of "Did unlawfully open, keep open and permit to be kept open, for the purpose of traffic his place of business here situated be the said Harder being then and there a retail liquor dealer", and who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

11511 State of Texas } Recognizance
-vs- } Friday March 30, 1894
Adam Harder }

This day came into open Court Adam Harder, Defendant in the above entitled cause who together with F. J. McCarthy and Martin Casey his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred

decree by the Court that the State of Texas do have and recover of and from the Defendant Henry Nelson the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further and that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

12299 State of Texas } Theft
-vs- } Friday March 30, 1894,
Maggie Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: B. F. Crowley Jr and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess her punishment at confinement in the County Jail for fifteen days" B. F. Crowley Jr, Foreman; It is therefore ordered, adjudged and decreed by the Court that the said Defendant stand committed to the County Jail for the full period of

Printers, Lithographers and Stationers, St. Louis, Mo.

fifteen days and until all costs in this behalf incurred are paid in full,

Monday April 9th 1894 Court in session present as on first day of term,

11575 State of Texas }
-vs- } Monday April 9, 1894,
For M. Kinney }

This day came the County attorney representing the pleas of the state also came the Defendant in his own proper person ^{and} then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is overruled,

Tuesday April 10, 1894 Court in session present as on first day of term,

11535 State of Texas }
vs- } Recognizance
George Collins } Tuesday April 10, 1894,

This day came into open Court George Collins, Defendant in the above entitled cause who together with H. Tamm and William Lacey his sureties acknowledge themselves severally indebted to the State of Texas in the sum of One Hundred ^{and} fifty dollars conditional that the said George Collins who stands charged in this Court in the County of Tarrant and State of Texas on Sunday the 21st day of December in the year of our Lord one thousand eight hundred and ninety three with the offense of ^{being} ~~was~~ the agent and employe of W. H. Ward who was then and there a retail liquor dealer and as such agent and employe the said

Tuesday the 10th day of April

A. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers.

Calling said them and them sell to W. J. Rogers certain drinks of wine, beer and whisky" And who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

11537 State of Texas } Recognizance
-vs- } Tuesday April 10, 1894,
W. H. Wards }

This day came into open Court W. H. Wards, Defendant in the above entitled cause who together with H. Tanner ^{and} William Lohy his sureties acknowledge themselves severally indebted to the State of Texas in the sum of One Hundred and fifty dollars conditional that the said W. H. Wards who stands charged in this Court with the offense of "Disrespectfully open, keep open and permit to be kept open for the purpose of traffic his place of business then situated, he the said Wards bring them and them a retail liquor dealer, and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case

Tuesday the 10th day of April A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

Now comes the County Attorney pro-
secuting the plea of the State and
for good and sufficient reasons filed
with the papers herein says he will
no further prosecute the following cases
and moves the Court to dismiss the
same viz:

- 10195 State of Texas -vs- J. P. Reedy
Occupation without License
- 11388 State of Texas -vs- J. P. Reedy
Exhibiting
- 11493 State of Texas -vs- C. J. Small
Selling Beer on Sunday
- 11494 State of Texas -vs- C. J. Small
Selling Beer on Sunday.
- 11494^a State of Texas -vs- C. J. Small
Selling Beer on Sunday.
- 11495 State of Texas -vs- C. J. Small
Selling Beer on Sunday
- 11496 State of Texas -vs- C. J. Small
Selling Beer on Sunday
- 11497 State of Texas -vs- C. J. Small
Selling Beer on Sunday.
- 11498 State of Texas -vs- C. J. Small
Selling Beer on Sunday.
- 11499 State of Texas -vs- C. J. Small.
Selling Beer on Sunday.
- 11500 State of Texas -vs- C. J. Small
Selling on Sunday.
- 11509 State of Texas -vs- Charles Small
Selling on Sunday.
- 11531^a State of Texas -vs- Ben. McCullough
Keeping Saloon open on Sunday.
- 11532 State of Texas -vs- N. H. Erwin
Selling on Sunday
- 11545 State of Texas -vs- John Murrin
Selling on Sunday
- 11579 State of Texas -vs- Mrs. Johnson
Betting at Dice

Tuesday the 10th day of April

A. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers

- 11580 State of Texas vs- Mrs Johnson
Exhibiting
- 11580^a State of Texas vs- Mrs Johnson
Exhibiting
- 11581 State of Texas vs- Joe Johnson
Putting at Dice
- 11582 State of Texas vs- Joe Purvis
Putting at Dice
- 11583 State of Texas vs- Joe Purvis
Putting at Dice
- 11584 State of Texas vs- Joe Purvis
Putting at Dice
- 11585 State of Texas vs- Joe Purvis
Putting at Dice
- 11586 State of Texas vs- Joe Purvis
Putting at Dice
- 11587 State of Texas vs- Joe Purvis
Putting at Dice
- 11613 State of Texas vs- Gus Locking
Putting at Dice
- 11614 State of Texas vs- Gus Locking
Putting at Dice
- 11634 State of Texas vs- W. H. Ermin
Keeping open on Sunday.
- 11635 State of Texas vs- W. H. Ermin
Keeping open on Sunday.
- 11636 State of Texas vs- W. H. Ermin
Keeping open on Sunday
- 11646 State of Texas vs- John S. Kennedy
Drunkennes in Office
- 11665 State of Texas vs- Dally Ermin
Selling on Sunday
- 11684 State of Texas vs- Mrs Johnson
Assault
- 11697 State of Texas vs- Dally Joe
Keeping Disorderly House
- 11698 State of Texas vs- Dalli Love
Keeping Disorderly House
- 11804 State of Texas vs- Joe Purvis
Exhibiting Monte Bank

Tuesday the *10th* day of *April* A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

- 11805 State of Texas -vs- Joe Purvis
Exhibiting Monte Bank,
- 11806 State of Texas -vs- Joe Purvis
Exhibiting Monte Bank,
- 11808 State of Texas -vs- Charlie Warner
Exhibiting
- 11809 State of Texas -vs- Charlie Warner
Exhibiting
- 11810 State of Texas -vs- Charlie Warner
Exhibiting
- 11811 State of Texas -vs- Charlie Warner
Exhibiting
- 11807 State of Texas -vs- Joe Purvis
Exhibiting
- 11812 State of Texas -vs- Charlie Warner
Exhibiting
- 11813 State of Texas -vs- Charlie Warner
Exhibiting
- 11814 State of Texas -vs- Charlie Warner
Exhibiting
- 11815 State of Texas -vs- Charlie Warner
Exhibiting
- 11816 State of Texas -vs- Charlie Warner
Exhibiting
- 11817 State of Texas -vs- Charlie Warner
Exhibiting
- 11818 State of Texas -vs- Charlie Warner
Exhibiting
- 11819 State of Texas -vs- Charlie Warner
Exhibiting
- 11820 State of Texas -vs- Charlie Warner
Exhibiting
- 11821 State of Texas -vs- Charlie Warner
Exhibiting
- 11822 State of Texas -vs- Charlie Warner
Exhibiting
- 11823 State of Texas -vs- Charlie Warner
Exhibiting
- 11824 State of Texas -vs- Charlie Warner
Exhibiting

- 11825 State of Texas vs- Charlie Warner
Exhibiting
- 11826 State of Texas vs- Charlie Warner
Exhibiting
- 11827 State of Texas vs- Charlie Warner
Exhibiting
- 11828 State of Texas vs- Charlie Warner
Exhibiting
- 11829 State of Texas vs- Charlie Warner
Exhibiting
- 11830 State of Texas vs- Charlie Warner
Exhibiting
- 11831 State of Texas vs- Charlie Warner
Exhibiting
- 11832 State of Texas vs- Charlie Warner
Exhibiting
- 11833 State of Texas vs- Charlie Warner
Exhibiting
- 11834 State of Texas vs- Charlie Warner
Exhibiting
- 11835 State of Texas vs- Charlie Warner
Exhibiting
- 11893 State of Texas vs- Joe Purvis
Playing Cards Pub Place
- 11894 State of Texas vs- Joe Purvis
Playing Cards Pub Place
- 11895 State of Texas vs- Joe Purvis
Playing Cards Pub Place.
- 11896 State of Texas vs- Joe Purvis
Playing Cards Pub Place.
- 11897 State of Texas vs- Joe Purvis
Playing Cards Pub Place.
- 11904 State of Texas vs- Charles Small
Receiving on Sunday.
- 11914 State of Texas vs- Dixie Lyons
Playing Cards Pub Place
- 11926 State of Texas vs- Pat Egan
Theft.
- 11984 State of Texas vs- John S. Kennedy
Drunkennes in office

Printers, Lithographers and Stationers, St. Louis, Mo.

- 11985 State of Texas -vs- John Kennedy
Drunkness in Office
- 11986 State of Texas -vs- John Kennedy
Drunkness in Office
- 11987 State of Texas -vs- John Kennedy
Drunkness in Office
- 11988 State of Texas -vs- John Kennedy
Drunkness in Office
- 11989 State of Texas -vs- John Kennedy.
Drunkness in Office
- 12054 State of Texas -vs- Ben Thompson
Betting at Dice
- 12055 State of Texas -vs- Ben Thompson
Betting at Dice
- 12056 State of Texas -vs- Ben Thompson
Betting at Dice
- 12132 State of Texas -vs- Jim Mann
Betting at Dice
- 12197 State of Texas -vs- Wm Kelly
Theft.
- 12704 State of Texas -vs- Charles Kelly
Carrying Pistol

It is therefore ordered by the Court that the State of Texas take nothing by reason of these proceedings and that the Defendants go hence without day.

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants, it is ordered by the Court that said cases be filed until such time as the said Sheriff can arrest the following Defendants.

- 8846 State of Texas -vs- L. D. May
Occupation without License
- 8859 State of Texas -vs- J. H. Davenport
Occupation without License

Tuesday the 10 day of April

A. D. 1894

Geo. D. Barnard & Co., Blank Book Manufacturers

- 8871 State of Texas -vs- J. V. Meek
Occupation without License
- 8882 State of Texas -vs- G. W. Finger
Occupation without License
- 10145 State of Texas -vs- Hardy Ruyle
Theft.
- 10163 State of Texas -vs- Jack Hilton
Playing Cards Pub Place
- 10164 State of Texas -vs- Jack Hilton
Playing Cards Pub Place
- 10165 State of Texas -vs- Jack Hilton
Playing Cards Pub Place
- 10234 State of Texas -vs- Joe Meyers
Carrying Pistol
- 10275 State of Texas -vs- John Garrison
Betting at Dice
- 10348 State of Texas -vs- Duck Hall,
Carrying Pistol
- 10500 State of Texas -vs- Dan Booth
Aggravated Assault
- 10610 State of Texas -vs- Stancel Erwin
Abusive Language
- 10654 State of Texas -vs- Charles Deering
Theft.
- 10728 State of Texas -vs- John Turner
Carrying Pistol
- 10738 State of Texas -vs- Red Morrell
Betting at Dice
- 10739 State of Texas -vs- Red Morrell
Betting at Dice
- 10740 State of Texas -vs- Red Morrell
Betting at Dice
- 10741 State of Texas -vs- Red Morrell
Betting at Dice
- 10742 State of Texas -vs- Kid Morrell
Betting at Dice
- 10743 State of Texas -vs- Kid
Betting at Dice
- 10744 State of Texas -vs- Kid
Betting at Dice

- 10752 State of Texas -vs- Ed White
Exhibiting
- 10753 State of Texas -vs- Ed White
Exhibiting
- 10754 State of Texas -vs- Ed White
Exhibiting
- 10755 State of Texas -vs- Ed White
Exhibiting
- 10756 State of Texas -vs- Ed White
- Exhibiting -
- 10760 State of Texas -vs- Skids
Getting at Dice
- 10796 State of Texas -vs- Ben Bryson
Perjury
- 10807 State of Texas -vs- Fletcher Anderson
Disturbing the Peace
- 10812 State of Texas -vs- Milt Baker
Disturbing the Peace
- 10871 State of Texas -vs- Chas Kling
Swindling
- 10881 State of Texas -vs- Big Head Eds
Getting at Dice
- 10882 State of Texas -vs- Big Red
Getting at Dice
- 10889 State of Texas -vs- Cornelia Anderson
Keeping Disorderly House
- 10891 State of Texas -vs- Mattie Pace
Adultery
- 10930 State of Texas -vs- H. C. Kendrick
Embezzlement
- 10931 State of Texas -vs- H. C. Kendrick
Embezzlement
- 10932 State of Texas -vs- H. C. Kendrick
Embezzlement
- 10935 State of Texas -vs- Tom Buckley
Aggravated assault
- 10945 State of Texas -vs- Buck Butler
Lift
- 10956 State of Texas -vs- John Callahan
Aggravated Assault

- 10957 State of Texas vs- John Callahan
 Aggravated Assault.
- 10958 State of Texas vs- Bob Wilson
 Theft.
- 11118 State of Texas vs- George Kuyling
 Aggravated Assault
- 11135 State of Texas vs- Arthur D. Sloan ^{alias} John Parrottman
 Vagrancy.
- 11158 State of Texas vs- Charley Hencer
 Aggravated Assault.
- 11166 State of Texas vs- John Jackson,
 Disturbing the Peace
- 11468 State of Texas vs- Ed Welch
 Betting at Dice
- 11469 State of Texas vs- Ed Welch
 Betting at Dice
- 11470 State of Texas vs- Ed Welch,
 Betting at Dice
- 11471 State of Texas vs- Ed Welch
 Betting at Dice
- 11472 State of Texas vs- Ed Welch,
 Betting at Dice
- 11473 State of Texas vs- Ed Welch
 Betting at Dice
- 11474 State of Texas vs- Ed Welch
 Betting at Dice
- 11475 State of Texas vs- Ed Welch
 Betting at Dice
- 11476 State of Texas vs- Ed Welch.
 Betting at Dice
- 11477 State of Texas vs- Ed Welch
 Playing Cards Pub Place
- 11384 State of Texas vs- John Woods
 Playing Cards Pub Place
- 11385 State of Texas vs- John Woods,
 Playing Cards Pub Place
- 11386 State of Texas vs- John Woods
 Playing Cards Pub Place
- 11628 State of Texas vs- Bob Thompson ^{alias} Buddy Yamy,
 Theft.

Tuesday the 10th day of April A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

- 12071 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12072 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12073 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12074 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12075 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12076 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12077 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12078 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12079 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12080 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12081 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12082 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12083 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12084 State of Texas -vs- Geo Altman
Permitting Nuisance
- 12085 State of Texas -vs- Geo Altman
Permitting Nuisance

Election of Special Judge
Monday April 23rd 1894 - 9 o'clock A. M.
Court met pursuant to adjournment
at 9 o'clock A. M. and the Hon
Robert G. Johnson, County Judge being absent
the Sheriff of Tarrant County made
public proclamation at the Court House
door as the law directs that an

Monday the 23rd day of April A. D. 1894

Geo. D. Barnard & Co. Blank Book Manufacturers

election for Special Judge of said County was about to be held. Whereupon the following named practicing lawyers of said County being present proceeded to ^{and} participated in the election of said Special Judge to wit: S. A. Cargill, B. P. Ayres, Jas. W. Sprague, A. J. Daykin, Sam Rosefield, R. S. Blair, C. R. Corbin, Porter Ball, Jas. S. Davis, C. C. Cummings, W. B. Harris, J. E. Martin, R. Y. Trignone, Q. J. Moreland, J. H. Riley, Garin Walker, J. A. Graham, O. A. Kennedy, F. W. Drunklin, J. B. Canty, Wm Caffey, A. W. Cunningham, Wallace Kendrick, W. W. Parker, A. J. Coaty, M. D. Prusty, G. Y. Johnson, W. S. Essex, Hyde Jennings, N. H. Lassiter, Ireland Hampton, C. P. Rowland, R. W. Journey, J. D. Cunningham, D. S. Ross ^{and} R. S. Smith, And thereupon Sam Rosefield one of the aforesaid practicing lawyers was called to the chair and said election was duly held at which thirty six votes were polled the said thirty ballots were cast for R. S. Blair, Whereupon the chair declared R. S. Blair elected Special County Judge of the County Court of Tarrant County Texas and the oath prescribed by law was by the Clerk of this Court duly administered to the said R. S. Blair as such Special Judge.

12559 State of Texas } Aggravated Assault
-23- } Monday April 23, 1894,
Nellie Wilson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well

Monday the 23rd day of April A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

as of law were submitted to the Court and the Defendant now here entering her plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Robt. S. Blair,
Circuit Judge

12206 State of Texas
-vs-
Leopold Lermy

Wednesday April 4th, 1894

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person and took exception to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled.

12190 State of Texas
-vs-
J. A. Tomlinson

Monday April 9, 1894

This day came the parties by their attorneys and the Defendant appearing in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon

Monday the 23 day of April A. D. 1894

because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is overruled.

15190 State of Texas }
 vs. } Monday April 2, 1894
 J. A. Tomlinson }

This day came the parties by their attorneys and the Defendant appearing in proper person and then came on to be heard the Defendant's motion in arrest of judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is overruled.

11544 State of Texas }
 vs. } Monday April 9, 1894
 Henry Nelson }

This day came the County Attorney prosecuting the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is ordered by the Court that said motion be and the same is hereby overruled.

the

day of

A. D. 189

Printers, Lithographers and Stationers, St. Louis, Mo.

11544 State of Texas }
 vs }
 Henry Nelson }

Monday April 16, 1894,

This day came the Deputy Attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and then
 came in to be heard the Defendants
 motion in arrest of Judgment
 herein and the argument of counsel
 being heard therein because it is
 the opinion of the Court that
 the law is against said Defendant
 It is ordered by the Court that
 said Motion be and the case
 is overruled, To which ruling of the Court the Defendant
 excepts and in open Court gives notice of appeal to the
 Court of Criminal Appeals of the State of Texas. The
 Recognizance of Defendant fixed at the sum of one Hundred and
 fifty dollars Further ordered that Defendant have ten
 days after the adjournment of this term of
 Court within which to prepare and file
 statement of facts herein.

Friday May 4, 1894

Ordered that Court do now adjourn until
 Court in Course,

Robt. B. Johnson

to judge

Attest:
 John A. King Clerk

Saturday the 5th day of *May* A. D. 1894,

Geo. D. Barnard & Co. Blank Book Manufacturers.

11544 State of Texas } Recognizance
 -vs- } Saturday May 5, 1894,
 Henry Nelson }

This day came into open Court Henry Nelson, Defendant in the above entitled cause also together with N. S. Essex and Arnold Guviter his servants acknowledge themselves lawfully indebted to the State of Texas in the several sum of One Hundred and fifty dollars conditioned that the said Henry Nelson who stands charged in this Court with the offense of ^{In the County of Tarrant and State of Texas} On Sunday the 24th day of December A. D. 1893 was the agent and employee of A. Guviter who was then and there a retail liquor dealer and as such agent and employee the said Nelson did then and there open, keep open and permit to be kept open for the purpose of traffic the place of business of said Guviter, then situated and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

11510 State of Texas }
 -vs- } Saturday May 5, 1894;
 Adam Harder }

Ordered by the Court that Defendant have ten days after the adjournment of this term of the Court within which to appear and file statement of facts in this case.

Be it remembered that on this the First Monday in May A. D. 1894 the same being the 7th day of May A. D. 1894 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon Robt G. Johnson, County Judge presiding; John P. King, County Clerk, O. W. Gillispie, County Attorney ^{and} E. A. Euless, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court,

Verine Facing

Now comes E. A. Euless, Sheriff of Tarrant County and brings into open Court the Verine Facing for this the First Week of the May A. D. 1894 of the County Court of Tarrant County and upon the names thereon being called six qualified jurors answered to wit: R. M. Pittinger, W. Dicker, N. A. Clements, D. S. Kinde, J. D. Estill ^{and} J. M. Terrey who were all duly sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff, after being sworn as required by law, brought into Court the following qualified jurors to wit: R. S. Cloud, W. B. Tormund, J. M. Coker, J. A. Edlebrock, C. H. Anderson, J. O. McKenzie, Geo. W. Norton, L. D. Southen, R. L. James, J. D. Farmer, ^{and} Phil Grinnall who were all sworn ^{and} tried ^{and} placed upon the panel for the week.

14564 State of Texas } Aggravated Assault
 vs } Monday May 7, 1894,
 Morris Hornig }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. Decker and five others who were duly selected empaneled and sworn according to law ^{and} the Information being read to the jury the Defendant renounced his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty." W. Decker, Foreman"

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

12670 State of Texas } Embezzlement
 vs } Monday May 7, 1894
 Tony Lento }

This day came the Defendant County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a

Monday the *7th* day of *May* A. D. 1894

jury of good and lawful men to wit
R. M. Pettigrew and five others who
 were duly selected impaneled and
 sworn according to law and the
 Information being read to the jury
 the Defendant now here entered
 his plea of not guilty. Whereupon
 the jury after hearing the evidence
 argument of counsel and receiving
 the charge of the Court retired
 to consider of their verdict
 and after mature deliberation
 returned into open Court the
 following verdict to wit: "The
 jury find the Defendant guilty and
 assess his punishment at imprisonment
 in the County Jail for ten days
R. M. Pettigrew, Foreman.

It is therefore ordered by the
 Court that said Defendant stand
 committed to the County Jail
 for the full period of ten days
 and until said fine and costs
 are paid in full for which
 said costs execution may issue.

Ordered that Court do now adjourn
 until tomorrow morning at 9 o'clock.

Tuesday May 8, 1894 Court met at 9
 o'clock pursuant to adjournment given as on yesterday.

12281 State of Texas } Keeping Saloon Open on Sunday
 vs- } Tuesday May 8, 1894.
Wm Norton

This day came the County Attorney
 presenting the files of the State
 also came the Defendant in
 his own proper person and both
 parties announced ready for trial

Monday the 8 day of May A. D. 1894

Printers, Lithographers and Stationers, St. Louis, Mo.

Thereupon came a jury of good and lawful men to wit L. D. Loubion and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now being entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as is charged and assess his punishment at a fine of twenty dollars,

L. D. Loubion, Foreman;
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Wm Norton the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday May 9, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Wednesday the 9th day of May A. D. 1894

12558 State of Texas } Theft
 -vs- }
 ✓ Marshal Minor } (Wednesday May 9, 1894,

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. N. Coker and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant then entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at imprisonment for five days in the County Jail. J. N. Coker, Foreman."

It is therefore ordered, adjudged and decreed by the Court that the Defendant stand committed to the County Jail for the full period of five days and that execution be made said costs are paid in full for which execution may issue.

12568 State of Texas } Drunk in Public Place
 -vs- }
 ✓ Will Williams } (Wednesday May 9, 1894,

This day came the County Attorney presenting the plea of the State also came the

Wednesday

the

9th

day of

May

A. D. 1894

Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. B. Townsend and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of one dollar.

W. B. Townsend, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Will Williams the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday May 10, 1894 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

Thursday the 10th day of May A. D. 1894,

11546 State of Texas } Keeping open on Sunday
 -vs- } Thursday May 10, 1894.
 O. C. D. Nelly

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. M. Pittinger and five others who were duly selected and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty: R. M. Pittinger Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12580 State of Texas } Keeping Disorderly House
 -vs- } Thursday May 10, 1894.
 O. L. Liebman

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Tenny and five others who were duly selected and sworn according to law and

Thursday the *10th* day of *May* A. D. 1894

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The Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant not guilty. J. M. Terrey, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday May 11, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

v12317

State of Texas } ~~Permitting Gaming~~ Exterritory
 -vs- } Friday May 28, 1894.
 West Johnson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit J. G. Dunning and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court

retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Fifty dollars \$50⁰⁰ and imprisonment in the County Jail for ten days. J. G. Benning, Foreman."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant West Johnson the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

12319 State of Texas Exhibiting
 West Johnson } Friday May 11, 1894

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. Decker and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel

and receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. W. Decker, Foreman." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12590 State of Texas } Theft.
 -vs- } Friday May 11, 1894.
 Elmer Soper }

This day came the County Attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. D. Louchion and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. L. D. Louchion, Foreman." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12907 State of Texas } Theft
 vs- } Friday May 11, 1894.
 Bob Welch

This day came the County Attorney representing the people of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Bob Welch the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning May 21, 1894 at 9 o'clock

Monday May 21, 1894 Court met at 9 o'clock pursuant to adjournment previous as on first day of term.

Monday the *21* day of *May* A. D. 189*4*

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12558 State of Texas }
 -vs- } Monday May 21, 1894.
 Marshall Minor }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is overruled.

12648 State of Texas }
 -vs- } Monday May 21, 1894.
 Mary Jenkins }

This day came the parties by their attorneys and then came on to be heard the Defendant's Motion to Quash the Indictment herein and the argument of the counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is overruled, To which ruling of the Court the Defendant excepts.

Monday the 21 day of May A. D. 1894,

Venire Facias

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Venire Facias for this the Third Week of the May Term A. D. 1894 of the County Court of Tarrant County and upon the same return being called four qualified jurors answered to wit: D. B. Wilson, John Burford, Jim Moss, ^{and} H. O. Thomas who were all duly sworn ^{and} tried and placed upon the panel for the week And it appearing to the Court that said panel ~~is~~ incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, And the said Sheriff after being sworn as required by law, brought into Court the following qualified jurors to wit: D. L. Martin, S. E. Starns, J. O. A. Mann, J. S. Jeffries, Sol Granning, J. M. Rice, H. E. Wilson, J. N. Niggins, who were all sworn and tried and placed upon the panel for the week.

11404 State of Texas } Selling on Sunday
 -vs- } Monday May 21, 1894.
 Mike Cassidy }

This day came the County Attorney representing the people of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. B. Wilson and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the

Monday the 21 day of May A. D. 1894

that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11652 State of Texas } Sitting on Sunday
Mike Cassidy } Monday May 21, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Rice and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury find the Defendant guilty and assess his penalty at a fine of Thirty Dollars." J. M. Rice, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Mike Cassidy the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 21st day of May A. D. 1894

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Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday May 22nd 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday

12293 State of Texas } Selling Liquor without License
-13- } Tuesday May 22, 1894.
E. L. Thichman }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Rice, and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his penalty at a fine of \$475. (Four Hundred & seventy five dollars)"

J. M. Rice, Foreman:
It is therefore ordered by the Court that the State of Texas do have ^{and} recover of ^{and} from the Defendant E. L. Thichman the sum of Four Hundred ^{and} seventy five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 22nd day of May A. D. 1894

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday May 23rd 1894 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

11644 State of Texas } Carrying Pistol
vs } Wednesday May 23, 1894.
Sam Smith }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties appearing ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Mablin and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. J. W. Mablin, Foreman." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution, and that the Defendant go hence without day.

12305 State of Texas } Aggravated Assault
vs } Wednesday May 23, 1894.
Lottie Kapping }

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties

Wednesday the 23rd day of May A. D. 1894,

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announced ready for trial. Thereupon came a jury of good and lawful men to wit: Geo S. Jeffries and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty.

Thereupon the jury after hearing the evidence argument of Counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury finds the Defendant guilty of aggravated assault as charged and assess a fine of Twenty five dollars against the Defendant."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Leticia Hopkins the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

12676 State of Texas } Exhibiting Monte Bank
-vs- } (Wednesday May 23rd, 1894.
Hesym Gray

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful

Wednesday the 23rd day of May

A. D. 1894

run to wit: Sol Brauning and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now being entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of Twenty five dollars and ten days in the County Jail." Sol Brauning, Foreman.

It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and receive of and from the Defendant Henry Gray the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday May 24th 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

10650 State of Texas } Carrying Pistol
-vs- } Thursday May 24th 1894.
Pop Levy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. G. Wilson and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant not guilty."

D. G. Wilson, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

12327 State of Texas } Removing Back from Premises
-vs- } of another
Sam Anderson } Thursday May 24, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John Dawson and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered

his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars (\$10⁰⁰). John Dawson, Foreman; It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sam Anderson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

12595 State of Texas } Keeping Disorderly House
-vs- } Thursday May 24, 1894.
Louis Leonard

Page 618
New Trial

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: W. C. Wilson and five others who were duly sworn and empaneled and upon ascending to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and

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receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment, at a fine of \$200.00 Two Hundred Dollars."

W. E. Wilson, Foreman;

It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of and from the Defendant Louis Leonard the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday May 25th 1894 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

12200 State of Texas } Aggravated Assault
vs- } Friday May 25, 1894.
Tom De Witt }

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: John Dawson and five others who were duly selected

empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Simple Assault and assess his punishment at a fine of Five Dollars (\$5.)

John Davison, Foreman.
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Tom De Witt the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday May 26th 1894 Court met at 9 o'clock pursuant to adjournment previous as yesterday.

Saturday the 26th day of May A. D. 1894,

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12332 State of Texas } Removing Rock from
 -vs- } Premises of another
 N. F. Helmstump } Saturday May 26, 1894.
 This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arraigned ready for trial Thereupon
 came a jury of good and lawful
 men to wit: J. O. Mann and five
 others who were duly selected empaneled
 and sworn according to law and
 the information being read to the
 jury the Defendant now here entered
 his plea of not guilty. Whereupon
 the jury after hearing the evidence
 argument of counsel and receiving the
 charge of the Court retiring to consider
 of their verdict and after mature
 deliberation returned into open Court
 the following verdict to wit: "Be the
 jury find the Defendant guilty and
 assess his punishment at a fine of
 \$5⁰⁰ Five Dollars;

J. O. Mann, Foreman:
 It is therefore ordered, adjudged and
 decreed by the Court that the State
 of Texas do have and receive of and
 from the Defendant N. F. Helmstump
 the sum of Five Dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which
 said fine and costs execution may
 issue. Further ordered that said Defendant
 stand committed to the County Jail until
 said fine and costs are paid in full.

12701 State of Texas } Keeping Saloon Open on Sunday.
 vs } Saturday May 26, 1894.
 Wm Norton }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: J. O. A. Mann and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty and also plea of former conviction luvius. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: "We the jury find the Defendant's plea of former conviction untrue and we find him guilty as charged and assess his punishment at a fine of Twenty dollars \$20.00."

J. O. A. Mann, Foreman:
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Wm. Norton the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till Monday Morning at 9 o'clock.

Monday May 28th 1894. Court met at 9 o'clock pursuant to adjournment present as on Saturday

12316 State of Texas } Exhibiting Ganning Tack & Co. v.
-vs- } Monday May 28, 1894.
Nest Johnson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. L. Malone and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty and of former acquittal herein. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury finds the Defendant's plea of former acquittal untrue and we find him guilty as charged and assess his punishment at a fine of Fifty dollars and at imprisonment in the County Jail for ten days."

D. L. Malone, Foreman.
It is therefore ordered adjudged ^{and} decreed by the Court that the State of Texas do have and receive of and from the Defendant Nest Johnson the sum of Fifty Dollars fine assessed as aforesaid together

Monday the 28th day of May A. D. 1894

with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and term of imprisonment in Cause No. 12317 said Defendant stand committed to the County Jail for the full period of ten days and until the fine ^{and} costs in this case are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday May 29th 1894 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

12643 State of Texas } Keeping Disorderly House
-vs- } Tuesday May 29, 1894.
Harnett Johnson

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: Geo. Ellison ^{and} five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the

jury find the Defendant not guilty;
Geo Ellison, Foreman;
It is therefore ordered by the Court
that the State of ~~of~~ Texas take
nothing by reason of this prosecution
and that the Defendant go hence
without day.

Ordered that Court do now adjourn till
tomorrow morning at 9 o'clock.

Wednesday May 30, 1894 Court met at 9
o'clock pursuant to adjournment present as on yesterday.

12290 State of Texas } Keeping a Disorderly House
Edy ^{is} ~~Bonnie~~ } Wednesday May 30, 1894.

This day came the County
Attorney presenting the files of
the State also came the Defendant
in his own proper person and
both parties announced ready for
trial. Thereupon came a jury of
good and lawful men to wit:
D. S. Malon and five others who were
duly selected empaneled and sworn
according to law and the Indictment
being read to the jury the Defendant
was heard and his plea of not
guilty. Whereupon the jury after
hearing the evidence, argument of counsel
and receiving the charge of the Court
retired to consider of their verdict
and after mature deliberation returned
into open Court the following
verdict to wit: "We the jury find for
the Defendant" D. S. Malon Foreman.
It is therefore ordered by the Court that the State of
Texas take nothing by reason of this prosecution ^{and} that
the Defendant go hence without day.

Wednesday the 30th day of May A. D. 1894

12581 State of Texas } Keeping Disorderly House
 vs }
 E. L. Heilman } Wednesday May 30, 1894

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: Robt. Drumm and five others who were duly selected impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of ^{and plea of former acquittal being} not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendants plea of former acquittal untrue and we find him guilty as charged and assess his punishment at a fine of Two Hundred Dollars.

Robt. Drumm, Foreman.
 It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant E. L. Heilman the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 12581 said Defendant stand committed to the County Jail until the fine ^{and} costs in this case are paid in full.

Wednesday the *30th* day of *May* A. D. 189*4*,

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Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday May 31st 1894. Court met at 9 o'clock pursuant to adjournment given as on yesterday.

12296 State of Texas }
 vs- }
 Marshall Jackson, } Adultery
 Pearl Banks } Thursday May 31, 1894.

This day came the County Attorney presenting the files of the State also came the Defendant Marshall Jackson in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: D. F. Gray and five others who were duly selected and sworn according to law and the Information being read to the jury the Defendant now being entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft not guilty."

D. F. Gray, Foreman:

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12557 State of Texas } Theft.
 vs. } Thursday May 31, 1894,
 Andrew Jackson }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit H. F. Price and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find Defendant not guilty."

H. F. Price, Foreman,
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12705 State of Texas }
 vs. } Thursday May 31, 1894,
 John Rushing }
 Black Jack. }

Now came the Defendant Black Jack and suggests that his name is Jack McDonald and a severance demanded by Defendants and is agreed that Jack McDonald be tried first.

Printers, Lithographers and Stationers, St. Louis, Mo.

12705 State of Texas } Assault
vs- } *Thursday May 31, 1894*
Jim Cushing & Jack McDonald

This day came the County Attorney
presenting the plea of the State
also came the Defendant Jack McDonald
in his own proper person and both
parties armed ready for trial. Thereupon
came a jury of good and lawful men
to wit Robt Drumm and five others
who were duly selected impaneled ^{and}
sworn according to law and the
information being read to the jury
the Defendant Jack McDonald now
have entered his plea of not guilty.
Thereupon the jury after hearing the
evidence argument of counsel ^{and} receiving
the charge of the Court retired to
consider of their verdict ^{and} after
mature deliberation returned into
open Court the following verdict
to wit "We the jury find the Defendant
guilty as charged and assess his
punishment at a fine of Five Dollars
Robt Drumm, Foreman."

It is therefore ordered, adjudged ^{and}
decreed by the Court that the
State of Texas do have ^{and} receive
of and from the Defendant Jack McDonald
the sum of Five Dollars fine assessed as
aforesaid together with all costs in
this behalf incurred for which said
fine and costs execution may issue.
Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are
paid in full.

12706 State of Texas } Aggravated Assault
 -vs- } Thursday May 31, 1894.
 Dick Johnson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Rountree and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"As the jury find the Defendant guilty of an aggravated assault as charged in the indictment and assess his punishment at a fine of Twenty five dollars \$25⁰⁰ and imprisonment in the County Jail for one month"

J. C. Rountree, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Dick Johnson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one month and until said fine and costs are paid in full.

Printers, Lithographers and Stationers, St. Louis, Mo.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday June 1, 1894. Court met at 9 o'clock, pursuant to adjournment present as on yesterday.

12331

State of Texas } Removing Back from Premises
Benjamin Boone } of Another.

Friday June 1, 1894.
This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arrayed ready for trial. Thereupon came a jury of good and lawful men to wit: Robt Drumm and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

Robt Drumm, Foreman.
It is therefore ordered by the Court that the State of Texas stand ~~leave~~ staying by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday June 2, 1894. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Saturday the 2nd day of June A. D. 1894,

12716 State of Texas } Receiving Stolen Property
 A. B. Glenn } Saturday June 2, 1894,

This day came the County attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of goods and lawful men to wit: D. L. Malone and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds for the Defendant."

D. L. Malone, Foreman;
 It is therefore ordered by the Court that the State of Texas do take satisfaction by grace of this presentment and that the Defendant go hence without day.

12716 State of Texas }
 A. B. Glenn } Saturday June 2, 1894,

It appearing doubtful to the Court as to the ownership of the gun in question, It is ordered that same be turned over to claimant J. Williamson, he having

executed a bond therefor, conditional
 as required by law.

- *Nell Orasqui* -

Now comes the County Attorney
 presenting the files of the State
 and for good and sufficient reasons
 filed with the papers herein says
 he will no further present the
 following cases and moves the Court
 to dismiss the same viz:

- 9073 State of Texas vs Paul Hill
 - Carrying Pistol -
 10566 State of Texas vs Jude Baker
 Carrying Pistol
 10634 State of Texas vs Will Naber
 Embrozzlement
 10635 State of Texas vs Will Naber
 Embrozzlement
 10995 State of Texas vs J. E. DeWitt
 Embrozzlement
 11090 State of Texas vs J. F. Walker
 Drunkenness
 11094 State of Texas vs Al Carter
 Theft.
 11107 State of Texas vs Jim Hunt
 Theft.
 11156 State of Texas vs Annie Edmonds
 Vagrancy
 11198 State of Texas vs. Carral Wilson
 Betting at Dice
 11406 State of Texas vs. Mike Cassidy
 Selling on Sunday.
 11407 State of Texas vs. Mike Cassidy
 Selling on Sunday.
 11408 State of Texas vs. Mike Cassidy
 Selling on Sunday
 11414 State of Texas. - vs Harry Furberville
 Carrying Pistol

Saturday the 2^d day of June A. D. 1894

- 11505 State of Texas -vs- J. J. Kelly
Keeping Open on Sunday
- 11506 State of Texas -vs- J. J. Kelly
Keeping open on Sunday
- 11508 State of Texas -vs- J. J. Kelly
Selling on Sunday.
- 11515 State of Texas -vs- N. E. Graves
Selling on Sunday
- 11516 State of Texas -vs- Bill Graves
Selling on Sunday.
- 11517 State of Texas -vs- Tom St John
Selling on Sunday.
- 11524 State of Texas -vs- Mike Brown
Selling on Sunday
- 11526 State of Texas -vs- Martin Forde
Keeping open on Sunday.
- 11525 State of Texas -vs- Mike Brown
Selling on Sunday
- 11533 State of Texas -vs- Willie Carrile
Keeping open on Sunday.
- 11534 State of Texas Willie Carrile
Keeping open on Sunday.
- 11547 State of Texas -vs- N. E. Belcher
Keeping open on Sunday
- 11549 State of Texas -vs- Scott Arnold
Carrying Pistol
- 11565 State of Texas -vs- Jim Liston
Keeping Saloon open on Sunday.
- 11655 State of Texas -vs- Mike Cassidy
Selling on Sunday.
- 11656 State of Texas -vs- Mike Cassidy
Keeping open on Sunday.
- 11657 State of Texas -vs- Mike Cassidy
Keeping open on Sunday
- 11658 State of Texas -vs- Mike Cassidy
Keeping open on Sunday
- 11659 State of Texas -vs- Mike Cassidy
Keeping open on Sunday
- 11917 State of Texas -vs- Frank Burns
Playing Cards Club Place.

Saturday

the

2nd

day of

June

A. D. 1894,

Printers, Lithographers and Stationers, St. Louis, Mo.

- 12002 State of Texas -vs- Frank Gurney
Betting at Garning Bank
- 12003 State of Texas -vs- Frank Gurney
Playing Cards Pub Place
- 12093 State of Texas -vs- Pete Currie
Permitting Garning
- 12094 State of Texas -vs- Pete Currie
Permitting Garning
- 12095 State of Texas -vs- Pete Currie
Permitting Garning
- 12096 State of Texas -vs- Pete Currie
Permitting Garning
- 12097 State of Texas -vs- Pete Currie
Permitting Garning
- 12099 State of Texas -vs- Pete Currie
Playing Cards Public Place
- 12100 State of Texas -vs- Pete Currie
Playing Cards Public Place
- 12101 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12104 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12103 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12104 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12105 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12106 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12107 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12108 State of Texas -vs- Pete Currie
Playing Cards Pub Place
- 12191 State of Texas -vs- Bud Hulson.
Unlawfully using Curr of another
- 12280 State of Texas -vs- Wm Norton
Selling on Sunday.
- 12282 State of Texas -vs- Wm Norton
Selling on Sunday

- 12283 State of Texas -vs- William Norton
Selling on Sunday
- 12307 State of Texas -vs- H. B. Laundry
Aggravated Assault.
- 12313 State of Texas -vs- Frank Fessett
Exhibiting
- 12314 State of Texas -vs- Frank Fessett
Exhibiting
- 12315 State of Texas -vs- Frank Fessett.
Exhibiting
- 12321 State of Texas -vs- Nest Johnson
Exhibiting
- 12322 State of Texas -vs- Nest Johnson
Exhibiting
- 12323 State of Texas -vs- Nest Johnson
Exhibiting
- 12324 State of Texas -vs- Nest Johnson
Exhibiting
- 12325 State of Texas -vs- Nest Johnson
Exhibiting
- 12330 State of Texas -vs- Bill Dodson.
Assault.
- 12348 State of Texas -vs- Fred Smith
Keeping open on Sunday
- 12349 State of Texas -vs- Fred Smith
Keeping open on Sunday.
- 12350 State of Texas -vs- Fred Smith
Keeping open on Sunday.
- 12563 State of Texas -vs- George Palmer
Aggravated Assault.
- 12569 State of Texas -vs- C. Burnett
Aggravated Assault
- 12669 State of Texas -vs- Chester L. Natcott
Theft.
- 12679 State of Texas -vs- Henry Gray
Exhibiting
- 12680 State of Texas -vs- Henry Gray
Exhibiting
- 12681 State of Texas -vs- Henry Gray
Exhibiting

Saturday the 2nd day of June A. D. 1894

- 12682 State of Texas vs Henry Gray Exhibiting
- 12683 State of Texas vs Henry Gray Exhibiting
- 12684 State of Texas vs Henry Gray Exhibiting

It is therefore ordered by the Court that the State of Texas take nothing by reason of these presentments and that the Defendants go hence without day.

12581 State of Texas } Monday June 4, 1894
-vs- E. L. Philman }

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of course being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at Four Hundred and fifty dollars.

12905 State of Texas } Thursday May 31, 1894
-vs- Jack McDonald }

This day came the County attorney prosecuting the files of the State

also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance fixed by the Court at the sum of One Hundred Dollars.

12595 Seal of Texas }
 as- } Monday June 4, 1894
 Louis Leonard

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby sustained and that said cause stand for trial in its regular order upon the docket of this Court.

12200 State of Texas }
 -25- } Monday June 4, 1894.
 Tom De Witt }
 This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives Notice of Appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of Defendant fixed by the Court at Eighty Dollars.

12901 State of Texas }
 -25- } Monday June 4, 1894.
 Wm Norton }
 This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Motion. It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts ^{and} in open Court gives Notice of Appeal to the

Court of Criminal Appeals of the
State of Texas Recognizance of Defendant
fixed by the Court at the sum of
Ninety Dollars.

Saturday June 30th 1894

Ordered that Court do run again
until Court in Court.

Attest:
J. O. King Co. cks

Robt. G. Johnson
Com. Judge

County: Tarrant

**Book: Criminal Minutes County Court
Vol. 11**

Page Number/s: 621-638

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scanning, therefore were not scanned.**

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CRIMINAL MINUTES COUNTY COURT

VOL. 12

TARRANT COUNTY

TAR 158

CRIMINAL MINUTES
COUNTY COURT

1894-97

F.C.

Criminal Minutes court #12

Tarrant City

TX

pages 268

18
132

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Criminal Minutes Court CTY #18
Terrent CTY

Monday the 2^d day of July A. D. 1894

Printers and Stationers, Fort Worth, Texas

Be it remembered that on this the First Monday in July A. D. 1894 the same being the 4th day of July A. D. 1894 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon Robt E. Johnson, County Judge presiding; John O. King County Clerk; J. M. Gillespie, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court.

Verin Facing

Now coming E. A. Euler, Sheriff of Tarrant County and brings into open Court the Verin Facing for this the First Term of the County Court and upon the same the same Verin being called four qualified jurors answering to wit: J. I. Denton, J. D. Carter, C. W. Maxwell ^{and} Green Chapman who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualifying jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: L. D. Fraser, C. J. Cough, G. J. Harris, H. L. Mitchell J. D. Haines, J. F. Crowley, O. N. Graham Joseph McDonald ^{and} J. A. Pray who were all sworn and tried and placed upon the panel for the week.

Monday the 2nd day of July A. D. 1894

Now comes the County Attorney prosecuting the files of the State and in regard and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

10565 State of Texas -vs- Jesse Guilands
Carrying Pistol

11087 State of Texas -vs- Bill Heffron
Theft

11088 State of Texas -vs- Bill Heffron
Theft

11089 State of Texas -vs- Bill Heffron,
Theft.

11527 State of Texas -vs- Matt Grinson
Playing Cards Public Place

11544 State of Texas -vs- W. B. Henson
Carrying Pistol

11548 State of Texas -vs- Peyton Madley
Exhibiting

11555 State of Texas -vs- Charles Wright
Detaining at Sea

11571 State of Texas -vs- Bill Travis
Keeping Saloon open on Sunday.

11572 State of Texas -vs- Bill Travis
Keeping Saloon open on Sunday

11573 State of Texas -vs- Bill Travis
Keeping Saloon open on Sunday

11574 State of Texas -vs- Tom St John
Keeping Saloon open on Sunday

11594 State of Texas -vs- Jim Strong
Detaining

11592 State of Texas -vs- Jim Strong
Detaining

11596 State of Texas -vs- Jim Strong
Detaining

11597 State of Texas -vs- Jim Strong
Detaining

11598 State of Texas -vs- Jim Strong
Detaining

Monday the 2nd day of July A. D. 1894

Printers and Stationers, Fort Worth, Texas.

- 11599 State of Texas -vs- Jim Strong,
Betting
- 11600 State of Texas -vs- Peyton Maddox
Betting
- 11601 State of Texas -vs- Peyton Maddox
Betting
- 11602 State of Texas -vs- Peyton Maddox
Betting
- 11603 State of Texas -vs- Peyton Maddox
Betting
- 11604 State of Texas -vs- Peyton Maddox
Betting
- 11605 State of Texas -vs- Peyton Maddox
Betting
- 11606 State of Texas -vs- Peyton Maddox
Betting
- 11607 State of Texas -vs- Peyton Maddox
Betting
- 11608 State of Texas -vs- Peyton Maddox
Betting
- 11609 State of Texas -vs- Peyton Maddox
Betting
- 11615 State of Texas -vs- Tom Coleman
Seeing on Sunday
- 11620 State of Texas -vs- J. J. Kelly
Keeping open on Sunday
- 11623 State of Texas -vs- Tom Coleman
Seeing on Sunday
- 11624 State of Texas -vs- Tom Coleman
Seeing on Sunday
- 11625 State of Texas -vs- Tom Coleman
Seeing on Sunday
- 11639 State of Texas -vs- Harry Watkins
Keeping open on Sunday
- 11640 State of Texas -vs- Harry Watkins
Keeping open on Sunday
- 11641 State of Texas -vs- Harry Watkins
Keeping open on Sunday
- 11649 State of Texas -vs- Louis Lawson
Selling on Sunday

Monday the Second day of July A. D. 1894

11650 State of Texas - vs - Louis Lawson
Keeping Open on Sunday

11651 State of Texas - vs - Louis Lawson
Keeping Open on Sunday

11662 State of Texas - vs - Fred Lana
Keeping Open on Sunday

11663 State of Texas - vs - Fred Lana
Keeping Open on Sunday

It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the defendants go hence without day.

12743 State of Texas } Abusive Language
vs } Monday July 3rd 1894
E. Skinner }

This day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person, and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: L. S. Fraser and five others who were duly selected, empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the court retired to consider of their verdict, and after mature deliberation, returned into open court the following verdict, to-wit:
"Be the jury find the defendant guilty as charged and assess his punishment at a fine of \$5⁰⁰"

L. S. Fraser Foreman

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas

from the defendant C Hines the sum of five dollars, fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full

12173

State of Texas

Theft

-vs-

Monday July 2nd 1899

Ed Harland

This day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to wit: L. S. Fraser and five others who were duly selected empanelled and sworn according to law and the Information being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the Jury find the defendant guilty as charged and assess his punishment at twenty five dollars and thirty days imprisonment in the County Jail" It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Ed Harland the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf expended for which

said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday July 3, 1894 Court met at 9 o'clock pursuant to adjournment present as in yesterday.

12778

State of Texas
-vs-
Burt Leon

3

Theft
Tuesday July 3rd 1894

This day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: G. L. Harris and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: We the jury find the defendant guilty as charged and assess his punishment at sixty days imprisonment in the County Jail.

G. L. Harris Foreman

It is therefore ordered by the Court that the defendant stand committed

to the County Jail for the full period of sixty days and until all costs in this behalf are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday July 4th 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12689 State of Texas } Aggravated Assault
 -vs- } Wednesday July 4th 1894
 Leonard Mills }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: G. L. Harris and five others who were duly selected, empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "The jury find the defendant guilty as charged and assess his punishment at a fine of One hundred dollars."

G. L. Harris, foreman
 It is therefore ordered adjudged and decreed by the Court, that the State of Texas do have and recover of and from the defendant Leonard Mills the sum of One hundred dollars fine assessed as aforesaid together

with all costs in this behalf expended for which said fine and costs, execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12741 State of Texas } Disturbing the Peace
 - vs - } Wednesday July 4th 1894
 Burt Turner }

This day came the County Attorney prosecuting the Pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: G. L. Harris and five others who were duly selected, empannelled and sworn according to law and the indictment being read to the jury the defendant now here entered his plea of not guilty whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict, to wit: "We the jury find the defendant guilty as charged and assess his punishment at a fine of five dollars

G. L. Harris foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Burt Turner the sum of five dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand

committed to the County Jail until said fine and costs are paid in full

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday July 5th 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12770

State of Texas

- vs -

Allan Townes

Adultery

Thursday July 25th 1894

This day came the County Attorney prosecuting the pleas of the state also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: G. L. Harris and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"We the jury find the defendant not guilty"

G. L. Harris foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant herein go hence without day.

12770

State of Texas }
 - vs - }
 Annie Davis }

Adultery
 Thursday July 5th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men, to wit: H. L. Mitchell and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict, to wit: "Be the jury find the defendant not guilty." H. L. Mitchell foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant herein go hence without day.

12793

State of Texas }
 - vs - }
 Richard Jasper }

Adultery
 Thursday July 5th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. No jury being demanded, the matters of fact as well as of law were submitted to the Court. And the Court after hearing the evidence argument of counsel, and being fully

the

day of _____

A. D. 189

Printers and Stationers, Fort Worth, Texas.

advised in the premises finds ~~that~~ the defendant guilty and assesses his punishment at a fine of one hundred dollars. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Richard Gasper the sum of one hundred dollars, fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Friday July 6th 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday July 7th 1894, Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12784

State of Texas }
-vs- }
Amos Brazzell }

Aggravated Assault
Saturday July 7th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit; L. S. Fraser and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "As the jury find the defendant not guilty"
L. S. Fraser foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day

Ordered that Court do now adjourn until Monday morning at 9 o'clock

Monday July 9th 1894, Court met at 9 o'clock pursuant to adjournment Present as on Saturday last

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

Venire Facias
 Now comes E. A. Cullers Sheriff of Tarrant County and brings into open Court the Venire Facias for this the second week of the July term of the County Court of Tarrant County and upon the names thereon being called, three qualified Jurors answered, to wit; J. A. Goodwin S. A. Drysdale^{2d} and J. W. Key who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, it is ordered by the Court that said Sheriff summon qualified Jurors sufficient to fill same and the said Sheriff being sworn as required by law brought into open Court the following qualified Jurors to wit; J. S. Carleton H. G. Musick, W. B. Hale W. T. Steele J. T. Black J. D. Griswold J. A. Goodman C. M. Brown^{3d} and Cal Smith who were all sworn and tried and placed upon the panel for the week.

12774 State of Texas } Aggravated Assault
 - vs - } Monday July 9th 1897
 Lee Townsend }

This day came the County Attorney prosecuting the pleas of the state also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to wit; J. A. Goodwin and five others who were duly selected, empannelled and sworn according to law and the Information being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence, argument of Counsel and

receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"That the Jury find the defendant not guilty
J. D. Goodwin foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

12779

State of Texas vs Anna Townsend Theft Monday July 9th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men, to wit: H. G. Musick and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury, the defendant now here entered his plea of not guilty;

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"That the Jury find the defendant not guilty
H. G. Musick foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

Ordered that Court do now adjourn until Tuesday Morning at -9- o'clock

Tuesday July 10th 1894, Court met at 9 o'clock pursuant to adjournment. Present as on Yesterday

12208

State of Texas

Disorderly House

-vs-

Tuesday July 10th 1894

Dolly Love

This day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit; J. B. Carlton and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury, the defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "We the jury find the defendant guilty and assess her punishment at a fine of Two hundred dollars

J. B. Carlton, foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Dolly Love the sum of Two hundred dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12780

State of Texas

- vs -

Kirgie Belton

Aggravated Assault
Tuesday July 10th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men, to wit: J. S. Carlton and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument and Counsel, and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"We the jury find the defendant not guilty"

J. S. Carlton, foreman
It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday July 11th 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday

12820

State of Texas

- vs -

E. S. Pope

Aggravated Assault
Wednesday July 11th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit; J. S. Carlton and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the court retired to consider of their verdict and after mature deliberation returned into open court the following verdict, to wit;

"We the jury find the defendant not guilty"

J. S. Carlton, foreman

It is therefore ordered adjudged & decreed by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday July 12th 1894. Court met at 9 o'clock pursuant to adjournment, Present as on yesterday

12297

State of Texas } Aggravated Assault
 -vs- } Thursday July 12th 1894
 Subv Nichols }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit; J. S. Carlton and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now here

entered his plea of not guilty.
 Whereupon the Jury after hearing the evidence argument of counsel and receiving the charge of the Court, retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit:

"We the Jury find the defendant guilty of Aggravated Assault and assess his punishment at a fine of thirty five dollars.

J. S. Carlton, foreman
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Lube Nichols the sum of thirty five dollars fine assessed as aforesaid together with all costs in this behalf expended: for which said fine and costs, execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Friday July 13th 1894, Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12813

State of Texas
 -vs-
 Marley Mozier

Assault
 Friday July 13th 1894

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial; Whereupon came a Jury of good and lawful men to wit: E. M. Brown and five others who were duly selected

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

empannelled and sworn according to law and the Indictment being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel, and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "We the Jury find the defendant guilty as charged and assess his punishment at a fine of five dollars.

E. M. Brown foreman

It is therefore ordered adjudged & decreed by the Court that the State of Texas do have and recover of and from the defendant Marley Mozier the sum of five dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs, execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12816

State of Texas } Disorderly House
 - vs - } Friday July 13th 1894
 Herman Theilman }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to wit: E. M. Brown and five others who were duly selected empannelled and sworn according to law and the Indictment being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of Counsel

and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: We the Jury find the defendant guilty as charged and assess his punishment at a fine of two hundred dollars

C. M. Brown, foreman
 It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Herman Philman the sum of two hundred dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock
 Saturday July 14th 1894. Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12688 State of Texas vs James Raymond Carrying Pistol
 Saturday July 14th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: H. J. Musick and five others who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now

here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of Counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

We the Jury find the defendant guilty and assess his punishment at a fine of Twenty five dollars.

H. G. Musick, foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant the sum of twenty five dollars, fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12785

State of Texas

- vs -

Joe Dreno

Charge

Theft
Friday July 18th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Whereupon came a Jury of good and lawful men, to wit:

W. B. Hale and five others who were duly selected empannelled and sworn according to law and the Information being read to the Jury the defendant now here entered his plea of not guilty.

Whereupon the Jury after hearing the evidence argument of counsel and receiving the charge of the court retired to consider of their verdict and after mature deliberation returned into open Court

the following verdict, to wit:
 "We the Jury find the defendant guilty
 and assess his punishment at a fine
 of Ten Dollars and Imprisonment
 in the County Jail one day,
 W. B. Hale Foreman

It is therefore ordered adjudged and decreed
 by the Court that the State of Texas do
 have and recover of and from the de-
 fendant Joe Drenko the sum of Ten
 Dollars fine assessed as aforesaid
 together with all costs in this behalf
 expended, for which said fine and
 costs execution may issue. Further
 ordered that said defendant stand
 committed to the County Jail for the
 full period of one day and until said
 fine and costs are paid in full.

Ordered that Court do now adjourn until
 Monday Morning at 9 o'clock

Monday July 16th 1894. Court met at 9 o'clock
 pursuant to adjournment Present as on Saturday last

Venire Facias

Now Comes E. A. Culless Sheriff of Tarrant
 County and brings into open Court the Venire
 Facias for this the third week of the
 July term of the County Court of Tarrant
 County and upon the names thereon
 being called four qualified Jurors
 answered to wit: J. J. Whalen, A. B. Mignon
 T. N. Wiggins and H. J. Humbenhour who were
 all sworn and tried and placed upon
 the panel for the week; and it appearing
 to the Court that said panel is incomplete
 it is ordered by the Court that said
 Sheriff summon qualified Jurors
 sufficient to fill same, and the said

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas

Sheriff being sworn as required by law brought into open Court the following qualified Jurors to wit: C. C. Baker W. Stapleton J. B. Kenon Wm Melborne, W. F. Wilkinson Warren Ames C. B. Law J. A. Billington T. B. Anderson C. S. Brogden Tom Mabe and J. M. Vincent who were all sworn and tried and placed upon the panel for the week.

12833

State of Texas

- vs -

Nathan Jasper

Verdict

Adultery
Monday July 16th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to wit: J. A. Billington and five others who were duly selected empannelled and sworn according to law and the Information being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the Jury find the defendant guilty as charged and assess his punishment at a fine of one hundred dollars

J. A. Billington foreman
It is therefore ordered adjudged & decreed by the Court that the State of Texas do have and recover of and from the defendant Nathan Jasper the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf expended for which

said fine and costs execution may issue, Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday July 17th 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12198 State of Texas }
— vs — }
Henry Spikes }

Adultery
Tuesday July 17th 1894

This day came the County Attorney prosecuting the pleas of the state also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: C. B. Law and five others who were duly selected empannelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"We the jury find the defendant guilty as charged and assess his punishment at a fine of One hundred dollars.

C. B. Law Foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Henry Spikes the sum of One

the

day of _____

A. D. 189_____

Printers and Stationers, Fort Worth, Texas

hundred dollars fine assessed as aforesaid together with all costs in this behalf expended for which execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12597 State of Texas } Assault
 - vs - } Tuesday July 17th 1894
 Frank Sarrebs }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: A. R. Mignon and five others who were duly selected empannelled and sworn according to law and the Indictment being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "We the jury find the defendant guilty and assess his punishment at a fine of Ten dollars

A. R. Mignon foreman
 It is therefore ordered adjudged & decreed that by the Court that the State of Texas do have and recover of and from the defendant Frank Sarrebs the sum of Ten dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12830 State of Texas } Theft
 - vs - } Tuesday July 17 1894
 Geo Johnson }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial, no jury being demanded the matters of fact as well as of law were submitted to the Court, ^{the defendant in case here pleads his plea of not guilty} and the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the defendant guilty as charged in the indictment and assesses his punishment at a fine of five dollars and one day imprisonment in the County Jail. It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Geo. Johnson the sum of five dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday July 18 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday July 19 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

the

day of

A. D. 189_____

Printers and Stationers, Fort Worth, Texas

11922 State of Texas } Carrying a Pistol
 - vs - } Thursday July 19th 1894
 Elzie Isham }

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men, to wit: B. B. Law and five others who were duly selected empannelled and sworn according to law and the Indictment being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the defendant guilty as charged and assess his punishment at a fine of twenty five dollars.

B. B. Law, foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Elzie Isham, the sum of twenty five dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12708 State of Texas } Cursing
 - vs - } Thursday July 19th 1894
 Jim Rogers }

This day came the County Attorney prosecuting the pleas of the State also

came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. R. Mignon and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation, returned into open Court the following verdict, to wit:

"We the jury find the defendant not guilty"

A. R. Mignon, foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

12710 State of Texas } 3

Nathan Rubin }

Theft
Thursday July 19/1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. No jury being demanded the matters of fact as well as of law were submitted to the Court and the defendant now here entered his plea of not guilty. And the Court after hearing the evidence argument of counsel and being fully advised in the premises finds in favor of the defendant. It is therefore ordered adjudged and decreed by the Court

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas

that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day
Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Friday July 20th 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12298

State of Texas }
-vs- }
Lube Nichols }

Egg Assault
Friday July 20th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to wit: B. B. Balar and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the defendant guilty as charged and assess his punishment at a fine of five dollars.

B. B. Balar, foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant, Lube Nichols the sum of five dollars fine assessed as aforesaid together with all costs in this behalf

expended for which said fine and costs
^{execution may issue. Further ordered}
^{after the satisfaction of the fine and costs of the case no. 12297}
 that said defendant stand committed
 to the County Jail until said fine
 and costs are paid in full in this case

12852

State of Texas }
 - vs - }
 John Ware }

Wgg Assault
 Friday July 20th 1894

This day came the County Attorney
 prosecuting the pleas of the State also
 came the defendant in his own proper
 person and both parties announced
 ready for trial. Thereupon came a jury
 of good and lawful men, to wit, J. M. Vincent
 and five others who were duly selected
 empannelled and sworn according to law
 and the Information being read to the
 jury, the defendant now here entered
 his plea of not guilty. Whereupon
 the jury after hearing the evidence
 argument of counsel, and receiving the
 charge of the Court retired to consider of
 their verdict and after mature delib-
 eration returned into open Court the
 following verdict, to wit:

"We the defendant find the defendant
 guilty of simple assault and assess his
 punishment at a fine of five dollars.

J. M. Vincent foreman
 It is therefore ordered and judged and decreed
 by the Court that the State of Texas do
 have and recover of and from the
 defendant John Ware the sum of five
 dollars fine assessed as aforesaid together
 with all costs in this behalf expended
 for which execution may issue.
 Further ordered that said defendant stand
 committed to the County Jail until said
 fine and costs are paid in full

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday July 21st 1894, Court met at 9 o'clock pursuant to adjournment, present as on yesterday.

12851

State of Texas

-vs-

Burt Kirsh

Agg Assault
Saturday July 21st 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a Jury of good & lawful men, to wit: T. B. Anderson and five others who were duly selected empanelled and sworn, and the Information being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "We the Jury find the defendant not guilty". It is therefore ordered adjudged & decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Ordered that Court do now adjourn until Monday morning at 9 o'clock

Monday morning July 23rd 1894; Court met at 9 o'clock pursuant to adjournment present as on Saturday last

— Venire Facias —

Now Come E. A. Culless Sheriff of Tarrant County and brings into open Court the Venire Facias for this the fourth week of the July term of the County Court of Tarrant County and upon the names being called five qualified Jurors answered, to wit: J. L. Dodson C. W. Baker Sam Williams & J. L. Davidson who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified Jurors sufficient to fill same. And the said Sheriff being sworn as required by law brought into open Court the following qualified Jurors, to wit: G. H. Gass R. H. Barnes R. H. Standley W. L. Fuller Geo R. Bowman J. M. Vincent W. T. Grant C. D. Garner J. M. Billington and C. H. Bell, who were all sworn and tried and placed upon the panel for the week.

12772 State of Texas

vs
M. J. Brotherton

Agg Assault
Monday July 23 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. H. Standley and five others, who were duly selected empannelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas

receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit;

"Be the jury find the defendant not guilty"

R. H. Standley foreman

It is therefore ordered adjudged & decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday July 24th 1894. Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday July 25th 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12304

State of Texas }
- vs - }
Luba Nichols }

Abusive Language
Wednesday July 25th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person, and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit B. W. Bascor and five others who were duly selected empannelled and sworn and the Information being read the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the

evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit; "We the jury in this case do find the defendant guilty as charged and assess his punishment at a fine of five dollars,

B. W. Baker foreman
It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Lube Nichols the sum of five dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday July 26th 1894. Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Friday July 27th 1894. Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday July 28th 1894 Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until Monday morning at 9 o'clock

the

day of

A. D. 189_____

Printers and Stationers, Fort Worth, Texas

Monday July 30th 1894, Court met at 9 o'clock pursuant to adjournment, present as on Saturday last

"Venire Facias"

Now Comes E. A. Cules Sheriff of Tarrant County and brings into open Court the Venire Facias for this the Fifth week of the July term of the County Court of Tarrant County and upon their names thereon being called the following four qualified Jurors answered, to wit: J. W. Cozley, J. M. Orrico, W. H. Rich and N. A. Cunningham who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified Jurors sufficient to fill same. And the said Sheriff being sworn as required by law brought into open Court the following qualified Jurors, to wit: A. J. Wilson, Will Evans, A. A. Bridges, J. D. McKinsey, W. P. Coff, N. P. Whitesides, Thos. Presnal, C. A. Daniel, A. J. Chambers and W. H. McMill. who were all sworn and tried and placed upon the panel for the week.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday July 31st 1894, Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday Aug 1st 1894, Court met at 9 o'clock pursuant to adjournment, present as on yesterday

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas

Friday Aug 3rd 1894. Court met at 9 o'clock pursuant to adjournment, present as on yesterday

12899 State of Texas
-vs-
Banks Micken

Adultery
Friday Aug 3rd 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men, to wit; W. P. Goff and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court, retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit;

"As the jury find the defendant guilty as charged in the Indictment and assess his punishment at a fine of one hundred dollars.

W. P. Goff foreman Jury

It is therefore ordered Adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant be committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday Aug 4th 1894, Court met at 9 o'clock pursuant to adjournment present as on yesterday

12886 State of Texas }
 - vs - } Exhibiting Slot Machine
 Geo Burbank } Saturday Aug 4th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit B. A. Daniel and five others who were duly selected empanelled and sworn and having the Indictment read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit: "We the jury find the defendant guilty as charged in the Indictment and assess his punishment at a fine of twenty five dollars and ten days imprisonment in the County Jail.

B. A. Daniel foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant Geo Burbank the sum of twenty five dollars fine assessed as aforesaid together with all costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

10933

State of Texas

- vs -

Frank Holliday

Cursing

Tuesday July 10th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good & lawful men, to wit; B. G. Musick and five others who were duly selected empannelled and sworn and the Information being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit:

"We the Jury find the defendant not guilty"

B. G. Musick foreman

It is there fore ordered adjudged & decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

12769

State of Texas

- vs -

Simpson Turner

Fornication

Thursday July 5th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit; L. S. Waser and five others who were duly selected empannelled and sworn and the Information being read to the Jury the defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and

receiving the charge of the Court, retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict to wit;

"We the jury find the defendant not guilty"

L. S. Fraser, foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

12785 State of Texas

- vs -

Gibson Fulbright

Carrying a Pistol
Thursday July 12 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men, to wit; W. G. Steele and five others who were duly selected empannelled and sworn and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit;

"We the jury find the defendant not guilty as charged in the indictment."

W. G. Steele foreman

It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas

Friday morning Aug 3rd 1894 Court in session present as on first day of term

12951- State of Texas

vs
W. B. Montague

Embezzlement
Friday Aug 3rd 1894

This day came the County Attorney prosecuting the plea's of the State also came the defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men, to wit: W. A. Bridges and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence argument of Counsel and receiving the Charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit:

"We the jury find the defendant not guilty"

W. A. Bridges, foreman
It is therefore ordered adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Monday Aug 20th 1894, Court in session present as on first day of term,

12963 State of Texas

vs
David Castillo

Agg. Assault
Monday Aug 20th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper

his plea of not guilty, Whereupon the Jury after hearing the evidence argument of Counsel, and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"We the Jury find the defendant guilty and assess his punishment, at a fine of twenty five dollars

Jesse Jones, foreman
It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of and from the defendant David Castillo, the sum of twenty five dollars fine assessed as aforesaid together with the costs in this behalf expended for which said fine and costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said fine and costs are paid in full.

12969

State of Texas
vs
Mattie Purnell

Agg. Assault
Monday Aug 20 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial thereupon came a Jury of good and lawful men, to wit: Jesse Jones and five others who were duly selected empannelled and sworn according to law and the Information being read to the Jury the defendant now here entered her plea of not guilty, Whereupon the Jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"We the Jury find the defendant not guilty
 Jesse Jones foreman
 It is therefore ordered adjudged & decreed by
 the Court that the State of Texas take
 nothing by reason of this prosecution & that
 the defendant go hence without day.

12778 State of Texas } Motion new trial
 - vs - } Saturday July 9th 1894
 Burt Leon }

This day came the County Attorney
 prosecuting the pleas of the State also came
 the defendant in his own proper person
 and then came on to be heard the defendants
 motion for new trial herein, and the argument
 of counsel being heard thereon because it is
 the opinion of the Court that the law is
 against said defendant. It is therefore
 ordered by the Court that said motion
 be and the same is hereby overruled

State of Texas }
 - vs - } Monday July 16th 1894
 Herman Sheilmay }

This day came the County Attorney
 prosecuting the pleas of the State also came
 the defendant in his own proper person
 and then came on to be heard the defendants
 motion for new trial herein, and the argument
 of counsel being heard thereon because it is the
 opinion of the Court that the law is against
 said defendant. It is therefore ordered
 by the Court that said motion be and
 the same is hereby overruled. To which
 said ruling of the Court the defendant
 excepts and in open Court gives notice of
 appeal to the Court of Criminal Appeals
 of the State of Texas,

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas.

12297

State of Texas

- vs -

Lucie Nichols

Monday July 23rd 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and there came on to be heard the defendants motion for new trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against the defendant It is therefore ordered by the Court that the said motion be and the same is hereby overruled. To which ruling of the Court the defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas Recognizance of the defendant fixed by the Court at the sum of Two Hundred & fifty dollars

State of Texas

- vs -

Elzie Isham

Monday July 23rd 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and there came on to be heard the defendants motion for new trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is for the defendant. It is therefore ordered by the Court that the said motion be and the same is hereby sustained. And that this cause stand for trial in regular order upon the docket of this Court,

12298

State of Texas

- vs -

Lucie Nichols

Monday July 23rd 1894

This day came the County Attorney prosecuting the pleas of the State also came

the defendant in his own proper person and then came on to be heard the defendants motion for new trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the motion be and the same is hereby overruled. To which ruling the Court the defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeal of the State of Texas. Recognizance of the defendant fixed by the Court at the sum of One hundred and fifty dollars

State of Texas

vs

Nathan Jasper Monday Aug 6th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and then came on to be heard the defendants motion for new trial herein and the argument being heard thereon because it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled, to which ruling of the Court the defendant excepts and in open Court gives notice of appeal to the Court of Criminal appeals of the State of Texas.

State of Texas

vs

Banks Mickens Monday Aug 6th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper

person and then came on to be heard the defendants motion for new trial herein and the argument of counsel thereon being heard because it is the opinion of the Court that the law is against the defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled to which ruling of the Court the defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of Texas, Recognizance of the defendant fixed by the Court at Three hundred and twenty dollars.

12886 State of Texas vs

Geo. Burbank Thursday 7/7" 1894
This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and then came on to be heard the defendants motion for new trial herein and the argument of counsel thereon being heard and because it is the opinion of the Court that the law is for the defendant it is therefore ordered that said motion be and the same is hereby sustained. And that this cause stand for trial in regular order on the docket of this Court

11688 State of Texas vs

Belia Pucker Adultery Thursday July 12" 1894
This day came the County Attorney prosecuting the pleas of the State also came the defendant in her own proper person and both parties announced ready for trial

Thereupon came a Jury of good and lawful men, to wit; W. T. Steele and five others who were duly selected empannelled and sworn according to law and the Indictment being read to the Jury the defendant now here entered her plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the Charge of the Court, retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit;

"We the Jury find the defendant not guilty"

W. T. Steele foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution, and that the Defendant go hence without day.

12687 State of Texas

— vs —

Aaron Redmond

Carrying Pistol
Saturday July 14th 1894

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to wit; H. G. Musick and five others who were duly selected empannelled and sworn according to law and the Information being read to the Jury the Defendant now here entered his plea of not guilty. Whereupon the Jury after hearing the evidence argument of counsel and receiving the Charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict, to wit:

"We the Jury find the Defendant not guilty"

H. G. Musick foreman

It is therefore ordered adjudged and decreed

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas.

by the Court that the State of Texas take nothing by reason of this prosecution & that the Defendant go hence without day

12933 State of Texas vs J. W. Pike Theft Wednesday July 25th 1894

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a Jury of good & lawful men, to wit: J. M. Vincent and five others who were duly selected empanelled and sworn according to law and the Information being read to the Jury, the Defendant declined to enter his plea, The Court therefore entered the plea of not guilty for said Defendant, Whereupon the Jury after hearing the evidence Argument of Counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict, to wit:

"Be the Jury find the Defendant not guilty"

It is therefore ordered adjudged & decreed by the Court that the State of Texas take nothing by reason of this prosecution & that the Defendant go hence without day.

12899 State of Texas vs Banks Micken Recognizance Monday Aug 6th 1894

This day came into open Court Banks Micken Defendant in the above entitled Cause who together with Neil P. Anderson & J. C. Hearn his sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of Three hundred & twenty dollars conditioned that the said

Banks Mickew who stands charged in this Court with the offense of ^{in the County of Tarrant State of Texas on the 20th day of June A. D. 1894} ~~did~~ ^{did} unlawfully live together and have carnal intercourse with each other the said Kincaid being then and there lawfully married to another person then living against the peace and dignity of the state and the Grand Jurors aforesaid, upon their oaths aforesaid do further present ⁱⁿ ~~and~~ to the District Court of Tarrant County Texas that heretofore on the 20th day of June A. D. 1894 in the County of Tarrant and State of Texas one Banks Mickew a man and Mary Kincaid a woman did have habitual carnal intercourse with each other without living together with each other the said Kincaid being then and there lawfully married to another person then living" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case

12297 State of Texas }
 -vs- }
 Luba Nichols }
 Recognizance
 Thursday Aug 9th 1894

This day came into open Court Luba Nichols Defendant in the above entitled cause who together with Ben O Smith and F. S. Boulware ^{his counting} acknowledge themselves severally indebted to the State of Texas in the penal sum of Two Hundred and fifty dollars conditioned that the said Luba Nichols who stands charged in this Court with the offense of ^{in the County of Tarrant State of Texas on the 26th day of July in the year of our Lord one thousand eight hundred and ninety four} ~~did~~ ^{did} unlawfully in and upon one W. L. Marshall commit an

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

aggravated assault by striking and kicking said Marshall with his (the said Nichols) hands and fists and feet and the said Nichols did then and there by the means aforesaid in and upon said Marshall inflict serious bodily injury" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case

12298 State of Texas }
 - vs - }
 Luba Nichols }

Recognizance
 Thursday Aug 9th 1894

This day came into open Court Luba Nichols defendant in the above entitled cause who together with Ben Smith & S. S. Boulware his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One hundred and fifty dollars conditioned that the said Luba Nichols who stands charged in this Court with the offense of "aggravated assault by striking and kicking said Marshall with his hands and fists and feet and the said Nichols did unlawfully in and upon one Mary Marshall a female commit an aggravated assault said Nichols being then and there an adult male person" and who has been convicted of said offense in this Court shall appear before this Court from day to day, and from term to term ^{of the same} and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

9663 State of Texas - vs - Virgie Belton
Betting at Dice

~~10565~~ State of Texas - vs - Jesse Ireland
Carrying a Pistol

11114 State of Texas - vs - J. G. Bragg
Abusive Language

11115 State of Texas - vs - J. G. Bragg
Assault

11125 State of Texas - vs - C. H. Hobbs
Practicing Medicine without Recording Diploma

11489 State of Texas - vs - Ed. Nutt
Exhibiting gaming table and Bank

11556 State of Texas - vs - Ed Nutt
Betting at Dice

11557 State of Texas - vs - Ed Nutt,
Betting at Dice

11558 State of Texas - vs - Ed Nutt
Betting at Dice

11559 State of Texas - vs - Ed Nutt
Betting at Dice

1162~~1~~ State of Texas - vs - May Foster
Keeping Disorderly House

11678 State of Texas - vs - Ed Nutt
Betting at Dice

11691 State of Texas - vs - Madam Porter
Keeping Disorderly house

11693 State of Texas - vs - Madam Porter
Keeping disorderly house

11702 State of Texas - vs - Gay Darrell ^{alias Gay Carter}
Keeping Disorderly house

11714 State of Texas - vs - Gus Lockus
Exhibiting Faro Bank

the _____ day of _____ A. D. 189

Printers and Stationers, Fort Worth, Texas.

- 11836 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 11888 State of Texas - vs - W. H. Harris
Permitting gaming
- 11889 State of Texas - vs - W. H. Harris
Permitting gaming
- 11890 State of Texas - vs - W. H. Harris
Permitting gaming
- 11891 State of Texas - vs - W. H. Harris
Permitting gaming
- 11892 State of Texas - vs - W. H. Harris
Permitting gaming
- 11909 State of Texas - vs - W. H. Harris
Permitting gaming
- 11910 State of Texas - vs - Jim Liston
Open on Sunday
- 11915 State of Texas - vs - Fred Lena
Selling on Sunday
- 11916 State of Texas - vs - Fred Lena
Selling on Sunday
- 11921 State of Texas - vs - Tom Morris
Selling Unwholesome Meat
- 12004 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12005 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12006 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12007 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12008 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12009 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12010 State of Texas - vs - Billy Carlton
Exhibiting Faro Bank
- 12011 State of Texas - vs - Billy Carlton
Exhibiting gaming table'd Bank
- 12012 State of Texas - vs - Billy Carlton
Exhibiting gaming table'd Bank
- 11837 State of Texas - vs - Billy Carlton
Exhibition

- 12013 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12014 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12015 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12016 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12017 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12018 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12019 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12020 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12021 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12022 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12023 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12024 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12025 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12026 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12027 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12028 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12029 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12030 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12031 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank
- 12032 State of Texas vs - Billy Carlton
Exhibiting gaming table 4th Bank

the _____ day of _____ A. D. 189

Printers and Stationers, Fort Worth, Texas.

- 12033 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12034 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12035 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12036 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12037 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12038 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12039 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12040 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12041 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12042 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12043 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12044 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12045 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12046 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12047 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12048 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12049 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12950 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12951 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank
- 12952 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bank

- 12053 State of Texas - vs - Billy Carlton
Exhibiting gaming table & Bow
- 12057 State of Texas - vs - Jim Strong
Permitting gaming
- 12058 State of Texas - vs - Jim Strong
Playing Cards in Public Place
- 12059 State of Texas - vs - Jim Strong
Playing Cards in Public Place
- 12060 State of Texas - vs - Jim Strong
Playing Cards in Pub Place
- 12061 State of Texas - vs - Jim Strong
Playing Cards in Pub Place
- 12062 State of Texas - vs - Jim Strong
Playing Cards in Public Place
- 12086 State of Texas - vs - Ed Tutt
Betting at Dice
- 12087 State of Texas - vs - Ed Tutt
Betting at Dice
- 12088 State of Texas - vs - Ed Tutt
Betting at Dice
- 12089 State of Texas - vs - Ed Tutt
Betting at Dice
- 12090 State of Texas - vs - Ed Tutt
Betting at Dice
- 12091 State of Texas - vs - Ed Tutt
Betting at Dice
- 12092 State of Texas - vs - Ed Tutt
Betting at Dice
- 12117 State of Texas - vs - W H Harris
Permitting gaming
- 12118 State of Texas - vs - W H Harris
Permitting gaming
- 12119 State of Texas - vs - W. H. Harris
Permitting gaming
- 12120 State of Texas - vs - W H Harris
Permitting gaming
- 12121 State of Texas - vs - W. H. Harris
Permitting gaming
- 12122 State of Texas - vs - W H Harris
Permitting gaming

- 12123 State of Texas - vs - W H Harris
Permitting gaming
- 12124 State of Texas - vs - W H Harris
Permitting gaming
- 12125 State of Texas - vs - W H Harris
Permitting gaming
- 12126 State of Texas - vs - W H Harris
Permitting gaming
- 12127 State of Texas - vs - W H Harris
Permitting gaming
- 12128 State of Texas - vs - W. H. Harris
Permitting gaming
- 12129 State of Texas - vs - W H Harris
Permitting gaming
- 12130 State of Texas - vs - W H Harris
Permitting gaming
- 12931 State of Texas - vs - W. H. Harris
Permitting gaming
- 12134 State of Texas - vs - W H Harris
Opening Sunday
- 12145 State of Texas - vs - Sam Finch
Permitting gaming
- 12146 State of Texas - vs - Sam Finch
Permitting gaming
- 12147 State of Texas - vs - Sam Finch
Permitting gaming
- 12148 State of Texas - vs - Sam Finch
Permitting gaming
- 12149 State of Texas - vs - Sam Finch
Permitting gaming
- 12150 State of Texas - vs - Sam Finch
Permitting gaming
- 12151 State of Texas - vs - Sam Finch
Permitting gaming
- 12152 State of Texas - vs - Sam Finch
Permitting gaming
- 12153 State of Texas - vs - Sam Finch
Permitting gaming
- 12154 State of Texas - vs - Sam Finch
Permitting gaming

- 12155 State of Texas - vs - Sam Finch
Permitting gaming
- 12156 State of Texas - vs - Sam Finch
Permitting gaming
- 12157 State of Texas - vs - Sam Finch
Permitting gaming
- 12158 State of Texas - vs - Sam Finch
Permitting gaming
- 12159 State of Texas - vs - Sam Finch
Permitting gaming
- 12160 State of Texas - vs - Sam Finch
Permitting gaming
- 12161 State of Texas - vs - Sam Finch
Permitting gaming
- 12162 State of Texas - vs - Sam Finch
Permitting gaming
- 12163 State of Texas - vs - Sam Finch
Permitting gaming
- 12164 State of Texas - vs - Sam Finch
Permitting gaming
- 12165 State of Texas - vs - Jim Strong
Permitting gaming
- 12166 State of Texas - vs - Jim Strong
Permitting gaming
- 12167 State of Texas - vs - Jim Strong
Permitting gaming
- 12168 State of Texas - vs - Jim Strong
Permitting gaming
- 12169 State of Texas - vs - Jim Strong
Permitting gaming
- 12170 State of Texas - vs - Jim Strong
Permitting gaming
- 12171 State of Texas - vs - Jim Strong
Permitting gaming
- 12172 State of Texas - vs - Jim Strong
Permitting gaming
- 12173 State of Texas - vs - Jim Strong
Permitting gaming
- 12174 State of Texas - vs - Jim Strong
Permitting gaming

- 12175 State of Texas - vs - Jim Strong
Permitting gaming
- 12176 State of Texas - vs - Jim Strong
Permitting gaming
- 12177 State of Texas - vs - Jim Strong
Permitting gaming
- 12178 State of Texas - vs - Jim Strong
Permitting gaming
- 12179 State of Texas - vs - Jim Strong
Permitting gaming
- 12180 State of Texas - vs - Jim Strong
Permitting gaming
- 12181 State of Texas - vs - Jim Strong
Permitting gaming
- 12182 State of Texas - vs - Jim Strong
Permitting gaming
- 12183 State of Texas - vs - Jim Strong
Permitting gaming
- 12184 State of Texas - vs - Jim Strong
Permitting gaming
- 12185 State of Texas - vs - Jim Strong
Permitting gaming
- 12186 State of Texas - vs - Jim Strong
Permitting gaming
- 12187 State of Texas - vs - Jim Strong
Permitting gaming
- 12188 State of Texas - vs - Jim Strong
Permitting gaming
- 12189 State of Texas - vs - Jim Strong
Permitting gaming
- 12209 State of Texas - vs - Dally Love
Disorderly house
- 12210 State of Texas - vs - Dally Love
Disorderly house
- 12211 State of Texas - vs - Dally Love
Disorderly house
- 12212 State of Texas - vs - Dally Love
Disorderly house
- 12213 ~~State of Texas - vs - Dally Love
Disorderly house~~

- 12213 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12214 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12215 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12216 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12217 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12218 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12219 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12220 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12221 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12222 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12223 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12224 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12225 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12226 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12227 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12228 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12229 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12230 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12231 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank
- 12232 State of Texas - vs - Mrs Johnson
Exhibiting gaming Table & Bank

Printers and Stationers, Fort Worth, Texas.

- 12233 State of Texas - vs - Mrs Johnson
Exhibiting gaming table ^{and} Baus
- 12234 State of Texas - vs - Mrs Johnson
Betting at Monte Baus
- 12236 State of Texas - vs - Mrs Johnson
Betting at Monte Baus
- 12236' State of Texas - vs - Ellen M. D'Arcy
Fornication
- 12238 State of Texas - vs - Pete O'Connell
Selling on Sunday
- 12239 State of Texas - vs - Pete O'Connell
Selling on Sunday
- 12240 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12241 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12242 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12243 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12244 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12245 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12246 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12247 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12248 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12249 State of Texas - vs - Mart Davis
Exhibiting gaming Baus
- 12284 State of Texas - vs - Miss Gagnos
Keeping Disorderly House
- 12285 State of Texas - vs - Miss Gagnos
Keeping Disorderly house
- 12287 State of Texas - vs - Florence Temple ^{aka} Belle Sauchiz
Adultery
- 12291 State of Texas - vs - L. Schubert
Selling on Sunday

- 12294 State of Texas - vs - Charles Catman
Disorderly house
- 12295 State of Texas - vs - J. J. Garrett
Fornication
- 12301 State of Texas - vs - Fred Smith
Theft
- 12303 State of Texas - vs - Arthur Palmer
Assault
- 12333 State of Texas - vs - Tom Whism
Permitting gaming
- 12351 State of Texas - vs - Joseph Jacobs
Keeping Open on Sunday
- 12352 State of Texas - vs - Joseph Jacobs
Selling on Sunday
- 12572 State of Texas - vs - D. J. Miller
Malicious Prosecution
- 12582 State of Texas - vs - E. L. Philman
Keeping Disorderly house
- 12583 State of Texas - vs - E. L. Philman
Keeping Disorderly house
- 12584 State of Texas - vs - E. L. Philman
Keeping Disorderly house
- 12585 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12586 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12587 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12588 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12589 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12590 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12591 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12592 State of Texas - vs - Dallis Love
Keeping Disorderly house
- 12593 State of Texas - vs - Dallis Love
Disorderly house

- 12594 State of Texas - vs - Dollie Loue
Disorderly house
- 12595 State of Texas - vs - Louis Leonard
Disorderly house
- 12596 State of Texas - vs - Louis Leonard
Disorderly house
- 12624 State of Texas - vs - Madam Porter
Disorderly house
- 12625 State of Texas - vs - Madam Porter
Disorderly house
- 12626 State of Texas - vs - Madam Porter
Disorderly house
- 12627 State of Texas - vs - Madam Porter
Disorderly house
- 12623 State of Texas - vs - Madam Porter
Disorderly house
- 12628 State of Texas - vs - Madam Porter
Disorderly house
- 12629 State of Texas - vs - Madam Porter
Disorderly house
- 12630 State of Texas - vs - Madam Porter
Disorderly house
- 12631 State of Texas - vs - Madam Porter
Disorderly house
- 12632 State of Texas - vs - Madam Porter
Disorderly house
- 12644 State of Texas - vs - Harriet Johnson
Disorderly house
- 12645 State of Texas - vs - E. Happy
Selling on Sunday
- 12646 State of Texas - vs - E. Happy
Selling on Sunday
- 12673 State of Texas - vs - Pip Boyd
Betting at Monte
- 12674 State of Texas - vs - Pip Boyd
Betting at Monte
- 12672 State of Texas - vs - Henry Gray
Exhibiting Monte Bank
- 12686 State of Texas - vs - Davy Scott
Theft

- 12691 State of Texas - vs - Henry Williams & Mary Mabry
Adultery
- 12699 State of Texas - vs - Tom Sanders
Theft
- 12724 State of Texas - vs - John Ockles
Selling Beer to Minor
- 12729 State of Texas - vs - John Ockles
Open on Sunday
- 12730 State of Texas - vs - John Ockles
Selling Beer on Sunday
- 12731 State of Texas - vs - John Ockles
Keeping Open on Sunday
- 12733 State of Texas - vs - W. H. Ward
Selling on Sunday
- 12736 State of Texas - vs - Mart Davis
Exhibiting Monte Bank
- 12737 State of Texas - vs - John Nixon
Exhibiting gaming table & Bank
- 12738 State of Texas - vs - Tom Chisum
Exhibiting gaming table & Bank
- 12747 State of Texas - vs - Addie Fulbright
Theft
- 12748 State of Texas - vs - Addie Fulbright
Theft
- 12749 State of Texas - vs - Addie Fulbright
Theft
- 12758 State of Texas - vs - John White
Aggravated Assault
- 12787 State of Texas - vs - John Price
Exhibiting a Faro Bank
- 12788 State of Texas - vs - John Price
Exhibiting a Faro Bank
- 12789 State of Texas - vs - John Price
Exhibiting gaming table & Bank
- 12792 State of Texas - vs - John Price
Betting at Dice
- 12795 State of Texas - vs - Bill Groves
Betting at Dice
- 12796 State of Texas - vs - Bill Groves
Betting at Dice

- 12800 State of Texas - vs - Bill Graves
Betting at Dice
- 12801 State of Texas - vs - Bill Graves
Exhibiting gaming table ^{and} Bank
- 12802 State of Texas - vs - Bill Graves
Exhibiting gaming table ^{and} Bank
- 12804 State of Texas - vs - Eliza Reed ^{alias} Eliza Fields
Adultery
- 12803 State of Texas - vs - J. W. Pike
Theft
- 12806 State of Texas - vs - Joe Eggleston
Aggravated Assault
- 12824 State of Texas - vs - Henry Gray
Cursing
- 12838 State of Texas - vs - John Strong
Aggravated Assault
- 12835 State of Texas - vs - H. A. Grove
Assault
- 12843 State of Texas - vs - - Smith
Theft
- 12844 State of Texas - vs - Edward Leonard
Agg Assault
- 12929 State of Texas - vs - Robt Keeler
Embezzlement
- 12949 State of Texas - vs - W. B. Montague
Embezzlement
- 12946 State of Texas - vs - Walter Keith
Carrying Pistol
- 12895 State of Texas - vs - J. H. Neal
Selling to Minor
- 12973 State of Texas - vs - Lizzie Duffy
Disturbing the Peace
- 12967 State of Texas - vs - Lube Nichols

It is therefore ordered adjudged ^{and} decreed by the Court that the State of Texas take nothing by reason of these prosecutions ^{and} that the Defendants go hence without day

10151

State of Texas } Judgment nisi on Forfeited
 C. A. Parker } Recognizance,
 Monday July 9, 1894.
 This day this cause was called for trial and thereupon came the State of Texas by her County Attorney, but the Defendant C. A. Parker failed to appear and answer in this behalf, and thereupon his name being called distinctly at the door of the Court House, and a reasonable time given him after such call was made in which to appear, yet the Defendant came not but wholly default. And it appearing to the Court that the Defendant as principal together with J. N. McCullough and Geo. C. Hudkins, as sureties, did, on to wit the 18th day of August 1893 in open Court enter into a Recognizance payable to the State of Texas, in the penal sum of Five Hundred and fifty dollars, conditions that the Defendant as principal should well and truly make his personal appearance before the Honorable County Court of Tarrant County, Texas, at the Court House thereof in Fort Worth Texas and then remain from day to day and from term to term, until discharged by due course of law to abide the judgment of the Court of Criminal Appeals of the State of Texas in said cause. And it appearing to the Court that the Defendant has failed to appear as required by said recognizance the Court of Criminal Appeals having affirmed the judgment in said cause.

It is therefore considered by the Court that the State is entitled to a forfeiture of said Recognizance and it is ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the said C. A. Parker as principal the sum of Five Hundred ^{and}

the _____ day of _____ A. D. 189 _____

Printers and Stationers, Fort Worth, Texas.

fifty dollars, and in like manner the State of Texas do have and receive of and from the said J. M. McCullough and Geo. C. Kending as amounts the sum of Five Hundred and fifty dollars each, and that this judgment will be made final unless good cause be shown at the next term of this Court, why said Defendant did not appear.

Saturday Sept 1, 1894.

Ordered that Court do now adjourn until Court in Course.

Robt. G. Johnson
County Judge.

Attest:
J. M. King, Clerk
ms

Monday the 3rd day of September A. D. 1894

Be it remembered that on this the First Monday in September A. D. 1894 the same being the 3rd day of September A. D. 1894 there was begun and haden a regular Term of the County Court within and for the County of Tarrant, State of Texas, at the Court House thereof in the City of Fort Worth, Present Hon. R. B. Johnson, County Judge, presiding, John P. King, County Clerk, C. W. Gillespie, County Attorney, and E. A. Euliss, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

- venire Facing -

Now come E. A. Euliss, Sheriff of Tarrant County and brings into open Court the venire Facing for this the First Week of the September Term of the County Court and upon the names therein being called five qualified jurors, to wit: A. Kruse, J. B. Little, J. W. G. Latifick, J. A. Little and George Little, who were all sworn and took and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete.

It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff, after being sworn as required by law brought into Court the following qualified jurors to wit: Dr. L. E. Leatherman, A. E. Whitwell, H. B. Stubbs, L. E. Hardisty, J. K. Allen, M. E. Wilson, W. S. Price, W. A. Frigby, J. D. De Forrest, E. W. Taylor, J. C. Erving, D. S. Martin, and N. O. Smith, who were all tried and sworn and placed upon the panel for the week.

Monday the 3rd day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas

Now comes the County Attorney presenting the pleas of the State and for good and sufficient reasons filed with the papers during days he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 11413 State of Texas -vs- George Bonney
Carrying Pistol
- 11531 State of Texas -vs- Pearl Debe
Disorderly House
- 11566 State of Texas -vs- Lee Roberts
Getting at Dice
- 11568 State of Texas -vs- Lee Roberts
Exhibiting
- 11647 State of Texas -vs- Paul Hill
Theft
- 11664 State of Texas -vs- Lee Roberts
Getting at Dice
- 11690 State of Texas -vs- Lee Roberts
Betting at Dice
- 11691 State of Texas -vs- Lee Roberts
Betting at Dice
- 12599 State of Texas -vs- Jim Moore
Disorderly House
- 14600 State of Texas -vs- Jim Moore
Disorderly House
- 14601 State of Texas -vs- Jim Moore
Disorderly House
- 14602 State of Texas -vs- Jim Moore
Disorderly House
- 14603 State of Texas -vs- Jim Moore
Disorderly House
- 14604 State of Texas -vs- Jim Moore
Disorderly House
- 14605 State of Texas -vs- Jim Moore
Disorderly House
- 14606 State of Texas -vs- Jim Moore
Disorderly House
- 14607 State of Texas -vs- Jim Moore
Disorderly House

Monday the *3* day of *September* A. D. 1894

- 14608 State of Texas vs Jim Moore
Disorderly House
- 14609 State of Texas vs Jim Moore
Disorderly House
- 14610 State of Texas vs Jim Moore
Disorderly House
- 14611 State of Texas vs Jim Moore
Disorderly House
- 14612 State of Texas vs Jim Moore
Disorderly House
- 14613 State of Texas vs Jim Moore
Disorderly House
- 14614 State of Texas vs Jim Moore
Disorderly House
- 14615 State of Texas vs Jim Moore
Disorderly House
- 14616 State of Texas vs Jim Moore
Disorderly House
- 14617 State of Texas vs Jim Moore
Disorderly House
- 14618 State of Texas vs Jim Moore
Disorderly House
- 14619 State of Texas vs Jim Moore
Disorderly House
- 14620 State of Texas vs Jim Moore
Disorderly House
- 14621 State of Texas vs Jim Moore
Disorderly House
- 14622 State of Texas vs Jim Moore
Disorderly House
- 14623 State of Texas vs N. La Croix
Disorderly House
- 14624 State of Texas vs N. La Croix
Disorderly House
- 14625 State of Texas vs N. La Croix
Disorderly House
- 14626 State of Texas vs N. La Croix
Disorderly House
- 14627 State of Texas vs N. La Croix
Disorderly House

Monday

the

3

day of

September

A. D. 1894

Printers and Stationers, Fort Worth, Texas

- 14638 State of Texas -vs- N. La Croix
Disorderly House
- 14639 State of Texas -vs- N. La Croix
Disorderly House
- 14640 State of Texas -vs- N. La Croix
Disorderly House
- 14641 State of Texas -vs- N. La Croix
Disorderly House
- 14644 State of Texas -vs- N. La Croix
Disorderly House
- 14648 State of Texas -vs- Mary Jenkins
Disorderly House
- 14649 State of Texas -vs- H. O. Shil
Disorderly House
- 14650 State of Texas -vs- H. O. Shil
Disorderly House
- 14651 State of Texas -vs- H. O. Shil
Disorderly House
- 14652 State of Texas -vs- H. O. Shil
Disorderly House
- 14653 State of Texas -vs- H. O. Shil
Disorderly House
- 14654 State of Texas -vs- H. O. Shil
Disorderly House
- 14655 State of Texas -vs- H. O. Shil
Disorderly House
- 14656 State of Texas -vs- H. O. Shil
Disorderly House
- 14657 State of Texas -vs- H. O. Shil
Disorderly House
- 14658 State of Texas -vs- H. O. Shil
Disorderly House
- 14659 State of Texas -vs- H. O. Shil
Disorderly House
- 14660 State of Texas -vs- H. O. Shil
Disorderly House
- 14661 State of Texas -vs- H. O. Shil
Disorderly House
- 14664 State of Texas -vs- H. O. Shil
Disorderly House

- 14663 State of Texas -vs- H. O. Shil
Disorderly House
- 14664 State of Texas -vs- H. O. Shil
Disorderly House
- 14665 State of Texas -vs- H. O. Shil
Disorderly House
- 14666 State of Texas -vs- H. O. Shil
Disorderly House
- 14667 State of Texas -vs- H. O. Shil
Disorderly House
- 14668 State of Texas -vs- H. O. Shil
Disorderly House
- 14828 State of Texas -vs- Fannie Le Bow
Vagrancy
- 14829 State of Texas -vs- Myrtle Reeds
Vagrancy
- 14830 State of Texas -vs- Myrtle Reeds
Vagrancy
- 14831 State of Texas -vs- Myrtle Reeds
Vagrancy
- 14832 State of Texas -vs- Fannie Le Bow
Vagrancy
- 14834 State of Texas -vs- Bertie Gibson
Vagrancy
- 14835 State of Texas -vs- Bertie Gibson
Vagrancy
- 14862 State of Texas -vs- Frank Summers
Keeping open on Sunday
- 14981 State of Texas -vs- Sam Story
Egg Assaults

It is therefore ordered by the Court that the State of Texas take nothing by reason of their prosecuting and that the Defendants go hence without day.

Ordered that Court do not adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 11th 1894. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

Monday the 4th day of September. A. D. 1894.

Printers and Stationers, Fort Worth, Texas.

Tuesday Sept 4, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn until tomorrow morning, at 9 o'clock.

Wednesday Sept 5, 1894 Court met at 9 o'clock, pursuant to adjournment present as on yesterday.

17997

State of Texas } Drunk in Public Place
-vs- } Wednesday Sept 5, 1894.
Perry Tallant }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person, and both parties announced ready for trial thereupon came a jury of good and lawful men to wit: E. W. Taylor, and five others who were duly selected, sworn and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant guilty and assess his punishment at a fine of \$5⁰⁰."

E. W. Taylor, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Perry Tallant the sum of Five Dollars and five assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday Sept 6, 1894 Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

18981 State of Texas } Adversary
 vs } Thursday Sept 6, 1894.
 Charne Fuller }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit E. W. Taylor and five others who were duly selected respectively and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assessing his punishment at a fine of \$100⁰⁰

E. W. Taylor, Foreman:
 It is therefore ordered, adjudged ^{and} decreed by the Court that the State of Texas do have and receive of and from the Defendant Charne Fuller the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday the 6th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Friday Sept 7th 1894 Court met at 9 o'clock Court met pursuant to adjournment for court as on yesterday

12846

State of Texas } Aggravated Assault
-vs- } Friday Sept 7, 1894,
Walter Cone }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: E. W. Taylor and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. E. W. Taylor, Foreman". It is therefore ordered, adjudged and decreed by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13052

State of Texas } Disturbing the Peace
-vs- } Friday Sept 7, 1894,
W. W. Pierce }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

for trial. Thereupon came a jury of good and lawful men to wit: W. S. Price and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the Complaint."

W. S. Price, Foreman
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday Sept 8. 1894 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

12886 State of Texas } Exhibiting Gaming Device
 vs } Saturday Sept 8. 1894.
 George Burbank }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial.

Thereupon came a jury of good and lawful men to wit: E. W. Taylor and five others who were duly selected, empaneled and sworn according to law, and the indictment being read to the jury the Defendant now here entered his plea of not guilty.

Saturday the 8th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$25⁰⁰ & confinement in the County Jail for ten days.
 E. M. Taylor, Foreman."

It is thereupon ordered, adjudged & decreed by the Court that the State of Texas do have and recover of and from the Defendant George Burbank, the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday Sept 11, 1894 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

~ Urin Facias ~

Now came E. A. Embury, Sheriff of Tarrant County and brings into open Court the Urin Facias for this the Second Week of the September Term of the County Court and upon the names thereon being called four qualified jurors answered to wit: J. M. Galloway, J. A. Childers, J. A. Davis and N. N. Andrews who were all tried and sworn and placed upon the panel for the week. And it appearing to the

Monday the 10th day of September A. D. 1894

Court that said fraud is incomplete
It is ordered by the Court that said
Sheriff summon qualified jurors sufficient to
fill same. And, said Sheriff, after being
sworn as required by law brought into
Court the following qualified jurors to wit:
W. S. Towns, W. S. Myrditch, E. H. Taylor,
J. H. McMahon, N. Stephenson, C. A. Daniel
D. P. Clark, J. B. Prather and E. C. Lawrence
who were all sworn and tried and placed
upon the panel for the week.

14136 State of Texas } Oting at Dice
 - vs - } Monday Apr 10, 1894.
Ellie White

This day came the County Attorney prosecuting
the plea of the State also came the
Defendant in his own proper person and
both parties announced ready for trial, thereupon
came a jury of good and lawful men to wit:
W. S. Towns and five others who were duly
selected, empanelled and sworn according to law
and the indictment being read to the jury
the Defendant now here entered his plea
of not guilty. Whereupon the jury after
hearing the evidence, argument of counsel and
receiving the charge of the Court retired
to consider of their verdict and after
matron deliberation returned into open
Court the following verdict to wit:

"We the jury find the Defendant guilty and
assess his fine at a fine of ten dollars".
W. S. Towns, Foreman

It is therefore ordered by the Court that the
State of Texas do have and recover of and
from the Defendant Ellie White the sum
of Ten Dollars fine assessed as aforesaid together
with all costs in this behalf incurred
for which said fine and costs execution
may issue. Further ordered that said

Monday the 10 day of A. D. 1894

Printers and Stationers, Fort Worth, Texas.

Defendant stand committed to the County Jail until said fine and costs are paid in full.

12934 State of Texas } Disorderly House
-vs- } Monday Sept 10, 1894.
Lou Sanders

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thompson came a jury of good and lawful men to wit: C. A. Daniel and five others who were duly selected, impaneled and sworn according to law, and the information being read to the jury the Defendant now here entering her plea of not guilty, Thompson the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged".

C. A. Daniel, Foreman
It is therefore ordered by the Court that the State of Texas case making by reason of this prosecution and that the Defendant go home without day.

13056 State of Texas } Theft
-vs- } Monday Sept 10, 1894.
Frank Murphy

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a jury of good and

lawful men to wit: S. P. Clark and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

S. P. Clark, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12996

State of Texas } Aggravated Assault
 -23- } Monday Sept 10, 1894.
 Wm Pierce

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: George Keller and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

Geo Keller, Foreman.

Monday the 10th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Sept 11, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

12978 State of Texas } Aggravated Assault
-63- } Tuesday Sept 11, 1894.
Buck Cooper }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit C. A. Daniel and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Aggravated Assault and assess his punishment at a fine of \$25⁰⁰ Tennty five dollars.

C. A. Daniel, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Buck Cooper the sum of Tennty five dollars fine assessed as

Tuesday the 11th day of September A. D. 1891

aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Now comes the County Attorney prosecuting the plea of the State and for cause and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 12561 State of Texas -vs- Fannie Anderson
Disturbing the Peace
- 12685 State of Texas -vs- Jack Leuberman & Bro
Fornication
- 12845 State of Texas -vs- Bob Perry
Theft
- 12847 State of Texas -vs- Bob Moore
Aggravated Assault
- 12879 State of Texas -vs- J. L. Hall
Carrying Pistol
- 12880 State of Texas -vs- Irvin Hall
Playing Cards Public Place
- 12882 State of Texas -vs- Matt Brinson
Playing Cards Public Place
- 12944 State of Texas -vs- Eugene Lambert
Playing Cards Public Place
- 12953 State of Texas -vs- E. E. M. Cochran
Embezzlement
- 12954 State of Texas -vs- E. E. M. Cochran
Embezzlement
- 12955 State of Texas -vs- E. E. M. Cochran
Embezzlement
- 12956 State of Texas -vs- E. E. M. Cochran
Embezzlement
- 12975 State of Texas -vs- Don Spikes
Aggravated Assault

13052 State of Texas -vs- Frank Whitton
Embryment

13055 State of Texas -vs- John Moore
Open on Sunday.

It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go home without day.

12574 State of Texas } Carrying Pistol
-vs- } Wednesday Sept 13, 1894
Will. Rumphie

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit J. W. McMahon and five others who were duly selected ^{and} sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find the Defendant not guilty."

J. W. McMahon, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

12957

State of Texas (Criminal)
Chas. J. Price } Wednesday Sept 12, 1894

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit: J. B. Prather and five others who were duly selected, empaneled and sworn according to law and the Complaint being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned unto open Court the following verdict to wit: "The jury find the Defendant not guilty."

J. B. Prather, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Sept 13, 1894, Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday the 13th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas

Friday Sept 14, 1894 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday,

12809 State of Texas vs. Joe Merritt } Disturbing the Peace
Friday Sept 14, 1894

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit: J. P. Prather and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here enters his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of one dollar"

Run Trial

J. P. Prather, Foreman
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Joe Merritt the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday the 14th day of September A. D. 1894

Texas Printing and Lithographing Co.

12809

State of Texas

-vs-

Joe Merritt

Friday Sept 14th 1894

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced to be heard the Defendant's Motion for a trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant, it is therefore ordered by the Court that said motion be and the same is hereby sustained and that said case stand for trial in regular order upon the Docket of this Court.

12937

State of Texas

-vs-

Lou Sanders

Disorderly House

Friday Sept 14th 1894

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. A. Daniel and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now her intent her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged." C. A. Daniel, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing

Friday the 14th day of September A. D. 1894.

Printers and Stationers, Fort Worth, Texas

by reason of this prosecution and that the Defendant go home without day.

12987 State of Texas } Aggravated Assault
Friday Sept 14, 1894,
Al Newton

This day came the County Attorney prosecuting the plea of the State also called the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. A. Daniels and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." C. A. Daniel Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday Sept 15, 1894 Court met at 9 o'clock pursuant to adjournment forrest as on yesterday.

12965 State of Texas } Aggravated Assault
 vs } Saturday Sept 15, 1894,
 D. La Craix }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: S. P. Clark and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant then being entered his plea of ~~not~~ not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant not guilty."

S. P. Clark, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12977 State of Texas } Aggravated Assault
 vs } Saturday Sept 15, 1894,
 Will Hamilton }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. B. Fisher and five others who were duly selected empaneled and sworn according to law and the Information being read

Saturday the 15th day of September A. D. 1894.

Printers and Stationers, Fort Worth, Texas

to the jury the Defendant now here intend his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of aggravated assault and assess his punishment at a fine of Twenty five dollars."

W. Prather, Foreman;

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have ^{and} recover of and from the Defendant Will Hamilton the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

12890

State of Texas } Exhibiting Gaming Device
 vs- } Saturday Sept 15, 1894.

new trial 2-24

J. P. Taylor

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. McMahon and five others who were duly sworn and sworn to and the indictment being read to the jury the Defendant now here intend his plea of not guilty. Whereupon the jury after hearing the evidence, argument of

cancel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the first count of the Indictment and assess his punishment at a fine of Twenty five dollars and ten days imprisonment in the County Jail"

J. N. McMahan, Foreman
 It is therefore ordered, adjudged & decreed by the Court that the State of Texas do have and recover of and from the Defendant J. O. Taylor the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of Ten days and until said fine and costs are paid in full.

Now come the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 11719 State of Texas -vs- Jake Johnson
 Pleading at Dice
- 11720 State of Texas -vs- Joe Wheat
 Pleading at Dice
- 11721 State of Texas -vs- Joe Wheat
 Pleading at Cards
- 12593 State of Texas -vs- Martin E. Gibbons
 Disobeying House.
- 12690 State of Texas -vs- J. Ensey
 Currying

Saturday the 15 day of *September* A. D. 1894

12978 State of Texas } Recognizance
 -vs- } Tuesday Sept 11, 1894.
 Buck Casper

This day came into open Court Buck Casper, Defendant in the above entitled cause who together with J. N. Carter and N. La Croix his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred and fifty dollars, conditionally that the said Buck Casper who stands charged in this Court with the offense of "Aggravated Assault" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminals Appeals of the State of Texas in this case.

Ordered that Court do now adjourn till Monday Morning at 9 o'clock

Monday Sept 17, 1894. Court met at 9 o'clock, pursuant to adjournment present as on Saturday

11972 State of Texas } Carrying Pistol.
 -vs- } Monday Sept 17, 1894.
 Elgin Shaw

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument

Monday the 17th day of ~~September~~ A. D. 1894

Printers and Stationers, Fort Worth, Texas

of counsel and being full advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go home without day.

Vermin Facing

Now comes C. A. Cullum, Sheriff of Tarrant County and brings into open Court the Vermin Facing for this the third week of the September Term of the County Court and upon the morning thereon being called five qualified jurors answering to wit: N. Arns, John Jones, C. C. Henry, P. D. Hudgins, and A. S. Gorman who were all tried and sworn and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete. It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: C. K. Crawford, J. L. Purvis, C. A. Balch, C. H. Groves, E. D. Dorey, Tom Watson, J. J. Daggman, A. Blum, A. Hudgins, J. M. Day and C. F. Eden who were all sworn and tried and placed upon the panel for the week.

12810

State of Texas } Carrying Pistol
 R. B. Krumm } Monday Sept 17, 1894

This day came the County attorney prosecuting the filing of the State also came the Defendant and his own proper person and both parties announced ready for trial. Thereupon

Came a jury of good and lawful men to wit: Jesse Jones and five others who were duly selected empaneled ^{and} sworn according to law and the indictment being read to the jury the Defendant now here intends his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury finds the Deft not guilty.

Jesse Jones, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17931

State of Texas } Disturbing the Peace
 } Friday Sept 14, 1894
Lula Blackman }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. S. Jones and five others who were duly selected empaneled ^{and} sworn according to law and the information being read to the jury the Defendant now here intends her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into

the day of A. D. 1894

Printers and Stationers, Fort Worth, Texas

Open Court the following verdict
 to wit: That the jury finds the Defendant guilty
 and assess her punishment at a fine of
 fifty cents. W. S. Jones, Foreman,
 It is therefore ordered by the Court
 that the State of Texas do have
 and receive of and from the Defendant
 Lulu Blackman the sum of fifty
 cents fine assessed as aforesaid
 together with all costs in this behalf
 incurred for which said fine and
 costs execution may issue. Further
 ordered that said Defendant stand
 committed to the County Jail until
 said fine and costs are paid in
 full.

Ordered that Court do now adjourn
 until tomorrow morning at 9 o'clock

Tuesday Sept 18, 1894 Court met at 9 o'clock
 pursuant to adjournment previous as on yesterday

8955

State of Texas } Getting at Dick
 vs- } Tuesday Sept 18, 1894.
 Jim Ellis }

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arrayed ready for trial. Thereupon came
 a jury of good and lawful men to wit
 J. H. Day and five others who were
 duly selected empaneled and sworn
 according to law and the indictment
 being read to the jury the Defendant
 now here entered his plea of not guilty
 Whereupon the jury after hearing the
 evidence argument of counsel ^{and} receiving

the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant not guilty." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12853

State of Texas } Aggravated Assault
 vs- } Thursday Sept 18, 1894

John Pore

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Jesse Jones and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars."

Jesse Jones, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant John Pore the sum of

Tuesday the 18th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas

Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

17853 State of Texas }
John Gore } Tuesday Sept 18, 1894.

This day came the County attorney presenting the plug of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Indictment herein and the argument of counsel being heard thereat because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts.

17883 State of Texas }
W. P. McConnell } Permitting Garrison }
Tuesday Sept 18, 1894.

This day came the County attorney presenting the plug of the State also came the Defendant in his own proper person and being forthwith summoned ready for trial. Thereupon came a jury of good and lawful men to wit P. J. Mahon and five others who were duly selected empaneled and sworn according to law and the Indictment

being read to the jury the Defendant now here enters his plea of not guilty, Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty as charged in the Indictment, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17903

State of Texas Exhibiting Gaming Device
 vs
 J. J. Mabon, Forrant
 Wednesday Sept 19, 1894

new trial

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Lewis and five others who were duly selected sworn and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five

Tuesday the 18th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas.

dollars and ten days confinement in the County Jail J. L. Purvis, Foreman; It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jov Cayleston the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committing to the County Jail for the full period of ten days and until said fine and costs are paid in full.

14903

State of Texas }
Jov Cayleston }
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both then came law to be heard the Defendant's Motion for a new trial being and the argument of counsel being heard there because it is the opinion of the Court that the law is for said Defendant It is therefore ordered by the Court that said Motion be ^{any} the same is sustained and that this case stand for trial in regular order upon the docket of this Court.

18906 State of Texas } Exhibiting Gaming Device
 vs- } Tuesday Sept 18, 1894,
 Tom Donaldson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Day and five others who were duly selected and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find Defendant not guilty"
 J. W. Day, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and said Defendant go hence without day.

18907 State of Texas } Permitted Gaming Device
 vs- } Tuesday Sept 18, 1894,
 J. J. Raiser }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Day and five others who were duly selected and sworn according to law, and the Indictment

Printers and Stationers, Fort Worth, Texas

being read to the jury the Defendant now here intends his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12968

State of Texas } *Cursing*
-as- } Tuesday Sept 18, 1894.
Charley Johnson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Day and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here intends his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant not guilty." J. W. Day, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18967 State of Texas } Quorum
vs- } Thursday Sept 20, 1894,
John Reeder }

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced ready
for trial, Thereupon came a jury of good
and lawful men to wit: A. J. Gorman
and five others who were duly selected
empaneled and sworn according
to law and the Information
being read to the jury the Defendant
not here entered his plea of not guilty,
Thereupon the jury after hearing the
evidence argument of Counsel and receiving
the charge of the Court returned to
consider of their verdict and after
mature deliberation returned into
open Court the following verdict to
wit: "We the jury find the Defendant
guilty and assess his punishment
at a fine of Five Dollars (\$5.00),
A. J. Gorman, Foreman".

It is therefore ordered by the Court
that the State of Texas do have
and recover of and from the Defendant
John Reeder the sum of Five Dollars
Five assessed as aforesaid together with
all costs in this behalf incurred
for which said fine and costs execution
may issue, Further ordered that
said Defendant stand committed to
the County Jail until said fine and
costs are paid in full.

130 West State of Texas } Vagrancy
 vs } Thursday Sept 20, 1894
 Jim Smith }

This day came the County attorney
 presenting the fees of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: J. H. Day and five others
 who were duly selected impersonal
 and sworn according to law,
 and the information being read
 to the jury the Defendant now
 here entered his plea of not guilty.
 Thereupon the jury after hearing the
 evidence argument of counsel ^{and} receiving
 the charge of the Court retired to
 consider of their verdict ^{and} after
 mature deliberation returned into
 open Court the following verdict
 to wit: "The jury find Defendant
 guilty and assess his punishment
 at a fine of Ten Dollars (\$10.00)
 J. H. Day, Foreman".

It is therefore ordered by the Court that
 the State of Texas do have ^{and} recover
 of and from the Defendant Jim Smith
 the sum of Ten Dollars fine assessed
 as aforesaid together with all costs in
 this behalf incurred for which
 said fine and costs execution
 may issue. Further ordering that
 said Defendant stand committed to
 the County Jail until said fine
 and costs be paid in full.

Thursday the 20 day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas

Orders that Court do now adjourn until tomorrow morning at 9 o'clock

Friday Sept 21, 1894 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

12713

State of Texas vs Charley Johnson } Aggravated Assault
Friday Sept 21, 1894.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged venue for trial. Thereupon came a jury of good and lawful men to wit: E. O. Darley and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars (\$25.00)"

E. O. Darley, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Charley Johnson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full

Monday Sept 24, 1894. Court in session, present as on first day of term,

Union Facing

Now comes E. A. Evers, Sheriff of Tarrant County and brings into open Court the Union Facing for this the Fourth Week of the September Term of the County Court and upon the return return being called for qualified jurors answered to wt. H. F. Bayard, J. Moore, J. H. Carter, J. M. Daugherty and A. J. Baker who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wt. J. D. Sumner, J. S. Patterson, J. M. Jenkins, Dan Parker, J. T. Castleberry, J. E. Mullins and M. C. Smith who were all sworn and tried and placed upon the panel for the week.

13065

State of Texas } Assault
vs. } Monday Sept 24, 1894.
Chas. Black

This day came the County attorney prosecuting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being

Monday the 24th day of September A. D. 1894

Printers and Stationers, Fort Worth, Texas

waived the matters of fact as well as of law were submitted to the Court and the Court after hearing the evidence and argument of counsel and being fully advised on the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Sept 25 1894. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

12831^a

State of Texas } Admitted
vs. } Tuesday Sept 25, 1894.
Tom Wade }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Gusting and five others who were duly selected, impaneled and sworn according to law and the information reads to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of this verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant not guilty. It is therefore ordered by the Court that

the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13095 State of Texas } Swindling
C. G. Leak } Tuesday Sept 25, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thompson came a jury of good and lawful men to wit: Dan Parker and five others who were duly returned empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$25.00, one days confinement in the County Jail.

Don Parker, Foreman;

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant C. G. Leak the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Friday Sept 28th 1894. Court in session pursuant as on first day of term,

13111

State of Texas } Keeping Saloon open on Sunday
- vs - } Friday Sept 28, 1894.
George Wallis }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: J. J. Castletony ^{and} five others who were duly sworn and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Twenty dollars. J. J. Castletony Foreman. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant George Wallis the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

12992

State of Texas }
vs }
Perry Talbot }

Monday Sept 10, 1894.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion in arrest of judgment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled.

14886

State of Texas }
vs }
George Burbank }

Monday Sept 10, 1894.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and ~~then~~ came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Ten Hundred Dollars, Dallam,

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

12781

State of Texas }
vs- }
Charles Fuller }

Monday Sept 10, 1894.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is overruled.

12890

State of Texas }
vs- }
J. P. Taylor }

Monday Sept 24, 1894.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said Motion be and the same is ~~overruled~~ being sustained and that said case stand for trial in regular order upon the docket of said Court.

12853

State of Texas

vs

John Ford

Monday Sept 24, 1894.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Appeals, Criminal Appeals of the State of Texas Recognizance of Defendant fixed by the Court at the sum of Two Hundred Dollars.

12931

State of Texas

vs

Lula Blackman

Monday Oct 1, 1894.

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives

notice of appeal to the Court of Criminal Appeals of the State of Texas recognizing of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

14978

State of Texas }
 -vs- } Monday Oct 1, 1894.
 Buck Cooper }

This day came the County Attorney representing the State also came the Defendant in his own proper person and both then came on to be heard the Defendant's Motion for a New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled.

13095.

State of Texas }
 -vs- } Monday Oct 1, 1894.
 C. G. Leak }

This day came the County Attorney representing the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the

Court of Criminal Appeals of the State of Texas, Recognizance of Defendant given by the Court at the sum of \$1,000.

17886

State of Texas } Recognizance
vs- } Monday Sept 10, 1894.
George Burbank }

This day came into open Court George Burbank, Defendant in the above entitled cause who together with N. C. Hall and Frank D. Hill his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Two Hundred Dollars, conditions that the said George Burbank who stands charged in this Court with the offense of "Did unlawfully keep and exhibit and use them and their interests in keeping and exhibiting for the purpose of gaming a certain gaming table, bank and device" And who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas.

Saturday Nov 3rd 1894.

Ordered that Court do now adjourn till
Court in Course

R. S. Johnson
County Judge

attest
John R. King Clerk

Be it remembered that on this the First Monday in November A. D. 1894 the same being the 5th day of November A. D. 1894 there was begun and holden a regular term of the County Court within ^{and} for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon. Ross G. Johnson County Judge Presiding, John P. King County Clerk, O. W. Gillespie County Attorney and E. A. Eubank Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

- Verdict Facing -

Now comes E. A. Eubank, Sheriff of Tarrant County and brings into open Court the Verdict Facing for this the First Week of the November Term of the County Court and upon the names therein being called six qualified jurors answered to wit: Dan Parker, J. M. Henderson, James Ryan, W. N. Stapleton, G. M. Ash ^{and} H. J. Messick who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: N. C. Turner, C. A. Curtis, Wade Tanner, John Burson, A. R. Mignon, Chas Schumaker, and Andrew Hagg who were all tried and sworn and placed upon the panel for the week.

Monday the 5th day of November A. D. 1894

Printers and Stationers, Fort Worth, Texas.

13104

State of Texas } Aggravated Assault
vs } Monday Nov 5, 1894.
Alice Commins }

This day came the County attorney presenting the fees of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: James Ryan and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: "We the jury find the Defendant Alice Commins guilty as charged in the indictment and assess her punishment at a fine of \$25.00

James Ryan, Foreman.
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Alice Commins the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

13175 State of Texas } Carrying Pistol
vs } Monday Nov. 5, 1894.
Alice Connors }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties appearing ready for trial. Thereupon came a jury of good and lawful men to wit H. T. Musick and five others who were duly selected and sworn and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel receiving the charges of the Court retiring to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: We the jury find the Defendant not guilty as charged in the Indictment.

H. T. Musick, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of said prosecution and that the Defendant go hence without day.

Ordering that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Nov 6, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

13177 State of Texas } Aggravated Assault
vs } Tuesday Nov 6, 1894.
Lucy Williams }

This day came the County Attorney presenting the plea of the State also came the Defendant in her

Tuesday the 6th day of November A. D. 1894

Printers and Stationers, Fort Worth, Texas.

own proper person and both parties announced ready for trial, Thompson came a jury of good and lawful men to wit: Dan Parker and five others who were duly selected and sworn and sworn according to law and the Information being read to the jury the Defendant now here entering her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Simple Assault and assess her punishment at a fine of \$5⁰⁰ Five Dollars. Dan Parker, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Lucy Williams the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do not adjourn till tomorrow morning at 9 o'clock.

Wednesday Nov 7th 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Thursday the 8th day of November A. D. 1894,

12900

State of Texas

vs-
Neal Cummings &
Addie Smith & Addie Coffey

Admitted
Thursday Nov 8, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant Neal Cummings is his own proper person and both parties arranged ready for trial Thereupon came a jury of good and lawful men to wit C. A. Butts & five others who were duly selected sworn according to law and the indictment being read to the jury the Defendant now here entering his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$100.00 one hundred dollars." C. A. Butts, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Neal Cummings the sum of One Hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

13140

State of Texas

Theft

vs
Jim Moore

Thursday Nov 8, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: C. A. Britts and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant Jim Moore (Col) guilty as charged in the indictment and assess his punishment at confinement in the County Jail for a term of one day and to pay a fine of ten (\$10) dollars."

C. A. Britts, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Jim Moore the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until said fine and costs are paid in full.

Thursday the 8th day of November A. D. 1894,

Printers and Stationers, Fort Worth, Texas.

13221

State of Texas } Theft
vs } Thursday Nov 8, 1894.
Alice Connors }

This day came the County Attorney presenting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Burford and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entering her plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict to wit: "We the jury find the Defendant Alice Connors guilty as charged in the Indictment & assess her punishment at confinement in the County Jail for one hour.

J. M. Burford, Foreman
It is thereupon ordered by the Court that said Defendant stand committed to the County Jail for the full period of one hour and until ~~and~~ all costs in this behalf are paid in full.

13231

State of Texas }
vs } Monday Nov 12, 1894.
Alice Connors }

This day came the County Attorney presenting the pleas of the State also came the Defendant in her own proper person and then came on to be heard the Defendant's motion for a new trial herein. And the argument of counsel being heard

therein because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is overruled.

Robt. G. Johnson
Judge

Monday Nov 19, 1894.

Court in session present the Hon Geo H. Armstrong, Judge thereof presiding:

- Venue Facias -

Now comes E. A. Eulers, Sheriff of Tarrant County and brings into open Court the Venue Facias for this the Third Week of the November Term of the County Court and upon the names therein being called six qualified jurors answered to wit J. N. Jenkins, R. L. James, W. J. Gilvin, Martin Levin, J. A. Erwin and J. H. Crowley who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit A. G. Shattuck, J. H. Jamison, G. E. Leary, N. O. Thomas, J. P. Coakley, Sam Chapman, who were all sworn and tried and placed upon the panel for the week.

Monday the 19th day of November A. D. 1894

Printers and Stationers, Fort Worth, Texas

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday Nov 20, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

13211

State of Texas } Carrying Pistol
vs } Tuesday Nov 20, 1894
George Corless

This day came the County Attorney prosecuting the plea of the State also came the Defendant, in his own proper person and both parties announced money for trial. Thereupon came a jury of good and lawful men to wit: J. N. Jackson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict ~~and~~ and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars. J. N. Jackson, Foreman."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant George Corless the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

13269 State of Texas } Paying Court Public Place
 John Hill } Tuesday Nov. 20, 1894.

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Gilvin and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "He the jury find the Defendant not guilty, W. J. Gilvin Foreman". It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

11093 State of Texas } Calling to Mirror
 A. Haffey } Wednesday Nov 21, 1894.

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Cronin and five others who were duly selected, empaneled and sworn according to law. And the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel and receiving the charge of the Court retired.

to consider of their verdict and after mature deliberation returned into open Court and announced that they could not agree upon it appearing to the Court that said jury has been kept together for a sufficient length of time. It is therefore ordered by the Court that said jury be discharged and that this case stand for trial in regular order upon the docket of this Court.

13195-

State of Texas } Murther Killing Arnold
-vs- } Wednesday Nov 21, 1894,
Willet Thomas }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Martin Larin and five others who were duly selected impaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Martin Larin Foreman.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

13230

State of Texas } Aggravated Assault
 -vs- } Wednesday Nov 21, 1894.
 George Carlisle }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence arguments of counsel and being fully advised in the premises finds the Defendant guilty ^{of simple assault} and assesses his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have ^{the} recovery of and from the Defendant George Carlisle the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 13211 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

13196

State of Texas } Misdemeanor, Keeping a
 -vs- } Wednesday Nov 21, 1894.
 Wm. Thomas }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court

Wednesday the 21 day of November A. D. 1894

Printers and Stationers, Fort Worth, Texas.

and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of Counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

13197

State of Texas } ^{vs.} ~~Wesley~~ Killing Irvin
Mitt Thomas } Wednesday Nov 21, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of Counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas recover nothing by reason of this prosecution and that the Defendant go hence without day.

13097

State of Texas } ^{vs.} Disturbing the Peace
P. O. Maddox } Tuesday Nov 20, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of

Counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moving the Court to dismiss the same viz:

- 11051 State of Texas - vs - L. Reno.
Getting at dice
- 11172 State of Texas - vs - W. A. Pringle
Getting to mirror
- 11588 State of Texas - vs - L. Reno
Exhibiting
- 11589 State of Texas - vs - L. Reno
Exhibiting
- 11654 State of Texas - vs - Sam Hester
Getting at dice
- 11675 State of Texas - vs - Sam Hester
Getting at dice
- 11676 State of Texas - vs - Sam Hester
Getting at dice
- 11677 State of Texas - vs - Sam Hester
Getting at dice
- 11701 State of Texas - vs - Lizzie Duvall
Disorderly House
- 11707 State of Texas - vs - L. Reno.
Exhibiting
- 11708 State of Texas - vs - L. Reno.
Exhibiting
- 11882 State of Texas - vs - John Sipoll
Adultery
- 11901 State of Texas - vs - Sam Hester
Getting at dice

County Court (Criminal) Minutes, Tarrant County, November Term, 1894,

Tuesday the 20 day of November A. D. 1894,

Printers and Stationers, Fort Worth, Texas.

- 11902 State of Texas -vs- Sam Hester
Outing
- 11903 State of Texas -vs- Sam Hester
Outing
- 11911 State of Texas -vs- John Sybarger
Exhibiting
- 11940 State of Texas -vs- John Shipp
Outing
- 12137 State of Texas -vs- Sam Hester
Outing
- 12138 State of Texas -vs- John Shipp
Outing
- 12201 State of Texas -vs- Tom De Witt
Carrying
- 12292 State of Texas -vs- Fredo Dailey
Outing on Sunday.
- 12308 State of Texas -vs- Wm Norton
Disturbing the Peace.
- 12341 State of Texas -vs- James Humphill
Exhibiting
- 12343 State of Texas -vs- James Humphill
Exhibiting
- 12344 State of Texas -vs- James Humphill
Exhibiting
- 12575 State of Texas -vs- Lizzie Duvall.
Disorderly House.
- 12576 State of Texas -vs- Lizzie Duvall.
Disorderly House.
- 12577 State of Texas -vs- Lizzie Duvall
Disorderly House.
- 12578 State of Texas -vs- Lizzie Duvall
Disorderly House
- 12579 State of Texas -vs- Lizzie Duvall
Disorderly House.
- 12700 State of Texas -vs- Wm Norton
Selling to minor
- 12705 State of Texas -vs- John Rushing
Assault
- 12794 State of Texas -vs- W. W. McNamee
aggravated assault

- 12807 State of Texas -vs- Frank Grimsley
Disturbing the Peace
- 12808 State of Texas -vs- Em Bradford
Disturbing the Peace.
- 12809 State of Texas -vs- Joe Merritt
Disturbing the Peace
- 12811 State of Texas -vs- Tom Thompson
Disturbing the Peace
- 12818 State of Texas -vs- Curtis Thompson
Disturbing the Peace
- 12821 State of Texas -vs- Jack Johnson
aggravated assault
- 12822 State of Texas -vs- Jack Johnson
aggravated assault
- 12869 State of Texas -vs- Sterling Woods.
Getting at Dice
- 12891 State of Texas -vs- Sterling Woods
Getting at Dice
- 12895 State of Texas -vs- Sterling Woods
Getting at Dice
- 12892 State of Texas -vs- Jim Brandon
Carrying Pistol
- 12916 State of Texas -vs- Volney Robinson
Open on Sunday.
- 12919 State of Texas -vs- Buck Allen
Open on Sunday
- 12924 State of Texas -vs- Tom Shorn
Fornication
- 13005 State of Texas -vs- Go Collins
Getting at Dice
- 13010 State of Texas -vs- Chas Wright
Getting at Dice
- 13011 State of Texas -vs- Chas Wright
Getting at Dice
- 13027 State of Texas -vs- W.H. Smith
Keeping Open on Sunday
- 13077 State of Texas -vs- Go Wallis
Selling on Sunday.
- 13078 State of Texas -vs- George Wallis
Selling on Sunday

Printers and Stationers, Fort Worth, Texas.

- 13107 State of Texas -vs- J. D. Miller
Selling on Sunday.
- 13108 State of Texas -vs- J. D. Miller
Open on Sunday.
- 13110 State of Texas -vs- W. J. Hanks
Open on Sunday.
- 13112 State of Texas -vs- Edw Ayres
Open on Sunday.
- 13121 State of Texas -vs- Will Snow
Getting
- 13122 State of Texas -vs- Will Snow
Getting
- 13181 State of Texas -vs- C. Johnson,
Aggravated Assault
- 13182 State of Texas -vs- C. Johnson
Cursing
- 13183 State of Texas -vs- C. Johnson
Cursing
- 13198 State of Texas -vs- P. O. Maddox
Selling on Sunday.
- 13203 State of Texas -vs- Adam Harder
Selling on Sunday.
- 13205 State of Texas -vs- Sarah Johnson
Assault
- 13223 State of Texas -vs- Bill Rosenthal
Embryment
- 13224 State of Texas -vs- Minnie Taylor,
Malicious Mischief
- 13227 State of Texas -vs- Jim Haggerty
Abusive Language.
- 13311 State of Texas -vs- Paul Schubert
Selling on Sunday
- 13247 State of Texas -vs- Dick House
Getting at dice
- 13248 State of Texas -vs- Dick House
Getting at dice.
- 13272 State of Texas -vs- John Hurt
Playing Cards.
- 13273 State of Texas -vs- Nat Ramsey
Playing Cards.

13094 State of Texas -vs- Will Estes
 Playing Cards.

13096 State of Texas -vs- J. P. House
 Playing Cards.

13097 State of Texas -vs- Will House
 Playing Cards.

It is therefore ordered by the Court that the State of Texas recover nothing by reason of these prosecutions and that the Defendants go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday Nov 22, 1894 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

13129 State of Texas } Aggravated Assault,
 -vs- } Thursday Nov 22, 1894.
 Eric Withen }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Thacker and five others who were duly selected sworn and sworn according to law, and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "Be the jury find the Defendant not guilty."
 A. G. Thacker Foreman

It is therefore ordered by the Court that

Thursday the 22nd day of November A. D. 1894,

Printers and Stationers, Fort Worth, Texas

the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13215 State of Texas } Aggravated Assault
-vs- } Thursday Nov 22, 1894
H. O. Burghards }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Shattuck and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of aggravated assault and assess his punishment at a fine of fifty dollars.
A. G. Shattuck, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant H. O. Burghards the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

13116

State of Texas } aggravated assault.
-vs- } Thursday Nov 22, 1894,
Magnie Cadler }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13159

State of Texas } Open on Sunday
-vs- } Thursday Nov 22, 1894,
A. J. Adams }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

the day of A. D. 189.....

Printers and Stationers, Fort Worth, Texas.

13368

State of Texas } Assault
vs } Monday Nov 19, 1894.

J. A. Cozby
This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced ready
for trial a jury being waived the matters
of fact as well as of law were submitted
to the Court and the Defendant now here
entered his plea of not guilty. Whereupon
the Court after hearing the evidence argument
of counsel and being fully advised in
the premises finds the Defendant not
guilty. It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and that
the Defendant go hence without day.

13302

State of Texas } Selling on Sunday,
vs } Wednesday Nov 21, 1894.
Victor Foster

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial a jury being
waived the matters of fact as well
as of law were submitted to the
Court and the Defendant now here
entered his plea of not guilty.
Whereupon the Court after hearing the
evidence, argument of counsel and being fully
advised in the premises finds the
Defendant not guilty. It is therefore
ordered by the Court that the State of
Texas take nothing by reason of this
prosecution and that the Defendant
go hence without day.

13302

State of Texas } Sitting on Sunday.
-vs- } Wednesday Nov 21, 1894.
Victor Foster

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13304

State of Texas } Sitting on Sunday.
-vs- } Wednesday Nov 21, 1894.
Victor Foster

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

~~Wednesday~~ the 21 day of ~~November~~ A. D. 1894

13168

State of Texas } Aggravated Assault
-vs- } ~~Wednesday~~ Nov 21, 1894
Chas. Kerline }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty.

Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and let the Defendant go hence without day.

~~13178~~

Saturday Nov 24, 1894 Court in session present as on ~~last~~ yesterday.

13178

State of Texas } Fornication
-vs- } Saturday Nov 24, 1894
Chas. Kingsworth, et al }

This day came the County Attorney prosecuting the plea of the State also came the Defendant Chas. Kingsworth in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Gilman and five others who were duly selected and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel receiving the charge of the Court retired to

consider of their verdict and after mature deliberation returned into open Court ~~the~~ and announced that they could not agree and it appearing to the Court that said jury has been kept together for a sufficient length of time. It is therefore ordered by the Court that said jury be discharged and that this case stand for trial in regular order upon this docket.

13135

State of Texas } Carrying Pistol
-vs- } Saturday Nov 24, 1894.
Army Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Judson and five others who were duly selected empaneled and sworn according to laws and the information being read to the jury the Defendant gave here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. M. Judson Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday the 25 day of November A. D. 1894,

Printers and Stationers, Fort Worth, Texas.

Ordered that Court do now adjourn until Monday morning at 9 o'clock,

Monday Nov 26, 1894 Court met at 9 o'clock pursuant to adjournment present as on Saturday,

Verdict Facing

Now comes E. A. Cullers Sheriff of Tarrant County and brings into open Court the Verdict Facing for this the Fourth Week of the November Term of the County Court and upon the names therein being called thru qualified jurors answers to Mr. M. G. Day, J. L. Danson, and Geo. Dounds who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: D. S. Hall, J. T. Benjamin, W. H. Litchmont, H. Applewhite, C. J. Marsh, J. F. Smith, J. A. Gray, J. D. McAnally and E. Warner, who were duly sworn and tried and placed upon the panel for the week.

18637

State of Texas } Sheriff
vs. } Monday Nov 26, 1894,
John Seavey

This day came the County Attorney prosecuting in behalf of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: M. G. Day and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant rose from behind his plea of not guilty. Whereupon the jury after hearing the evidence

argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty, as charged. W. G. Day, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13464

State of Texas } Open on Sunday
-25- } Tuesday Nov 20, 1894.
C. D. Couch

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here returned his plea of not guilty.

Whereupon the Court after hearing the evidence, argument of Counsel ^{and} having fully advised ^{the} jury ^{finds} the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13651

State of Texas } Theft.
-25- } Tuesday Nov 27, 1894.
Eugene Williams

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Whereupon came a jury of good and lawful men

Tuesday the 27th day of November A. D. 1894

Printers and Stationers, Fort Worth, Texas

to wit: J. J. Benjamin and five others who were duly selected impaneled and sworn according to law and the information being read to the jury the defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged and assess his punishment at thirty days imprisonment in County Jail,

J. J. Benjamin, Foreman.
It is therefore ordered by the Court that the said Defendant stand committed to the County Jail for the full period of thirty days and until ~~the~~ all costs in this case are paid in full.

13653 State of Texas } Employment
by } Tuesday Nov 27th 1894.
Frank Whitstone }

This day came the County Attorney representing the people of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. L. Dodson and five others who were duly selected impaneled and sworn and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

to wit: We the jury find the Defendant guilty as charged in the Indictment and of Embrozzlement and assess his punishment at a fine of Forty Dollars and imprisonment in the County Jail for a period of one day.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Frank Whitstone the sum of Forty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Nov. 28th 1894, Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

13711

State of Texas }
vs }
Geo Carder } Wednesday Nov 28, 1894.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the law is against said motion

It is therefore ordered by the Court that said motion be and the same is overruled to which ruling of the Court the Defendant excepts and in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas

13430

State of Texas }
-vs- } *Wednesday Nov 28, 1894.*
George Carless }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

13652

State of Texas }
-vs- } *Wednesday Nov 28, 1894.*
Harry Wells }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that

said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives Notice of Appeal to the Court of Criminal Appeals of the State of Texas.

13657 State of Texas } Recognizance
-vs- } Wednesday Nov 28, 1894.
Henry Wells }

This day came into open Court Henry Wells, Defendant in the above entitled cause who together with John F. Swayne, Amanda Hyatt and J. B. Littlejohn his curators acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred & fifty dollars conditional that the said Henry Wells who stands charged in this Court with the offense in the County of Tarrant and State of Texas heretofore on the 25th day of November in the year of our Lord one thousand eight hundred and ninety four did unlawfully in and upon one Lida Chickris, a female commit an aggravated assault said Henry Wells being and being an adult male person and who has been convicted of said offense of this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

13657 State of Texas } Aggravated Assault
-vs- } Wednesday Nov 28, 1894.
Henry Wells }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Dodson and five others who were duly selected

Printers and Stationers, Fort Worth, Texas

impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the indictment ^{and} assess his punishment at a fine of \$25⁰⁰ twenty five dollars; J. L. Wilson, Foreman".

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant Henry Wells the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until the fine and costs are paid in full.

13745

State of Texas } Sitting at Dick,
Grant Oriscu } Wednesday Nov 28, 1894,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State

of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13761

State of Texas } Open on Sunday,
 vs- } Wednesday Nov 28, 1894.
 Ed Brown

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and the Defendant go hence without day.

13762

State of Texas } Open on Sunday,
 vs- } Wednesday Nov 28, 1894.
 Ed Brown

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is

Printers and Stationers, Fort Worth, Texas

ordained by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13211-

State of Texas } Recognizance
-vs- George Carliss } Saturday Dec 1, 1894.

This day came into open Court George Carliss, Defendant in the above entitled cause who together with Lewis Leonard, W. W. Miller and Mrs Lizzie Starr his sureties, acknowledge themselves jointly indebted to the State of Texas in the penal sum of One Hundred and fifty dollars conditioned that the said George Carliss who stands charged in this Court with the offense of "Unlawfully carry on and about his person a certain pistol" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

13230

State of Texas } Recognizance
-vs- George Carliss } Saturday Dec 1, 1894.

This day came into open Court George Carliss, Defendant in the above entitled cause who together with Lewis Leonard, W. W. Miller and Mrs Lizzie Starr his sureties acknowledge themselves jointly indebted to the State of Texas in the penal sum of One Hundred and fifty

dollars conditioned that the said George Corless, who stands charged in this Court with the offense of "Did in the County of Tarrant & State of Texas heretofore on Oct 22nd A.D. 1894 unlawfully in aid of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

13230

State of Texas } Recognizance
 -603- } Saturday Dec 1, 1894
 George Corless

This day came into open Court George Corless Defendant in the above entitled cause who together with Louis Leonard, W. W. Miller and Mrs Lizzie Starr, his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred and fifty dollars conditioned that the said George Corless who stands charged in this Court with the offense of "In the County of Tarrant and State of Texas heretofore on the 22nd day of October A.D. 1894 did unlawfully in aid upon one Aaron Dely commit an aggravated assault with a certain pistol the same being then and then a deadly weapon" and who has been convicted of simple assault in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

the day of A. D. 189

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Saturday Jan 5, 1895
Ordered that Court do now adjourn till
Court in Course.

Geo. W. Armstrong
County Judge

Attest:
John P. King & Co

Monday the 7th day of January A. D. 1895.

Be it remembered that on this the First Monday in January A. D. 1895 the same being the 7th day of January A. D. 1895 there was begun and held a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon. Geo. H. Armstrong County Judge, Presiding; John O. Kirby County Clerk; C. W. Silsbee, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

Venue Facing

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Venue Facing for this the First Week of the January Term of the County Court and the names chosen being called six qualified jurors according to wit: C. D. Couch, A. J. Murphy, Walter Nelson, J. D. McAnally, D. L. Martin and J. N. McMahon, who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. A. Williams, W. B. Hammett, R. F. Dougherty, J. P. Dodson, John Crow and J. H. Day who were all sworn and tried and placed upon the panel for the week.

Monday the 7th day of January A. D. 1895.

Printers and Stationers, Fort Worth, Texas

Ordered that Court do now adjourn until Wednesday morning at 9 o'clock

Wednesday Jan 9th 1895, Court met pursuant to adjournment pursuant as on first day of term.

13 best

State of Texas } Adultery
-vs- } Thursday Jan 10. 1895.
Belle Meek

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter S. Walston and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant upon her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of Adultery as charged in the Indictment and assess her punishment at a fine of One Hundred Dollars."

Walter S. Walston, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Belle Meek the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine & costs are paid in full.

1364 State of Texas }
 Belle Meek } Thursday Jan 10, 1895,

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and there came on to be heard the Defendant's Motion for a new trial heretofore and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court give notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of Defendant fixed by the Court at the sum of Three Hundred Dollars.

1364 State of Texas } Recognizance
 Belle Meek } Thursday Jan 10, 1895.

This day came into open Court Belle Meek, Defendant in the above entitled cause who together with C. M. Brown and A. H. Jackson her curators acknowledge themselves jointly indebted to the State of Texas in the penal sum of Three Hundred Dollars conditional that the said Belle Meek who stands charged in this Court with the offense of "In the County of said State of Texas on the 15th day of November in the year of our Lord one thousand eight hundred and ninety four said Belle Meek, a woman did unlawfully live together and have carnal intercourse with one A. B. East, a man the said East being then and then lawfully married to another person then living" and who has

been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Orders that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday, Jan'y 11, 1895. Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

14054

State of Texas } Aggravated Assault,
vs- } Friday Jan'y 11, 1895.
Frank Huffman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. D. Couch and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." C. D. Couch, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14049 State of Texas } Vagrancy
 -25- } Friday Jan'y 11, 1895.
 Jim O'Conner }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit J. N. McMahon, and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel came receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. N. McMahon Foreman;
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13721 State of Texas } Occupation without License
 -20- } Saturday Jan'y 14, 1895.
 M. Larkin }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. And it appearing to the Court that said Defendant has paid the tax since the filing of the Indictment. It is therefore ordered by the Court that all cases of this prosecution be and the same are adjudged against said Defendant for which said

costs execution may issue. Further
ordains that said Defendant stand committed
to the County Jail until said costs
are paid in full.

13708

State of Texas } Disturbing the Peace,
-vs- } Saturday Jan'y 14, 1895,
Will Dearing }

This day came the County attorney pro-
secuting the plea of the State also
came the Defendant in his own proper
person and both parties announced ready
for trial. Thereupon came a jury of good and
lawful men to wit: S. J. Murphy and five
others who were duly selected ^{and} sworn
according to law and the information
being read to the jury the Defendant gave
verdict his plea of not guilty. Whereupon
the jury after hearing the evidence, argument of
counsel and receiving the charge of the Court
retired to consider of their verdict and after
mature deliberation returned into open Court
the following verdict to wit: "The jury find the
Defendant not guilty." S. J. Murphy, Foreman.
It is therefore ordained by the Court that
the State of Texas take nothing by reason
of this prosecution and that the Defendant
go hence without day.

Ordained that Court do now adjourn until tomorrow
Monday at nine o'clock,

Monday Jan'y 14, 1895. Court met at 9 o'clock
pursuant to adjournment pursuant as on Saturday,

Monday the 14th day of January A. D. 1895.

- *Union Facing* -

Now comes E. A. Entler, Sheriff of Tarrant County and brings into open Court the Union Facing for this the 2nd Week of the January Term of the County Court and the names thereon being called six qualified jurors answered to wit: J. S. Aiken, J. C. McKinney, S. Haag, J. D. Gummels, A. H. Hill & H. D. Sifiscomb, who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: Gabe Coyle, P. B. Gately, W. S. Marshall, C. A. Daniels, L. E. Hardisty and D. T. Finley, who were all sworn and tried and placed upon the panel for the week,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Jan'y 15, 1895 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

13643 State of Texas } Adversary
 vs } Tuesday Jan'y 15, 1895.
 A. B. East }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being required the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, Whereupon the Court after hearing the evidence, argument of counsel and bringing fully advised jury of the premises

finds the Defendant guilty and assessing this punishment, at a fine of Two Hundred Dollars, It is therefore ordered adjudged and decreed by the Court that the State of Texas do have and recover of ^{and} from the Defendant A. B. East the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

13765

State of Texas }
vs }
Chas Rabb } Sheriff
Tuesday Jan 15, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact were submitted to the Court, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

13996

State of Texas }
vs }
Richard Trime } Betting at Dice
Tuesday Jan 15, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties, arraigned ready for trial. Thereupon came a jury of twelve and lawful men to wit W. J. Marshall, and five others who were duly selected

empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the prisoner not guilty as charged."

W. S. Marshall, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13404 State of Texas } Open on Sunday.
-vs- } Friday Jan'y 11, 1895.
O. D. Couch

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. Whereupon it is ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13405 State of Texas } Open on Sunday
-vs- } Friday Jan'y 11, 1895.
O. D. Couch

This day came the County Attorney prosecuting the plea of the State also

Friday

the 11

day of *January*

A. D. 1895

Printers and Stationers, Fort Worth, Texas.

Came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13406

State of Texas } Open on Sunday
 - vs - } Friday Jan 11, 1895.
 O. D. Couch.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact were submitted to the Court and the Defendant now here entered his plea of not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11950

State of Texas } Exhibiting
 - vs - } Tuesday Jan 15, 1895.
 Nat Kramer

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as ~~well as~~ were submitted to the Court and the Defendant now here

entire his plea of ^{not} guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11951

State of Texas } Exhibitory
-vs- } Tuesday Jan. 15, 1895.
Mat Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11952

State of Texas } Exhibitory
-vs- } Tuesday Jan. 15, 1895.
Mat Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of

Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

11953

State of Texas } Exhibiting
-vs- } Tuesday Jan'y 15, 1895.
Nat. Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds that Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11954

State of Texas } Exhibiting
-vs- } Tuesday Jan'y 15, 1895.
Nat. Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11955 State of Texas } Exhibiting
 vs } Tuesday Jan'y 15, 1895,
 Nat. Kramer }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11956 State of Texas } Exhibiting
 vs } Tuesday Jan'y 15, 1895,
 Nat. Kramer }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday the *15th* day of *January* A. D. 1895,

11957

State of Texas } Exhibiting
-vs- } *Tuesday Jan 15, 1895,*
Nat. Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11958

State of Texas } Exhibiting
-vs- } *Tuesday Jan 15, 1895,*
Nat. Kramer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11959 State of Texas } Exhibiting
vs }
Nat. Kramer } Tuesday Jan'y 15, 1895.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11960 State of Texas } Exhibiting
vs }
Nat. Kramer } Tuesday Jan'y 15, 1895.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11961

State of Texas } Exhibiting
vs } *Tuesday Jan'y 15, 1895.*
Mat Kramer }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11962

State of Texas } Exhibiting
vs } *Tuesday Jan'y 15, 1895.*
Mat Kramer }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday

the

15th

day of

JanuaryA. D. 1895.

11963 State of Texas } Exhibiting
 vs } Tuesday Jan'y 15, 1895.
 Nat. Kramer }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that said Defendant go hence without day.

13088 State of Texas } Open on Sunday
 vs } Saturday Jan'y 12, 1895.
 Dixie Kittle }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas

12891

State of Texas

^{vs-}
Myer Gabert

} Friday, Jan'y 11, 1895.

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is overruled.

13089

State of Texas

^{vs-}
A. M. Kitts

} Open on Sunday
Saturday, Jan'y 12, 1895.

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13204 State of Texas } Exhibiting News Table,
 -vs- } Tuesday Jan'y 15, 1895.
 Sam Frick

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13995 State of Texas } Betting at Dice
 -vs- } Wednesday Jan'y 9, 1895.
 Will Taylor

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas

14053

State of Texas

^{-vs-}
Wilburn Walker

Sitting at Dices
Thursday Jan 10, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13849

State of Texas

^{-vs-}
Bob Gibbons

Sitting on Sunday?
Wednesday Jan 9, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13850 State of Texas } Telling on Sunday
 vs- } Wednesday Jan 9, 1895.
 Robt Gibbons

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13894 State of Texas } Telling on Sunday
 vs- } Friday Jan 11, 1895.
 Lewis Wietman

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 11th day of January A. D. 1895.

Printers and Stationers, Fort Worth, Texas.

13776

State of Texas } Vagrancy
vs. } Friday, Jan'y 11, 1895.
Thomas Ryan }

This day came the County attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13692

State of Texas } Open on Sunday.
vs. } Friday, Jan'y 11, 1895.
H. Brown }

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13901 State of Texas } Open on Sunday
 vs- } Friday Jan'y 11, 1895.
 H. Brann

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13902 State of Texas } Open on Sunday
 vs- } Friday Jan'y 11, 1895.
 H. Brann

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 11 day of January A. D. 1895

Printers and Stationers, Fort Worth, Texas.

13972 State of Texas } Open on Sunday
vs } Friday, Jan'y 11, 1895,
Louis Maas

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13931 State of Texas } Opening on Sunday
vs } Friday, Jan'y 11, 1895,
Louis Maas

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday

the

11

day of

January

A. D. 1895.

Texas Printing and Lithographing Co.

13954 State of Texas } Playing Cards Public Place
 vs } Friday, Jan'y 11, 1895.
 Henry Gray

This day came the County attorney
 presenting the pleas of the State also
 came the Defendant in his own proper
 person and both parties announced
 ready for trial a jury being ~~was~~ waived
 the matters of fact as well as of law
 were submitted to the Court and the Defendant
 now here entered his plea of not
 guilty. And the Court being fully advised
 in the premises finds the Defendant not
 guilty. It is therefore ordered by the
 Court that the State of Texas
 take nothing by reason of this
 prosecution and that the Defendant go
 hence without day.

13952 State of Texas } Exhibiting
 vs } Friday, Jan'y 11, 1895.
 Henry Gray

This day came the County attorney
 presenting the pleas of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury being
 waived the matters of fact as well
 as of law were submitted to the Court
 and the Defendant now here entered
 his plea of not guilty. And the Court
 being fully advised in the premises finds
 the Defendant not guilty. It is therefore
 ordered by the Court that the State
 of Texas take nothing by reason of
 this prosecution and that the
 Defendant go hence without day.

Friday the 11th day of January A. D. 1895.

13972

State of Texas } Exhibiting
-vs- } Friday Jan 11, 1895.
Henry Gray

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

14014

State of Texas } Open on Sunday
-vs- } Friday Jan 11, 1895.
David Coaly

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

14015 State of Texas } Open on Sunday
-vs- } Friday, Jan'y 11, 1895.
David Cady

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14022 State of Texas } Open on Sunday
-vs- } Friday, Jan'y 11, 1895.
Oute Curry

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday the 12th day of January, A. D. 1895,
Printers and Stationers, Fort Worth, Texas.

13782

State of Texas

Saturday Jan'y 12, 1895.

J. A. ^{vs-} ~~Ernis~~ ^{Ernis}

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion to Quash the Indictment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled.

13782

State of Texas

Saturday Jan'y 12, 1895.

J. A. ^{vs-} ~~Ernis~~ ^{Ernis}

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion in arrest of Judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby sustained.

13786 State of Texas } Aggravated Assault
 vs } Saturday Jan'y 12th 1895.
 Harrison Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13297 State of Texas } Driving on Sunday
 vs } Monday Jan'y 14th 1895.
 Fritz Diefel }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the *14th* day of *January* A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

13298

State of Texas } *Opening on Sunday*
vs } *Monday Jan 14, 1895.*
 Fritz Duffel

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13385

State of Texas } *Open on Sunday.*
vs } *Monday Jan 14, 1895.*
 A. Dean

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas

take nothing by reason of this
 prosecution and that the Defendant
 go hence without day,

13386 State of Texas } Open on Sunday
 vs- } Monday Jan'y 14, 1895.

A. Dean

This day came the County Attorney
 presenting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced ready
 for trial a jury being waived the matters
 of fact as well as of law were sub-
 mitted to the Court and the Defendant
 now has entered his plea of not
 guilty, and the Court being fully advised
 in the premises finds the Defendant
 not guilty. It is therefore ordered by
 the Court that the State of Texas
 take nothing by reason of this
 prosecution and that the Defendant
 go hence without day.

13387 State of Texas } Open on Sunday
 vs- } Monday Jan'y 14, 1895.

A. Dean

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury being
 waived the matters of fact as well
 as of law were submitted to the
 Court and the Defendant now has
 entered his plea of not guilty,
 and the Court being fully advised in the
 premises finds the Defendant not guilty.
 It is therefore ordered by the Court that
 the State of Texas take nothing by reason

of this presentation and that the Defendant go hence without day.

13388 State of Texas } Open on Sunday
vs- } Monday Jan'y 14, 1895.
A. Dean
 This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now returned his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13389 State of Texas } Open on Sunday
vs- } Monday Jan'y 14, 1895.
A. Dean
 This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now returned his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13925 State of Texas } Open on Sunday
 } Monday Jan'y 14, 1895,
 } Oscar Talloray }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13924 State of Texas } Sitting on Sunday
 } Monday Jan'y 14, 1895,
 } Al Eckert }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday the 15 day of January A. D. 1895

Printers and Stationers, Fort Worth, Texas

13449

State of Texas } Exhibiting
 vs. } Tuesday Jan'y 15, 1895.
 Ed. Tuttle

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13450

State of Texas } Exhibiting
 vs. } Tuesday Jan'y 15, 1895.
 Ed. Tuttle

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13451 State of Texas } Exhibiting
 -vs- } Tuesday Jan'y 15, 1895.
 Edw. Tuttle }

This day came the County attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury
 being waived the matters of fact as
 well as of law were submitted to the
 Court and the Defendant now here
 entered his plea of not guilty.
 And the Court being fully advised
 in the premises found the Defendant
 not guilty. It is therefore ordered by
 the Court that the State of Texas
 take nothing by reason of this prosecution
 and that the Defendant go hence
 without day.

13452 State of Texas } Exhibiting
 -vs- } Tuesday Jan'y 15, 1895.
 Edw. Tuttle }

This day came the County attorney
 presenting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced
 ready for trial a jury being waived
 the matters of fact as well as of
 law were submitted to the Court and
 the Defendant now here entered his
 plea of not guilty. And the Court
 being fully advised in the premises
 found the Defendant not guilty. It
 is therefore ordered by the Court that
 the State of Texas take nothing
 by reason of this prosecution and
 that the Defendant go hence without
 day.

Tuesday the 15 day of January A. D. 1895

13453

State of Texas } Exhibiting
-vs- } Tuesday Jan'y 15, 1895.
Edo Tuttle

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13454

State of Texas } Exhibiting
-vs- } Tuesday Jan'y 15, 1895.
Edo Tuttle

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13479 State of Texas } Exhibiting
vs }
Charley Wright } Tuesday Jan'y 15, 1895,

This day came the County attorney
presenting the plea of the State
also came the Defendant in his own
proper person and both parties announced
ready for trial a jury being waived the
matters of fact as well as of law were
submitted to the Court and the Defendant
now here entered his plea of not guilty,
And the Court being fully advised
in the premises finds the Defendant
not guilty. It is therefore ordered
by the Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendant
go hence without day.

13480 State of Texas } Exhibiting
vs }
Charley Wright } Tuesday Jan'y 15, 1895,

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial a jury being
waived the matters of fact as well as
of law were submitted to the Court
and the Defendant now here entered
his plea of not guilty. And the
Court being fully advised in the
premises finds the Defendant not
guilty. It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

Tuesday the *15* day of *January* A. D. 1895,

13481

State of Texas } Exhibiting
vs }
Charley Wright } Tuesday Jan'y 15, 1895.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being required the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13482

State of Texas } Exhibiting
vs }
Charley Wright } Tuesday Jan'y 15, 1895.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being required the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday the 15 day of January A. D. 1895.

13482

State of Texas } Exhibiting
 vs }
 Charley Wright } Tuesday Jan'y 15, 1895.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13484

State of Texas } Exhibiting
 vs }
 Charley Wright } Tuesday Jan'y 15, 1895.

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13564

State of Texas } Telling on Sunday
N. H. ^{vs} Ward } Tuesday Jan 15, 1895,

This day came the County attorney
presenting the files of the State
also came the Defendant in his own
proper person and both parties announced
ready for trial a jury being waived
the matters of fact as well as of law
were submitted to the Court and the
Defendant now here entered his
plea of not guilty. And the Court
being fully advised in the premises finds
the Defendant not guilty. It is therefore
ordered by the Court that the State
of Texas take nothing by reason of
this prosecution and that the Defendant
go hence without day.

13565

State of Texas } Telling on Sunday
vs } Tuesday Jan 15, 1895,
James Deems

This day came the County attorney
presenting the files of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial a jury being
waived the matters of fact as well
as of law were submitted to the
Court and the Defendant now here
entered his plea of not guilty. And
the Court being fully advised in the
premises finds the Defendant not guilty.
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

13630 State of Texas } Sitting on Sunday
 vs- } Tuesday Jan'y 15, 1895.

Jack Dean

This day came the County Attorney
 presenting the plea of the State also
 came the Defendant in his own
 proper person and both parties announced
 ready for trial a jury being waived the
 matters of fact as well as of law were
 submitted to the Court and the Defendant
 now has entered his plea of not guilty,
 And the Court being fully advised in
 the premises finds the Defendant not
 guilty. It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and
 that the Defendant go hence without
 day.

13631 State of Texas } Sitting on Sunday
 vs- } Tuesday Jan'y 15, 1895.

Jack Dean

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury being
 waived the matters of fact as well as
 of law were submitted to the Court and the
 Defendant now has entered his plea of
 not guilty, And the Court being fully
 advised in the premises finds the Defendant
 not guilty. It is therefore ordered by
 the Court that the State of Texas take
 nothing by reason of this prosecution
 and that the Defendant go hence
 without day.

Tuesday the 15th day of January A. D. 1895.

13340

State of Texas } Exhibiting
-vs- } Tuesday Jan'y 15, 1895.
Sam Finch

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and the Defendant go home without day.

13341

State of Texas } Exhibiting
-vs- } Tuesday Jan'y 15, 1895.
Sam Finch

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and the Defendant go home without day.

Tuesday the 15 day of January A. D. 1895

13344 State of Texas } Exhibiting
vs } Tuesday Jan 15, 1895,
Sam Finck }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13488 State of Texas } Aggravated Assault
vs } Wednesday Jan 16, 1895,
Bob Miller }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday the *16th* day of *January* A. D. 1895,

13541 State of Texas } Exhibiting
 vs } *Wednesday* *Jan* 16, 1895.
 Joe Wheat

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13496 State of Texas } Permitting Garring
 vs } *Wednesday* *Jan* 16, 1895.
 Joe Wheat, et al

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13364 State of Texas } Open on Sunday
vs- } Wednesday Jan'y 16, 1895.
Jim Liston

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13951 State of Texas } Carrying Pistol,
vs- } Wednesday Jan'y 16, 1895,
Bob Miller

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, And the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13716

State of Texas } Pursuing Occupation without License
vs- } *Thursday* *Jan* *17*, 1895,
Chas. H. Sperry & J. D. Dillon }

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13723

State of Texas } Pursuing Occupation without License
vs- } *Thursday* *Jan* *17*, 1895,
J. A. Payne }

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit A. J. Hayes and five others who were duly selected, empanelled and sworn according to law and the indictment being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

into open Court the following verdict to wit: "We the jury find against the Defendant for all costs of prosecution A. J. Hayes, Foreman". It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant J. A. Payne all costs in this behalf incurred for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

13732 State of Texas } Pursuing Occupation without License
 L. G. Gilbert } Thursday Jan'y 17, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And it appearing to the Court from the evidence adduced that the Defendant having paid the tax before filing of Indictment having all costs in this behalf incurred an adjudgment against said Defendant. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant L. G. Gilbert all costs in this behalf incurred for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

13213 State of Texas } Malicious Mischief
vs } Thursday Jan 17, 1895,
Will Price }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13214 State of Texas } Malicious Mischief
vs } Thursday Jan 17, 1895,
Charles Price }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13220 State of Texas } Adultery
 vs } Thursday, Jan'y 17, 1895.
 Harry Davis

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13282 State of Texas } Aiding Prisoner to Escape
 vs } Thursday, Jan'y 17, 1895.
 John Bryant

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 17th day of January, A. D. 1895,

12283 State of Texas } Alvin Prisoner to Escape,
 } Thursday Jan'y 17, 1895,
 } Jim S. Powell

This day came the County attorney presenting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13703 State of Texas } Occupation without License,
 } Thursday Jan'y 17, 1895.
 } S. Gilbert

This day came the County attorney presenting the filing of the State also came the Defendant in his own proper person and both parties announced ready for a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13744 State of Texas } Assault
-vs- } Friday Jan'y 18, 1895.
Alexander Horr

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises found the Defendant not guilty, but it is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13746 State of Texas } Aggravated Assault
-vs- } Friday Jan'y 18, 1895.
Alexander Horr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit: W. S. Marshall and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

Friday the 18th day of January A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

into open Court the following verdict to wit: The jury find the Defendant not guilty.

W. S. Marshall, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13809

State of Texas }
vs. } Adultery
Gab. Barker } Friday Jan'y 18, 1895.
Savannah Storms }

This day came the County Attorney presenting the files of the State, also came the Defendants in their own proper person and both parties announced ready for trial a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13557 State of Texas } Opening on Tuesday
Victor Foster } Friday, Jan'y 18, 1895,

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13558 State of Texas } Opening on Tuesday
Victor Foster } Friday, Jan'y 18, 1895,

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 18th day of January, A. D. 1895,

13640 State of Texas }
vs- }
John Laneri } Open on Sunday
Friday, Jan'y 18, 1895.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now enters his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13688 State of Texas }
vs- }
M. O. Deane } Occupation without License
Friday, Jan'y 18, 1895.

This day came the County attorney prosecuting the plea of the State came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. And it appearing to the Court that said Defendant has paid the tax herein it is ordered that all costs in this behalf be adjudged against said Defendant. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant M. O. Deane all costs in this behalf incurred for which said costs execution may

issue, Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full,

13459

State of Texas } Exhibiting
vs } Friday, Jan'y 18, 1895.
Geo Lackus }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13460

State of Texas } Exhibiting
vs } Friday, Jan'y 18, 1895.
Geo Lackus }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 18th day of January A. D. 1895

13461

State of Texas } Exhibiting
vs } Friday Jan'y 18, 1895.
Geo Laskus }

This day came the County attorney
prosecuting the plea of the State
also came the Defendant in his own
proper person and both parties announced
ready for trial a jury being waived
the matters of fact as well as of
law were submitted to the Court and
the Defendant now here entered his
plea of not guilty, And the Court
being fully advised in the premises,
finds the Defendant not guilty. It is
therefore ordered by the Court that the State
of Texas take nothing by reason of this
prosecution and that the Defendant go
hence without day.

13462

State of Texas } Exhibiting
vs } Friday Jan'y 18, 1895.
Geo Laskus }

This day came the County attorney
prosecuting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial a jury being
waived the matters of fact as well
as of law were submitted to the Court
and the Defendant now here entered
his plea of not guilty, And the
Court being fully advised in the
premises, finds the Defendant not
guilty. It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the State Defendant go hence
without day.

Friday the 18th day of January A. D. 1895

14002

State of Texas } Sitting at Dices
 -vs- } Friday, Jan'y 18, 1895.

L. Reno

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now having entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14003

State of Texas } Sitting at Dices
 -vs- } Friday, Jan'y 18, 1895.

L. Reno

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now having entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Printers and Stationers, Fort Worth, Texas

13912

State of Texas }
vs }
Harry Scott }
Sitting at Dices
Saturday Jan'y 19, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13972

State of Texas }
vs }
Dack Johnson }
Sitting at Dices
Saturday Jan'y 19, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. C. Smith and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury and the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

into open Court the following verdict to wit: "We the jury find the Defendant not guilty," R. C. Smith, Foreman; It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

13779

State of Texas } Theft
vs } Saturday Jan'y 19, 1895,
Fred Barclay

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

13819

State of Texas } Betting at Dice
vs } Saturday Jan'y 19, 1895,
Harry Scott

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court

Printers and Stationers, Fort Worth, Texas

being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13825

State of Texas } Sitting on Sunday
vs } Friday Jan'y 18, 1895,
Fredo Lena

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Monday Jan'y 20, 1895 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

— *Veni Facias* —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the *Veni Facias* for this the third Week of the *January* Term of the County Court and the names thereon being called five qualified jurors pursuant to Mr. D. S. Middle, D. W. Goffner, Ous Purvis, J. A. Horton and J. H. Snowgrass, who were all sworn and tried and pleaded upon the panel for the week, and it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to Mr. W. C. Robinson, A. Hummel, J. M. Vincent, Wm McKinney, R. Bruner, E. D. Peely, J. D. Farrow, W. F. Elliott and H. S. Moon who were all sworn and tried and pleaded upon the panel for the week.

13749

State of Texas } *Theft*
vs. } *Monday Jan'y 21, 1895.*
Alice Fisher

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the *21st* day of *January*, A. D. 1895

Printers and Stationers, Fort Worth, Texas

13752 State of Texas } *Theft*
 vs. } *Monday Jan'y 21, 1895.*
 Frank Watkins

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13754 State of Texas } *Embezzlement*
 vs. } *Monday Jan'y 21, 1895.*
 Frank Watkins

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13789 State of Texas } Aggravated Assault
 vs } Monday Jan 21, 1895.
 C. N. Johnson

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13790 State of Texas } Aggravated Assault
 vs } Monday Jan 21, 1895.
 L. Whitsett

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the 21st day of January A. D. 1895.

13791

State of Texas } Aggravated Assault
 vs. } Monday Jan'y 21, 1895.
 L. Whitsett }
 This day came the County attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury
 being waived the matters of fact
 as well as of law were submitted
 to the Court and the Defendant
 now here enters his plea of not
 guilty. And the Court being fully advised
 in the premises finds the Defendant not
 guilty. It is therefore ordered by the
 Court that the State of Texas
 take nothing by reason of this
 prosecution and that the Defendant
 go hence without day.

13669

State of Texas } Open on Sunday
 vs. } Monday Jan'y 21, 1895.
 Fred Dailly }
 This day came the County attorney
 presenting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced ready
 for trial a jury being waived the matters
 of fact as well as of law were submitted
 to the Court and the Defendant now
 here enters his plea of not guilty.
 And the Court being fully advised in the
 premises finds the Defendant not guilty.
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and
 that the Defendant go hence without
 day.

Monday the 21st day of January A. D. 1895,
Texas Printing and Lithographing Co.

13239 State of Texas } Sitting at Dice
vs. } Monday Jan 21, 1895.
Jack Sims

This day came the County attorney
presenting the flag of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial a jury being raised
the matters of fact as well as of
law were submitted to the Court and
the Defendant now here entered his
plea of not guilty. And the Court
being fully advised in the premises finds
the Defendant not guilty. It is
therefore ordered by the Court that
the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

13241 State of Texas } Sitting at Dice
vs. } Monday Jan 21, 1895.
Jack Sims

This day came the County attorney
presenting the flag of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial a jury being
raised the matters of fact as well as
of law were submitted to the Court and the
Defendant now here entered his plea of
not guilty. And the Court being fully
advised in the premises finds the Defendant
not guilty. It is therefore ordered by
the Court that the State of Texas
take nothing by reason of this prosecu-
tion and that the Defendant go hence
without day.

Tuesday the 22nd day of January A. D. 1895.

12821 State of Texas } ^{vs} Cursing
Harry Huey } Tuesday Jan'y 22nd, 1895.

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13193rd State of Texas } ^{vs} Aggravated Assault
Nellie Wilson } Tuesday Jan'y 22, 1895.

This day came the County attorney prosecuting the files of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13944 State of Texas } Sitting on Sunday
 J. E. Redgray } Tuesday Jan'y 22, 1895.
 This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his own
 proper person and both parties announced
 ready for trial a jury being waived
 the matters of fact as well as of
 law were submitted to the Court
 and the Defendant now has entered
 his plea of not guilty. And the
 Court being fully advised in the
 premises, finds the Defendant not
 guilty. It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this presentation and
 that the Defendant go hence without
 day.

13827 State of Texas } Sitting on an Election
 -65- } Wednesday Jan'y 23, 1895.
 Jack Durrall }
 This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury being
 waived the matters of fact as well
 as of law were submitted to the
 Court and the Defendant now has
 entered his plea of not guilty.
 And the Court being fully advised
 in the premises finds the Defendant
 not guilty. It is therefore ordered
 by the Court that the State of Texas
 take nothing by reason of this presentation
 and that the Defendant go hence without
 day.

13828 State of Texas } Giving away Liquor at an Election
vs } *Wednesday* *Jan* *23*, 1895.
George Simpson

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13829 State of Texas } Giving away Liquor at an Election
vs } *Wednesday* *Jan* *23*, 1895.
Will Perry

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13830 State of Texas } Carrying away Liquor at an Election
-vs- } Wednesday Jan'y 23, 1895.
Will Perry

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13831 State of Texas } Getting on an Election
-vs- } Wednesday Jan'y 23, 1895.
Will Hauser

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{any} and that the Defendant go hence without day.

13832

State of Texas }
vs- }
Dug Lane }
Pitting on an Election
Wednesday Jan'y 23' 1895,

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13833

State of Texas }
vs- }
Tom Mayfield }
Pitting on an Election
Wednesday Jan'y 23' 1895,

This day came the County attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

12901 State of Texas } Carrying Pistol
 vs- } Friday Jan'y 25, 1895.
 Clarence Parker }
 This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13988 State of Texas } Selling Liquor to minor
 vs- } Friday Jan'y 25, 1895.
 Dick Mills }
 This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13188 State of Texas } Carrying Pistol
 vs- } Saturday Jan'y 26th 1895.
 John Norwood }
 This day came the County Attorney
 prosecuting the files of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury
 being waived the matters of fact
 as well as of law were submitted
 to the Court and the Defendant
 now here entered his plea of not
 guilty, and the Court being fully
 advised in the premises finds the
 Defendant not guilty. It is therefore
 ordered by the Court that the
 State of Texas take nothing
 by reason of this prosecution and
 that the Defendant go hence
 without day.

14087 State of Texas } Aggravated Assault
 vs- } Monday Jan'y 28. 1895.
 Jack Elmo }
 This day came the County
 Attorney prosecuting the files
 of the State also came the
 Defendant in his own proper person
 and both parties announced ready
 for trial thereupon came a jury of
 good and lawful men to wit: E. D.
 Melley and five others who were duly
 selected empaneled and sworn according
 to law and the Information being
 read to the jury the Defendant
 now here entered his plea of not
 guilty. Whereupon the jury after
 hearing the evidence, argument of counsel
 and receiving the charge of the Court
 retired to consider of their verdict

and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty: E. D. Neely, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13841

State of Texas } Disorderly House
 vs- } Tuesday Jan'y 29, 1895.
 Lizzie Durrall }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now her intent her plea of not guilty, and the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13844

State of Texas } Disorderly House
 vs- } Tuesday Jan'y 29, 1895.
 Madam Porter }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law

Tuesday the 29th day of January A. D. 1895,

Printers and Stationers, Fort Worth, Texas

were submitted to the Court and the Defendant now here intends her plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13846

State of Texas } Disorderly House
vs } Tuesday Jan'y 29, 1895.
Dolly Lovv }

This day came the County Attorney presenting the files of the State also came the Defendant in her own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here intends her plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13682

State of Texas } Selling on Sunday,
vs } Tuesday Jan'y 29, 1895.
D. Mazza }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well

as well as of law now submitted to the Court and the Defendant now here intends his plea of not guilty. And the Court being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13923 State of Texas } Monday July 4, 1895.
J. A. Rogers }
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas.

13922 State of Texas } Monday July 4, 1895.
J. J. Garner }
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the

argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said Motion be and the same is hereby sustained, and that said case stand for trial in regular order upon the Docket of this Court,

18645 State of Texas } Grinding
 vs } Saturday Jan'y 19, 1895.
 G. H. Furr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised ~~in~~ ^{by} the ~~plea~~ ^{pleas} finds the Defendant guilty and assesses his punishment at a fine of one dollar and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant G. H. Furr the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one day and until said fine and costs are paid in full.

13656

State of Texas } Swindling
vs } Saturday, Jan'y 19, 1895.
S. H. Furr

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant guilty and assess his punishment at a fine of one dollar, and imprisonment in the County Jail for one day. It is therefore ordered by the Court that ~~said Defendant do~~ the State of Texas do have and recover of and from the Defendant S. H. Furr the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 13645 said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

13647

State of Texas } Swindling
G. H. Furr } Saturday Jan'y 19. 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties amicably ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of one Dollar and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of ^{and} from the Defendant G. H. Furr the sum of one Dollar fine assessed assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case Nos 13645, 13646 said Defendant stand committed to the County Jail for the full term of one day and until the fine and costs in this case are paid in full.

13658 State of Texas } Aggravated Assault
vs. } Wednesday July 16, 1895.
Lou Black

This day came the County Attorney presenting the files of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Walter Halpern ^{any} for others who were duly selected according to law and the information being read to the jury the Defendant in her own person after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant not guilty. Walter Halpern, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

13723 State of Texas } Recognizance
vs. } Friday Nov 1, 1895.
J. A. Rogers

This day came into open Court J. A. Rogers Defendant in the above entitled cause who together with A. Gilchrist and John H. Res his sureties acknowledge themselves severally indebted to the State of Texas in the sum of One Hundred Dollars conditional that the said J. A. Rogers who stands charged in this Court with the offense of "on the

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

30th day of November A. D. 1894 did unlawfully engage in, pursue ^{and} follow the occupation of a merchant the said occupation being taxed by law, without first obtaining a license therefor. And the purchase of the said Rags as Merchant aforesaid then ^{and} there amounted to the sum of Ten thousand dollars annually and the taxes then and then due by him to the said State upon said occupation amounting to the sum of 75 cents and the taxes then and then due by him to said County upon said occupation amounting to the sum of 3 1/4 cents the said taxes so due said County having been theretofore duly levied by the Commissioners Court of said County. And who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of of the same and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Saturday March 2, 1895.

Ordered That Court do now adjourn until Court in Course.

Attest: John P. King C. Clk.

Geo. W. Armstrong
County Judge.

Be it remembered that on this the First Monday in March A. D. 1895, the same being the 4th day of March A. D. 1895 there was begun and held on a regular term of the County Court of Tarrant County, State of Texas at the Court House then in the City of Fort Worth. Present Hon. George W. Armstrong County Judge presiding; John P. King County Clerk; Geo. W. Trower, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had, upon the Criminal Docket of said Court:

Ordered that Court do remain adjourn until Monday March 11th 1895.

Monday Mar. 11, 1895 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

- Urine Facias -

Now comes E. A. Euler Sheriff of Tarrant County and brings into open Court the Urine Facias for this the second week of the March Term of the County Court and the names thereon being called eight qualified jurors answered to wit: J. S. McCain, D. S. Hatt, C. A. Conkling, E. A. Glasscock, J. J. Cascherry, C. C. Balar, H. R. Hall and John D. Farmer who were all tried and sworn and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. E. Blanton, W. S. Rowland, R. C. Smith, Dan Farnsworth and J. W. Key, who were all tried and sworn and placed upon the panel for the week.

Wednesday the 13th day of March A. D. 1895.

Printers and Stationers, Fort Worth, Texas

14055 State of Texas } Aggravated Assault
 vs- } Wednesday Mar 13, 1895.
 R. Y. Kirkpatrick }
 This day came the County Attorney
 presenting the files of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: H. R. Wall and five
 others who were duly selected and
 sworn and according to
 law and the Information being
 read to the jury the Defendant
 now here entered his plea of not
 guilty. Whereupon the jury after
 hearing the evidence argument of counsel
 and receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation
 returned into open Court the
 following verdict to wit: "We the
 jury find the Defendant not guilty
 of the charge." H. R. Wall, Foreman
 It is thereupon ordered by the Court
 that the State of Texas take
 nothing by reason of this pro-
 secution and that the Defendant
 go hence without day.

14451 State of Texas } Carrying Pistol
 vs- } Friday Mar 15, 1895.
 Will Craig }
 This day came the County Attorney
 presenting the files of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful men
 to wit: R. C. Smith and five others

who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The Jury finds the Defendant not guilty."

R. C. Smith, Clerk.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday March 16, 1895. Court met pursuant to adjournment present as on yesterday.

14454 State of Texas } Aggravated Assault
vs } Saturday Mch 16, 1895.
Will Craig

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: C. C. Baker and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant

Printers and Stationers, Fort Worth, Texas.

now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."
C. C. Pollock, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered by the Court that Court do now adjourn until Monday Morning at 9 o'clock.

Monday March 18, 1895. Court met at 9 o'clock pursuant to adjournment given as on Saturday.

— Urin Facies —

Now comes E. A. Coker, Sheriff of Tarrant County and brings into open Court the Urin Facies for this the Third Week of the March Term of the County Court and the names therein being called six qualified jurors answered to wit: B. H. Dunn, Dan Parker, E. D. Neely, N. L. Joyce, N. J. Black and J. M. Astell who were all tried and sworn and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete. It is ordered that said Sheriff summon qualified jurors sufficient to fill same and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. B. Lacey, H. L. Moore, J. Fowler, M. H. Triggly and W. M. Wheeler who were all tried and sworn and placed upon the panel for the week.

1899B

State of Texas } Open on Sunday
 vs. } Monday Mar 18, 1895,
 Charles Thomas

This day came the County attorney
 presenting the files of the State
 also came the Defendant in his
 own proper person and both parties
 appeared ready for trial. Thompson
 came a jury of good and lawful
 men to wit: E. D. Neely and five others
 who were duly selected, sworn and
 sworn according to law and the
 Information being read to the jury the
 Defendant read here entered his plea
 of not guilty. Whereupon the jury
 after hearing the evidence argument
 of counsel and receiving the charge
 of the Court retired to consider
 of their verdict and after mature
 deliberation returned into open Court
 the following verdict to wit: "The
 jury find the Defendant not guilty
 E. D. Neely, Foreman".

It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and that
 the Defendant go hence without day.

Ordered that Court do not adjourn till
 tomorrow morning at 9 o'clock.

Sunday March 19th 1895. Court met at 9
 o'clock pursuant to adjournment served as
 on yesterday.

Tuesday the 19th day of March A. D. 1895.

Printers and Stationers, Fort Worth, Texas.

14060 State of Texas } Theft
 -vs- } Tuesday March 19, 1895.
 Will Evans

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not-guilty. Whereupon the

14060 State of Texas } Theft
 -vs- } Tuesday March 19, 1895.
 Will Evans

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Astell and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not-guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find that the matters alleged in the Defendant's plea of former conviction are true. It is therefore ordered by the Court that the State of Texas take

nothing by reason of this presentment
 and that the Defendant go home,
 without day,

14107

State of Texas }
 -vs- } Friday Mch 15, 1895.
 A. G. Kirkpatrick }

This day came the County Attorney
 presenting the files of the State
 also came the Defendant in his own
 proper person and then came in to
 be heard the Defendant's Motion for
 a new trial herein and the arguments
 of counsel being heard thereon because
 it is the opinion of the Court that
 the law is for said Defendant
 It is therefore ordered by the Court
 that said motion be and the same
 is hereby sustained and that this
 case stand for trial in its regular
 order upon the Docket of this
 Court,

14442 State of Texas } Divulging Proceedings of Grand Jury.
 -vs- } Tuesday Mch 19, 1895.
 W. O. Thomas }

This day came the County Attorney
 presenting the files of the State
 also came the Defendant in his own
 proper person and both parties announced
 ready for trial. Thereupon came a
 jury of good and lawful men
 to wit: R. J. Fowler and five others who
 were duly selected empaneled and sworn
 according to law and the Indictment
 being read to the jury the Defendant
 then being entered his plea of not
 guilty. Whereupon the jury after hearing
 the evidence arguments of counsel and
 receiving the charge of the Court

Tuesday the 19th day of March A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." R. J. Fowler, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning, at 9 o'clock

Wednesday March 20, 1895. Court met, at 9 o'clock pursuant to adjournment forwent as on yesterday.

18910

State of Texas } Aggravated Assault
vs } Wednesday Mar 20, 1895.
Frank Thomas

This day came the County Attorney prosecuting the felony of the State also came the Defendant in his own person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit: E. D. Neely and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not-guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." E. D. Neely, Foreman". It is therefore ordered by the Court

that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday March 21, 1895. Court met at 9 o'clock, pursuant to adjournment present as on yesterday.

13156 State of Texas } Illegal Prescription
 vs } Thursday March 21, 1895.
 E. L. Nis

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thompson came a jury of good and lawful men to wit: B. H. Dumm and five others who were duly empaneled and sworn according to law and the indictment being read to the jury the Defendant renounced his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." B. H. Dumm, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

Thursday the 21 day of March A. D. 1895

Printers and Stationers, Fort Worth, Texas.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday March 22nd 1895 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

14009

State of Texas } Disturbing the Peace,
vs } Friday March 22, 1895.

Walter Jones

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: M. J. Black and five others who were duly selected empaneled and sworn and the Information being read to the jury the Defendant now here, entered his plea of not guilty. Thereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty. M. J. Black, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14440

State of Texas

Theft

Wednesday Mch 20, 1895.

Frank Masple

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to Court, And the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Twenty five Dollars and imprisonment in the County Jail for one hour. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Frank Masple the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{any} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of one hour ^{any} until the fine and costs are paid in full.

Tuesday Mch 26, 1895 Court in session present as on first day of term,

Sunday the 26th day of March A. D. 1895.

14191 State of Texas } Embryzment
vs } Sunday Mar 26 1895.
Jim Gorman

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Vincent and five others who were duly selected empaneled, and sworn according to law and the Information being read to the jury the Defendant now represented his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty, J. M. Vincent, Foreman." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14441 State of Texas } Indecent Pictures
vs } Sunday Mar 26, 1895.
J. H. Martindale

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. Alderman and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here

returned his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty J. M. Alkerman, Governor"; It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14314 State of Texas } Theft.
 J. M. Rogers } Wednesday Mar 27, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Vincent and five others who were duly selected, empaneled ^{and sworn} according to law and the information being read to the jury the Defendant now here returned his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. J. M. Vincent, Governor"; It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday the 27th day of March A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

14566

State of Texas } Aggravated Assault
B. W. Black } Wednesday Mar 27, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the jury

14566

State of Texas } Aggravated Assault
B. W. Black } Wednesday Mar 27, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit N. F. Whitledge and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant ^{not} guilty as charged by the Indictment N. F. Whitledge, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

13464

State of Texas } Disturbing the Peace
-vs- } Friday Mar 29, 1895,
Dora Furrish

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Alderman and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Alderman, Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14512

State of Texas } Abusive Language,
-vs- } Friday Mar 29, 1895,
J. M. Key

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Phillips and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon

Friday the 29th day of March A. D. 1895,

Printers and Stationers, Fort Worth, Texas

the jury after hearing the evidence, arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged. Indictment

J. M. Phillips Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentment and that the Defendant go hence without day.

14565 State of Texas } Vagrancy
Lee Reilly } Friday Mar 29, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thompson came a jury of good & lawful men to wit: J. M. Phillips and five others who were duly sworn and sworn according to law and the information being read to the jury the Defendant was then returned his plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Phillips Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14554

State of Texas

vs.

Saturday March 30, 1895,

Doc Grunett

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit J. M. Alderman, and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty." J. M. Alderman, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

145-10

State of Texas

vs.

March 1895,

Billy Oliver

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled.

the _____ day of _____ A. D. 189_____

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Saturday May 4th 1895,
 Ordered that Court do now adjourn until
 Court in Course,
 Geo. W. Armstrong
 County Judge,
 Attest:
 John P. King C. Clk.

Be it remembered that on this the First Monday in May A. D. 1895 the same being the 6th day of May A. D. 1895 when was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth; Present Hon Geo W. Armstrong County Judge presiding, John P. King County Clerk, Ben W. Perrett, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

— Urrin Gacias —
 Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the following Urrin Gacias for trial the First Week of the May Term of the County Court and upon the names therein being called eight qualified jurors, answered to-wit; G. D. Thasco, Frank Elliston, J. N. Edgell, R. C. Smith, E. J. Douglass, J. H. Hatson, A. C. Sublett, and R. J. Turris who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to-wit; C. A. Daniels, John Dawson, C. J. Fugh and J. R. Grant who were all sworn and tried and placed upon the panel for the week.

Monday the 6th day of May A. D. 1895

13803 State of Texas } Carrying Pistol
J. G. Mason } Monday May 6th 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court, and the Defendant now has entered his plea of not guilty, Whereupon the Court after hearing the evidence, arguments of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go free without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday May 7th 1895. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

14563 State of Texas } Fornication
A. J. Horne } Tuesday May 7th 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John Durson and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now has entered

his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty."

John Dawson, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14904

State of Texas } Carrying Pistol
- vs - } Tuesday, May 7, 1895.
Reynolds Larshy }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged counsel ready for trial. Thereupon came a jury of good and lawful men to wit: Frank Elliston and five others who were duly selected empanelled and sworn according to law and the information being read to the jury, the Defendant gave his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel, and receiving the charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

Frank Elliston, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Printers and Stationers, Fort Worth, Texas

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday, May 8, 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

14046

State of Texas } Open on Sunday
Sal Pace } Wednesday May 8, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: S. M. Edgell and five others who were duly sworn and sworn according to law and the information being read to the jury the Defendant gave his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty - as charged and assess his punishment by fine of \$20.00.

S. M. Edgell, Foreman.
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Sal Pace the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14671 State of Texas } Aggravated Assault
vs } Wednesday May 8, 1895.
Easter Perry }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence, argument of counsel and receiving fully satisfied in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14981 State of Texas } Abusive Language,
vs } Wednesday May 8, 1895.
Mrs Mann }

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: John Dawson and five others who were duly selected, sworn and being ready to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty John Dawson, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go home ~~without~~ day,

1478

State of Texas } Abusive Language,
vs- } Wednesday May 8, 1895.

Israel Berlin

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit C. A. Daniels ^{and} five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$5.00 Five Dollars."

C. A. Daniels, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{any} recovery of and from the Defendant Israel Berlin the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday May 9th 1895. Court met at 9 o'clock pursuant to adjournment pursuant as in yesterday.

14691 State of Texas } Open on Sunday
vs. } Thursday May 9, 1895. ✓
Joe Bunch

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Watson and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant gave his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of Twenty Dollars + 20⁰⁰." J. H. Watson, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Joe Bunch the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday the *9th* day of *May* A. D. 189 *5*

Printers and Stationers, Fort Worth, Texas.

14692 State of Texas } Open on Sunday
 vs- } Thursday May 9, 1895.
 Henry Nelson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Summoned came a jury of good and lawful men to wit: C. J. Pugh and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant showed and entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of \$20.00" C. J. Pugh, Foreman.

It is therefore ordered by the Court that the State of Texas ~~do~~ do have ^{any} receipt of and from the Defendant Henry Nelson the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14512 State of Texas } Fornication
 vs- } Thursday May 9, 1895.
 Charley Hargerson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial.

a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court, after hearing the evidence, argument of counsel and being fully advised by the jurymen finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday, May 10, 1895 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

14486

State of Texas } Adutting
A. J. Flowers } Friday, May 10, 1895.

This day, came the County Attorney representing the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: R. C. Smith, and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty. R. C. Smith, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go home without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday May 11, 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

14548 State of Texas } Sheriff
O. J. Kincaid } Saturday, May 11, 1895. ✓

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announcements ready for trial. Thereupon came a jury of good and lawful men to wit: J. N. Edgell and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess as punishment a fine of \$5.00 and one hour in jail."

J. N. Edgell, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant O. J. Kincaid the sum of Five Dollars fine assessed as aforesaid together with

all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday May 13: 1895. Court met at 9 o'clock pursuant to adjournment pursuant as on Saturday

Venue. Facing

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Venue Facing for this the Second Week of the May Term of the County Court and upon the names therein being called seven qualified jurors answered to wit: J. A. Edlebrock, J. W. McMahon, E. Holt, Wase Leach, J. W. Jenkins, Thos. Bratton and J. J. Estes, who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete. It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: L. D. Lankford, J. A. Grant, S. P. Clark, J. H. West and W. H. Sturges who were all sworn and tried and placed upon the panel for the week.

Monday the 13th day of May A. D. 1895.

13811

State of Texas } Disorderly House,
by } Monday May 13th 1895. ✓
Mary Ramsey }

This day came the County Attorney presenting the files of the State also came the Defendant in her own proper person and both parties arranged ready for trial. Thompson came a jury of good and lawful men to wit: The Bratten and five others who were duly sworn and equipped and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess the punishment at a fine of Two Hundred Dollars."

Then Bratten, Foreman:
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Mary Ramsey the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday May 14th 1895. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

14121 State of Texas } Cursing & Abusing Another
-vs- } Tuesday May 14, 1895.
George Margrum }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. N. Mahan and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant then moved his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$5⁰⁰.

Five Dollars, J. N. Mahan, Foreman. It is thereupon ordered by the Court that the State of Texas do have recovery of and from the Defendant George Margrum the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 14 day of May A. D. 1895.

9146

State of Texas } Carrying Pistol
vs } Tuesday May 14, 1895. ✓

Since Crabtree
This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. D. Lanthorn and five others who were duly selected and sworn according to law and the indictment being read to the jury the Defendant now then entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of Twenty five dollars."

L. D. Lanthorn, Foreman.
It is therefore ordered by the Court that the State of Texas do have recovery of and from the Defendant since Crabtree the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday May 15 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

14804 State of Texas } Theft.
 vs } Wednesday May 15, 1895.
 Frank Swearingin

This day came the County Attorney presenting the files of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Jackson and five others who were duly selected, empaneled, and sworn according to law, and the Information being read to the jury, the Defendant now here, entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. W. Jackson, Foreman.
 It is, therefore, ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14807 State of Texas } Theft.
 vs } Wednesday May 15, 1895.
 Charley Little

This day came the County Attorney presenting the files of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Frank Bratton and five others who were duly selected, empaneled, and sworn according to law, and the Information being read to the jury, the Defendant now here, entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" Thos. Bratton, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go home without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday May 16th 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

^x
14765 State of Texas } Aggravated Assault. ✓
vs. } Thursday May 16, 1895.
Jordan Sumner
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. D. Loubian and five others who were duly selected empaneled and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of twenty five dollars." L. D. Loubian, Foreman.
It is therefore ordered by the Court

that the State of Texas do recover and recover of and from the Defendant Jordan Turner the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordain that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordain that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday May 17, 1895. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

11095 State of Texas } Selling Liquor to minor ✓
 vs. } Friday, May 17, 1895.
 A. Haffey
 This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. W. Jenkins and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit

Friday the 19th day of May A. D. 1895

Printers and Stationers, Fort Worth, Texas.

"We the jury find the Defendant guilty as charged in the Indictment, and assess his punishment at a fine of Twenty five dollars.

J. W. Jenkins, Foreman.
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant A. H. Coffey the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14120

State of Texas } Aggravated Assault,
-vs- } Friday May 19, 1895.
Geo. Wargrave

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Jenkins and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant may have entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. W. Jenkins, Foreman.
It is therefore ordered by the Court that

the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

14599 State of Texas } Theft. ✓
 vs } Friday May 19, 1895
 Zack Johnson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. D. Louthion and five others who were duly selected by the Court and sworn according to law and the information being that the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at one day in the County Jail."

L. D. Louthion, Foreman.

It is therefore ordered by the Court that said Defendant the State of Texas do have and recovery of and from the Defendant Zack Johnson all costs in in this behalf incurred for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said costs are paid in full.

Friday the 17th day of May A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday May 18, 1895 Court met at 9 o'clock pursuant to adjournment previous as on yesterday,

14667

State of Texas } Theft.
vs. } Saturday May 18, 1895.
Gloyd Marshall }

This day came the County Attorney prosecuting the felon of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Sprinkle and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars and one day by jail." W. H. Sprinkle, Foreman. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Gloyd Marshall the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day & until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday May 20th 1895 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

- Jurors Facing -

Now comes E. A. Eulers, Sheriff of Tarrant County and brings into open Court the venire facing for this the third week of the May Term of the County Court and before the names therein being called eight qualified jurors answered to wit: Frank Beach, Clay Sandridge, J. G. Luther, C. J. Nash, A. W. Hall, D. E. Crowley, W. A. Lane, & D. M. Smith who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. L. Byers, H. V. Yates & J. A. Martin who were all sworn and tried and placed upon the panel for the week.

14085 State of Texas } Aggravated Assault,
vs. } Monday May 20, 1895.
R. Stennis }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arrived ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Jenkins, and five others who were duly selected, empaneled and sworn according to law and

Monday the 20th day of May A. D. 1895

Printers and Stationers, Fort Worth, Texas

the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant N. Stumps the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14804

State of Texas }
vs. }
Robert Milton }
} Monday, May 20, 1895.

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Frank W. Davis and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict

and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty as charged in the Indictment."

Frank Beck. Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14572 State of Texas } Theft
-vs- } Saturday May 11, 1895.
Charles Kincaid }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. C. Smith and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." R. C. Smith. Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 23rd day of May A. D. 1895

13399

Thursday May 23rd 1895 Court in session present as on first day of Term.

State of Texas } Sitting at Dices
Richard Grim } Saturday May 19, 1895

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. C. Smith and five others who were duly selected impanelled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant's plea of former acquittal untrue and find the Defendant guilty and assess his punishment at a fine of Ten Dollars.

R. C. Smith, Foreman.
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Richard Grim the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail until said fine and costs are paid in full.

14605 State of Texas } Sitting at Monte Bank,
 vs- } Thursday May 23, 1895.

J. H. Davis

This day came the County attorney
 presenting the pleas of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of twelve and lawful
 men to wit: J. F. Luther and five
 others who were duly selected em-
 panelled and sworn according to
 law and the information being read to
 the jury the Defendant now here
 entered his pleas of not guilty.

Whereupon the jury after hearing the
 evidence, argument of counsel and receiving
 the charge of the Court retired to
 consider of their verdict and after
 mature deliberation returned into
 open Court the following verdict
 to wit: "We the jury find the Defendant
 guilty and assess his punishment
 at a fine of \$20.00."

J. F. Luther, Foreman.
 It is therefore ordered by the Court
 that the State of Texas do have and
 receive of and from the Defendant
 J. H. Davis the sum of Thirty
 Dollars fine assessed as aforesaid
 together with all costs in this
 behalf incurred, for which said
 fine and costs execution may issue.
 Further ordered that said Defendant
 stand committed to the County Jail
 until said fine and costs are paid
 in full.

Thursday the 23rd day of May A. D. 1895

14815

State of Texas } Embryzement
vs } Thursday May 23, 1895,
Gennie Drugga

This day came the County Attorney presenting the files of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of twelve and lawful men to wit: J. G. Luther and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant upon her return her plea of not guilty. Whereupon the jury after hearing the evidence arguments of course receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday May 25, 1895 Court in session present as on first day of term.

14669

State of Texas } Adultery
vs } Saturday May 25, 1895.
James M. Davis

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being

vained, the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of One Hundred Dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant James M. Davis the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full. To which judgment of the Court, Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Two Hundred and fifty dollars.

14689 State of Texas } Sheft,
 John Harding } Friday, May 24, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties are now ready for trial. Whereupon came a jury of good and lawful men to sit at Martin and five others who were duly selected and sworn according to law and the Information being read to the jury the Defendant

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now here, entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
J. A. Marton, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without day.

15007

Ex Parte { Wednesday, June 12, 1895.
Charley Logsdon }

This day came on to be heard before me the application for the writ of habeas corpus against E. A. Euler, Sheriff of Tarrant County Texas and J. Wood, Superintendent of County Convicts, and the said respondent E. A. Euler, having made due return of the said writ of habeas corpus and the counsel for the state and applicant having waived service of the writ upon respondent Euler and having by consent of the court agreed upon the facts of said writ, restraint of applicant and also upon said writ, return to respondent Euler and
writ served upon ~~him~~ and the said Charley Logsdon having consented that his application herein may be heard and decided without his presence before me, I proceeded to hear the said application. And after having examined the writ and the return of the respondent E. A. Euler Sheriff as aforesaid, and all papers as well as the argument and waiver as to the restraint and return of said Euler and and documents attached thereto, and having heard the testimony offered on both sides, I am of the opinion that the said Charley Logsdon is legally held in custody and under restraint of his liberty by the said respondents E. A. Euler, Sheriff and J.

Woods, It is therefore ordered that and adjudged that the application of the said Charles Lagodon herein be denied and that the said Charles Lagodon be and he is now being remanded to the custody of the said respondents E. A. Eulers and J. J. Stang, to which judgment of the Court the said Charles Lagodon accepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas

Saturday June 29, 1895,
Ordered that Court do not adjourn until Court in
Course.

Geo. H. Armstrong
Clerk in & for Tarrant Co. Tex

Attest: Geo. P. King & Co.,

Monday the 1 day of July A. D. 1895

Texas Printing and Lithographing Co.

Be it remembered that on this the First Monday in July A. D. 1895, the same being the 1st day of July A. D. 1895 there was begun and holden a regular term of the County Court within and for the County of Tarrant State of Texas at the Court House thereof in the City of Fort Worth, present Hon. Geo. W. Armstrong, County Judge, Presiding, John O. King, County Clerk; Ben. M. Purcell, County Attorney and E. A. Euliss, Sheriff of Tarrant County whom the following proceedings were had upon the Criminal Docket of said Court:

Urrine Facias
 Now come E. A. Euliss, Sheriff of Tarrant County and brings into open Court the Urrine Facias for this the First Week of the July Term of the County Court and upon the same thereon being called six qualified jurors assigned to wit: C. C. Glass, J. W. McMahon, The Cooper, J. L. Martin, J. A. Pettington^{2d} & C. B. Larr^{2d} who were all sworn and tried & placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. R. Brown, C. M. Provine, J. P. Mueskey, J. L. Seuro, Frank Gray & J. O. Clark who were all tried and sworn and placed upon the panel for the week.

Tuesday the 2nd day of July A. D. 1895,

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14962

State of Texas } Disorderly House,
-25- } Tuesday July 2nd 1895,
Kate Townsend

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: The Cooper and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury find the Defendant guilty as charged in the indictment and assess her punishment at a fine of \$500⁰⁰." The Cooper, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Kate Townsend the sum of Five Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do run adjourn till tomorrow morning at 9 o'clock.
Wednesday July 3rd 1895. Court met at 9 o'clock pursuant to adjournment present as on yesterday,

14637 State of Texas } Admitted
 Will Wilburn } Wednesday July 3, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: C. C. Glass and five others who were duly selected sworn and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Two Hundred Dollars." C. C. Glass, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Will Wilburn the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday July 4th 1895 Court met at 9 o'clock pursuant to adjournment present as yesterday.

Thursday the 4th day of July A. D. 1895,

14631

State of Texas } Disturbing Religious Worship
vs } Thursday July 4th 1895.
Will Larkin }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: C. C. Glass and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty, Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Twenty five dollars."

C. C. Glass, Foreman;
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Larkin the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14833

State of Texas } Fornication
Myrtle Tommsend } Thursday July 4, 1895

This day came County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of 6 good and lawful men to wit: J. P. Mulkey and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Fornication as charged in the Information and assess her punishment at a fine of Fifty (\$50) Dollars."

J. P. Mulkey Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Myrtle Tommsend the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Friday July 5, 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

14832

State of Texas } Fornication
-vs- } Friday July 5th 1895.

Ed Dimmick

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Law and five others who were duly selected impaneled and sworn according to Law. And the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars."

C. B. Law, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Ed Dimmick the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14839

State of Texas } Adultery
-vs- } Friday July 5, 1895.

Frank Jones

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper

Friday

the

5th

day of

July

A. D. 1895

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person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. W. Provine and five others who were duly selected empanelled and sworn according to law and the Indictment being read to the jury the Defendant then being entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Fornication and assess his punishment at a fine of One Hundred Dollars. E. W. Provine, Foreman".

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Frank Jones the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14660

State of Texas } Cursing
vs } Friday July 5th 1895.
Clayna Hardisty }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court

and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty and assesses this punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Charles Hardisty the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday July 6th 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

14336 State of Texas } Disturbing the Peace
-vs- } Saturday July 6th 1895,
Charles Peoples }
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Whereupon came a jury of good and lawful men to wit: C. B. Larr and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing

the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Twenty five Dollars.
 C. B. Law, Foreman;
 It is further ordered by the Court that the State of Texas do have and receive of and from the Defendant Charles Peoples the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15074

State of Texas } Aggravated Assault
 vs } Saturday July 6, 1895.
 Sib Paul

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. W. Provine and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retiring to consider of their verdict and after

mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

E. W. Orrine, Foreman:
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without delay.

Ordered that Court do now adjourn until Monday morning at 9 o'clock

Monday July 8th 1895 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

— Urnin Facias —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Urnin Facias for this the Second Week of the July Term of the County Court upon the names therein being called six qualified jurors pursuant to writ: Whit Dryden, J. C. Corbender, E. N. Britton, Charles Sanford, A. J. Black who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete. It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. F. Smith, L. D. Lamb, C. C. Thornton, W. B. Dodson, J. P. Woods, J. W. Turnbaugh, R. C. Smith, R. Mackin & Frank Gray who were all sworn and tried and placed upon the panel for the week.

Monday the 8th day of July A. D. 1895.

14973 State of Texas } Cursing
vs } Monday July 8, 1895.
W. R. Sanner

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit A. J. Black and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find the Defendant not guilty. A. J. Black, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday July 10, 1895. Court in session present as on first day of term.

14974 State of Texas } Assault
vs } Wednesday July 10, 1895.
Ida Perry

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial Thereupon

Wednesday the 10th day of July A. D. 1895,

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Came a jury of good and lawful men to wit: J. C. Carraker and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Five Dollars."

J. C. Carraker, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Ida Perry the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday July 11, 1895 Court met at 9 o'clock present as on first day of term,

15008

State of Texas } Commission of Property
 vs. } Thursday July 11, 1895.
 Mart Davis }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: C. H. Perrine

and five others who were duly selected
empaneled and sworn according to law
and the information being read to the
jury the Defendant now here entered
his plea of not guilty, Whereupon the
jury after hearing the evidence, argument
of counsel and receiving the charge
of the Court retired to consider of
their verdict and after mature
deliberation returned into open Court
the following verdict to wit: "The
jury find the Defendant not guilty."

E. W. Brown Foreman;

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

Friday, July 14, 1895. Court in session present
as on first day of term.

14568

State of Texas }
vs } Threats of Prosecution to Extort Money.
Jed E. Baker } Friday, July 14, 1895.
J. F. Baker }

This day came the County attorney
presenting the plea of the State also
came the Defendants in their own proper
person and both parties arraigned ready
for trial. Whereupon came a jury of good
and lawful men to wit: J. B. Woods and
five others who were duly selected
empaneled and sworn according to
law and the indictment being read
to the jury the Defendants now here
entered their plea of not guilty.
Whereupon the jury after hearing the
evidence, argument of counsel and receiving

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The charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find each of the Defendants guilty as charged in the Indictment and assess the punishment of J. F. Baker at a fine of Two Hundred Dollars \$200.00 and we further assess the punishment of Jed E. Baker at a fine of Two Hundred Dollars \$200.00

J. P. Woods, Foreman,
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant J. F. Baker the sum of Two Hundred Dollars fine assessed as aforesaid and from the Defendant Jed E. Baker the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fines and cost execution may issue, Further ordered that said Defendants stand committed to the County Jail until said fines and cost are paid in full.

Saturday July 13th 1895 Court in session present as on yesterday.

14993 State of Texas } Carrying Pistol
-vs- } Saturday July 13, 1895.
Nestor Tribus }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. E. Thornton and five others who were duly

selected unsworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

C. C. Houston, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

14824

State of Texas } Aggravated Assault,
vs. } Saturday July 13, 1895.
Henry Burnett

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. P. Woods and five others who were duly selected unsworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. P. Woods, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that

the Defendant go hence without day.

15090

State of Texas } Theft,
 vs } Saturday July 13, 1895.
 John Peter

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. W. Provine and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: "We the jury find the Defendant not guilty." E. W. Provine, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

15161

State of Texas } Conversion of Property,
 vs } Saturday July 13, 1895.
 Wm Pike

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. P. Woods and five others who were duly selected

unfounded and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for one day."

J. P. Woods, Foreman.
It is therefore ordered by the Court that the State of Texas do have recovery of and from the Defendant Tom Piker the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

14631

State of Texas }
vs }
Will Larkin } Monday July 8th 1895

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial having and the argument of counsel being heard thereon because it is the opinion of the Court that the

the day of A. D. 189

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Law is against said Defendant, it is therefore ordered by the Court that said Motion be and the same is overruled To which ruling of the Court Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas

State of Texas vs. Frank Jones Monday July 15, 1895.

14839

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court that said Motion be and the same is hereby overruled To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Saturday Aug 31st 1895. Ordered that Court do
not adjourn until Court in Course.

Attest:
Geo P King
Co. Clerk

Geo. H. Armstrong
County Judge.

_____ the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas.

Monday the 2^d day of September A. D. 1895.

Be it remembered that on this the First Monday in September A. D. 1895 the same being the 2nd day of September A. D. 1895 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon Geo W. Armstrong, County Judge presiding, John P. King, County Clerk, Ben W. Gerrill, County Attorney and E. A. Eulers, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court.

- Unim Facing -

Now comes E. A. Eulers, Sheriff of Tarrant County and brings into open Court the Unim Facing for this the First Week of the September Term of the County Court and upon the names therein being called, four qualified jurors answered to wit: E. N. Pea, H. L. Abston, C. C. Baker and W. S. Rowlands who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. E. Daniel, Andrew Hagg, J. F. Rogers, J. Livingston, W. C. Lewis, E. Shankles, R. S. Cloud, J. W. Shirley and J. H. Allen who were all tried and sworn and placed upon the panel for the week.

Friday the 6th day of September A. D. 1895.

Printers and Stationers, Fort Worth, Texas.

14814 State of Texas } Simple Assault
 -vs- } Friday Apr 6th 1895. ✓
 Harry Maxwell }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon, came a jury of good and lawful men to wit: E. H. Pea and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at Five Dollars fine. E. H. Pea, Foreman"

It is therefore ordered by the Court that said the State of Texas do have and receive of and from the Defendant Harry Maxwell the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15015 State of Texas } Carrying Pistol
 vs } Friday Sept 6, 1895.
 Jack McDonald

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: C. C. Bolar and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." C. C. Bolar, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without days.

15069 State of Texas } Aggravated Assault
 vs } Friday Sept 6, 1895.
 Commodore Reed

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Dahl and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury

Friday the 6th day of September A. D. 1895.

Printers and Stationers, Fort Worth, Texas

The Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at \$150⁰⁰ fine.

J. E. Daniel, Foreman:
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Commodore Reed the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15490

State of Texas } Aggravated Assault
-vs- } Friday Sept 6th 1895.
Commodore Reed }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial, Whereupon came a jury of good and lawful men to wit: E. Shankles and five others who were duly selected summoned and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty Whereupon the jury after hearing the evidence argument of counsel and

receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury agree and find the Defendant guilty and assess his fine at Twenty five dollars."

E. Shanker, Foreman;

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Commodore Reed the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No 15269 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

15245 State of Texas } Disturbing the Peace. ✓
 -vs- } Saturday Sept 1. 1895.
 J. G. Bragg

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. Shanker and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

Saturday the 1st day of September A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of one Dollar, E. Skankle, Foreman."

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant J. G. Bragg the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to County Jail until said fine and costs are paid in full.

14596

State of Texas } Theft
vs. } Saturday Sept 7, 1895.
Ernestine Grammel }

This day came the County Attorney representing the State also came the Defendant in her own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit: J. F. Padgett and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Thompson the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and

assess her punishment at 30 days in jail and a fine of Fifty Dollars.

G. J. Rodgers, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Ermine Trammell the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full term of thirty days and until said fine and costs are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday Sept 9th 1895 Court met at 9 o'clock pursuant to adjournment previous as on Saturday.

— *Unius Facies* —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the *Unius Facies* for this the Second Week of the September Term of the County Court and upon the names therein being called eight qualified jurors answering to wit: J. J. Castleberry, W. R. Haymaker, E. Toogood, J. E. Murray, W. S. Baker, D. Floyd, C. C. King, & F. A. Hoole who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law

Monday the 9th day of September A. D. 1895

Printers and Stationers, Fort Worth, Texas.

Brought into Court the following qualified jurors to wit: S. W. Griffin, Will Cook, J. W. ^{any} Jenkins who were all sworn ^{any} and tried ^{any} placed upon the panel for the week.

15419

State of Texas } Aggravated Assault
vs. } Monday Sept 9, 1895.
Wm Turner

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit Edward Foyoude and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{any} receiving the charge of the Court retiring to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Edward Foyoude, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15440

State of Texas } Aggravated Assault
vs. } Monday Sept 9, 1895.
Wm Turner

This day came the County Attorney prosecuting the files of the State also came the Defendant in his own

Monday the 9th day of September A. D. 1895

proper person and both parties are
 pronounced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: Edward Torgans and five
 others who were duly selected impanelled
 and sworn according to law and
 the information being read to the jury
 the Defendant now here entered his
 plea of not guilty. Thereupon
 the jury after hearing the evidence
 argument of counsel and receiving
 the charge of the Court retired
 to consider of their verdict and
 after mature deliberation returned into
 open Court the following verdict to wit:
 "We the jury find the Defendant guilty
 and assess his punishment at a fine
 of \$25.00 Twenty five Dollars."

Edward Torgans, Foreman.
 It is therefore ordered by the Court
 that the State of Texas do have
 and receive of and from the
 Defendant Mrs Turner the sum of
 Twenty five Dollars fine assessed as
 aforesaid together with all costs in
 this behalf incurred for which
 said fine and costs execution
 may issue. Further ordering that
 said Defendant stand committed to the
 County Jail until said fine and
 costs are paid in full.

Ordered that Court do now adjourn
 until tomorrow morning at 9 o'clock.

Tuesday Sept 10th, 1895 Court met
 at 9 o'clock pursuant to adjournment
 present as on yesterday,

Tuesday the 10th day of September A. D. 1895.

15440

State of Texas } Order on Motion for New Trial
 -vs- } Tuesday Sept 10, 1895.
 Wm Turner

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Motion. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of \$1000 Hermandus Dalling

14596

State of Texas } Order on Motion for New Trial
 -vs- } Saturday, Sept 9, 1895.
 Emiline Trammell

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Motion it is therefore ordered by the Court that said Motion be and the same is hereby overruled.

15158 State of Texas } Cursing
 vs. } Tuesday Sept 10, 1895.
 George Rector }

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: F. A. Hood and five others who were duly sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of Ten Dollars."

F. A. Hood, Foreman
 It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant George Rector the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday the 10th day of September A. D. 1895.

15194 State of Texas } Abusive Language
vs } Tuesday Sept 10, 1895.
Henry Campbell

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. N. Judkins and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant was then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. N. Judkins, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15009 State of Texas } Abusive Language
vs } Tuesday Sept 10, 1895.
Wm Turner

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. G. Castleberry and five others

who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. T. Bastlibury, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15469 State of Texas } Aggravated Assault
 vs- } Tuesday Sept 10. 1895.
 Harry Campbell }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Jenkins and five others who were duly selected empaneled and sworn and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following.

Tuesday the 10th day of September A. D. 1895.

Printers and Stationers, Fort Worth, Texas.

verdict to wit: "We the jury find the Defendant not guilty."

J. W. Jenkins, Foreman: It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentment and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Wednesday Sept 11, 1895 Court met at 9 o'clock pursuant to adjournment from as on yesterday.

14837

State of Texas } Aggravated Assault
-vs- } Wednesday Sept 11, 1895.
Charley Lavin }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Castleberry and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury

Wednesday the 11th day of September A. D. 1895.

find the Defendant guilty of simple assault and assess his punishment at a fine of Twenty Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Charley Lavin the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

14992 State of Texas } Aggravated Assault
vs- } Wednesday Sept 11, 1895.
W. H. Barton.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. S. Pollock and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after matured deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment

Wednesday the 11th day of September A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

at a fine of Tennty five dollars;
 W. S. Balar, Foreman.
 It is therefore ordered by the Court that
 the State of Texas do have and receive of and
 from the Defendant W. H. Barton the sum
 of Tennty five dollars fine assessed as
 aforesaid together with all costs in
 this behalf incurred for which said
 fine and costs execution may issue
 Further ordered that said Defendant
 stand committed to the County Jail
 until said fine and costs are
 paid in full

Ordered that Court do now adjourn
 until tomorrow morning at 9 o'clock.

Thursday Sept 12, 1895 Court met at 9 o'clock
 pursuant to adjournment forwent as on yesterday.

15042

State of Texas } Carrying Pistol
 vs } Thursday Sept 12, 1895.
 Chas Leach }

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arguments ready for trial a jury
 being waived the matters of fact
 as well as of law were submitted
 to the Court and the Defendant now
 has entered his plea of ^{former conviction herein} not guilty.
 Whereupon the Court after hearing the
 evidence, argument of counsel and being
 fully advised ^{of the plea of former conviction and} in the premises, finds
 the Defendant guilty and assesses
 his punishment at a fine of Tennty
 five dollars. It is therefore ordered by
 the Court that the State of Texas

do have and recover of and from the Defendant Elmer Leach the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County jail until said fine and costs are paid in full. To which judgment of the Court the Defendant excepts and his own Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

15177

State of Texas } Aggravated Assault
 -vs- } Thursday Sept 12, 1895.
 Dock Fortune }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Edmund Torgans and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Simple Assault and assess his punishment at a fine of Ten Dollars. Edward Torgans, Foreman

Thursday the 12th day of September A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Doak Fortune the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15461

State of Texas } Aggravated Assault
-vs- } Thursday Sept 12, 1895.
Claude Shanks }

This day came the County Attorney representing the State also came the Defendant in his own proper person and both parties appeared ready for trial Thereupon came a jury of good and lawful men to wit: J. G. Castletony and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty; Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. G. Castletony, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Sept 13th 1895 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

15114 State of Texas vs. Fate Kitchen } Selling Liquor to minor
 Friday Sept 13, 1895.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. C. King and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty; C. C. King, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15436 State of Texas } Aggravated Assault
 vs. } Friday Sept 13, 1895.
 J. O. Taylor }

This day came the County Attorney
 prosecuting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced
 ready for trial. Thereupon came a jury of
 good and lawful men to wit: F. A. Hobbs
 and five others who were duly
 selected empanelled and sworn according
 to law and the Information being
 read to the jury the Defendant now
 has entered his plea of not guilty.
 Whereupon the jury after hearing the
 evidence arguments of counsel and receiving
 the charge of the Court retired to
 consider of their verdict and after
 mature deliberation returned into open
 Court the following verdict to wit:
 "We the jury find the Defendant not guilty;
 F. A. Hobbs, Foreman;

It is therefore ordered by the Court
 that the State of Texas take
 nothing by reason of this prosecution
 and that the Defendant go hence
 without day.

15440 State of Texas } Recognizance
 vs. } Friday Sept 13, 1895.
 Wm Turner }

This day came into open Court
 Wm Turner, Defendant in the above
 entitled cause who together with
 Elmer Leach and L. M. Fish his
 sureties acknowledge themselves jointly
 indebted to the State of Texas in
 the sum Two Hundred Dollars
 conditional that the said Wm Turner
 who stands charged in this Court

with the offense of "In the County of Tarrant and State of Texas on the 1st day of August in the year of our Lord, one thousand, Eight Hundred and ninety five did unlawfully in and upon one Minnie Turner a woman, commit an aggravated Assault" and who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of the same in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

15738

State of Texas vs. Ed Englund
Wounding an Animal
Friday Sept 13, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. C. King and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." C. C. King Foreman.

It is therefore ordered by the Court that the State of Texas take nothing

Printers and Stationers, Fort Worth, Texas

by reason of this presentation and that the Defendant go hence without day,

15408

State of Texas }
 - vs - }
Bill Army }
 } Putting at Monte
 } Friday Sept 13, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Whereupon came a jury of good and lawful men to wit: Will Cloud and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Will Cloud, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday Sept 14, 1895 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

15545 State of Texas } Theft
 vs. } Saturday Sept 14, 1895.
 G. F. Colman }

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial, Thereupon
 came a jury of good and lawful
 men to wit: J. W. Jenkins and five
 others who were duly selected em-
 panelled and sworn according to law
 and the Information being read to the
 jury the Defendant now here entered
 his plea of not guilty, Whereupon
 the jury after hearing the evidence, argument
 of counsel and receiving the charge of
 the Court retired to consider of their
 verdict and after mature deliberation
 returned into open Court the following
 verdict to wit: "We the jury find the Defendant
 not guilty." J. W. Jenkins, Foreman.

It is therefore ordered by the Court
 that the State of Texas take
 nothing by reason of this presentation
 and that the Defendant go hence
 without day.

Tuesday Sept 17, 1895. Court in session
 present as on first day of term.

- Vermin Facing -

Now comes E. A. Euler, Sheriff of Tarrant
 County and brings into Court the Vermin
 Facing for this the third time of the
 Sept Term of the County Court of Tarrant
 County and upon the names thereon
 being called five qualified jurors answered
 to wit: J. C. Boyd, R. W. Jones, J. J. Joyce, A. G.
 Warner & R. W. Ervin who were all

sworn and tried and placed upon the panel for the next. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. H. Sprinkle, Eugene Burr, Frank Paland, W. A. M. Lean & A. M. Scott, who were all sworn and tried and placed upon the panel for the next.

15044

State of Texas } Recognized
 vs. } Tuesday Sept 27th, 1895.
 Elmer Leach }

This day came into open Court Elmer Leach, Defendant in the above entitled case who together with L. W. Fish and H. Brown his attorneys acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred and fifty dollars conditioned that the said Elmer Leach who stands charged in this Court with the offense of "In the County of Tarrant, and State of Texas, heretofore on the 21st day of June in the year of our Lord One Thousand Eight Hundred and ninety five, did unlawfully carry on and about this person a certain pistol" And who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

15188 State of Texas } Aggravated Assault
 -vs- } Tuesday Sept 17, 1895
 Albert Allen

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both announced ready for trial. Thereupon came a jury of good and lawful men to wit N. A. McLean and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." N. A. McLean, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15190 State of Texas } Playing Cards Pub Place
 -vs- } Tuesday Sept 17, 1895.
 George Greenway

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit N. H. Sprinker and five others who were duly selected empaneled and sworn according to law and the Information being read to the

jury the Defendant now have entered
his plea of not guilty. Whereupon
the jury after hearing the evidence, argument
of Counsel and receiving the charge
of the Court retired to consider of
their verdict and after mature
deliberation returned into open Court
the following verdict to wit: "The the
jury find the Defendant not guilty."
W. H. Spruille Foreman,
It is therefore ordered by the
Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendant
go hence without day,

Ordered that Court do now adjourn
till tomorrow morning at 9 o'clock

Wednesday, Sept 18, 1895 Court met at
9 o'clock present as on yesterday,

14981 State of Texas } Aggravated Assault
vs- } Wednesday Sept 18, 1895.
Woodle Priest }

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
arranged ready for trial. Thereupon
came a jury of good and lawful
men to wit: A. W. Scott and five
others who were duly selected empanelled
and sworn according to law and
the Information being read to the
jury the Defendant now have
entered his plea of not guilty.
Whereupon the jury after hearing the
evidence argument of counsel and receiving

Wednesday the 18th day of September A. D. 1895.

the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars.

A. M. Scott, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Noble Quinn the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15479

State of Texas } Abusive Language,
-25- } Wednesday Sept 18, 1895.
E. A. North }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. H. Sprinkle and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find

Defendant not guilty.
 W. H. Sprinkle, Foreman,
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this presentation and
 that the Defendant go hence without
 day.

15498 State of Texas } Carrying Pistol
 -vs- } Wednesday Sept 18, 1895.
 Jim Keibert }

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his own
 proper person and both parties
 announced ready for trial, a jury being
 waived the matters of fact as well
 as of law were submitted to the
 Court and the Defendant now here
 entered his plea of not guilty.
 Whereupon the Court after hearing the
 evidence, and being fully advised in the
 premises finds the Defendant not guilty.
 It is therefore ordered by the Court
 that the State of Texas take
 nothing by reason of this presentation
 and that the Defendant go hence
 without day.

15499 State of Texas } Carrying Pistol
 -vs- } Wednesday Sept 18, 1895.
 Oatesy True }

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Whereupon
 came a jury of good and lawful
 men to wit: J. E. Boyd and five

others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

J. C. Boyd, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Sept 19, 1895. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

15501 State of Texas } Aggravated Assault
vs } Thursday Sept 19, 1895.
Patsy Green }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Sprinkel and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing

Thursday the 19th day of September A. D. 1895.

Printers and Stationers, Fort Worth, Texas.

The evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant not guilty; N. H. Strickland, Foreman."

It is therefore ordered by the Court that the State, of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

14981

State of Texas }
 -vs- }
 Wessley Priest } Monday Oct 7, 1895.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is overruled. To which ruling of the Court Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of Defendant fixed by the Court at the sum of Two Hundred Dollars.

14981

State of Texas

vs-

Wade Priest

Monday Oct 21, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's supplemental motion for new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

14981

State of Texas

vs-

Wade Priest

Recognized
Tuesday Oct 22, 1895.

This day came into open Court Wade Priest, Defendant in the above entitled cause who together with M. D. Priest, C. R. Bowlin and Tillman Smith his sureties acknowledge themselves summarily indebted to the State of Texas in the full sum of Two Hundred Dollars; conditionally that the said Wade Priest who stands charged in this Court with the offense of In the County of Tarrant and State of Texas heretofore on the 11th day of June in the year of our Lord one thousand eight hundred and ninety five did unlawfully in and upon one Nelson Pender with a certain rock, the same

the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas.

then and then being a deadly weapon, commit an aggravated assault, and did then and there with said deadly weapon strike, bruise and otherwise injure said Nelson Pender" and who has been convicted of a Simple Assault in this Court, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

14981 State of Texas }
-vs- } Wednesday Oct 30, 1895.
Noodle Priest }

Ordered by the Court that ten days be granted Defendant after the adjournment of this term of Court within which to prepare and file statement of facts herein.

15220 State of Texas }
-vs- } Saturday Nov. 2, 1895.
Wm. Turner }

Ordered by the Court that ten days be granted Defendant after the adjournment of this term of Court within which to prepare and file statement of facts in this case.

15022

State of Texas
vs.
Elmer Leach

Saturday Nov. 2, 1895.

Ordered by the Court that ten days be granted Defendant after the adjournment of this term of Court within which to prepare and file statement of Facts in this case.

Saturday Nov 2, 1895.

Ordered that Court do now adjourn until Court in course.

Geo. W. Armstrong
County Judge,

Attest:

John B. King
County Clerk.

Monday the 4th day of November A. D. 1895,

Printers and Stationers, Fort Worth, Texas.

Be it remembered that on this the First Monday in November A. D. 1895 the same being the 4th day of November A. D. 1895 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth Present Hon Geo W. Armstrong, County Judge presiding: John P. King, County Clerk: Ben M. Turrell, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

— Prize Facing —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Prize Facing for this the First Week of the November Term of the County Court and upon the names thereon being called eight qualified jurors answered to wit: R. W. Wells, E. D. McGinnis, J. C. Riley, Albert Small, J. J. Edelman, S. Hoffman, W. R. Hurron and C. M. Lamm who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors sufficient to fill same to wit: C. J. Nash, J. L. Loring, W. J. Orrick who were all sworn and tried and placed upon the panel for the week.

8529 State of Texas } Carrying Pistol
 -vs- } Monday Nov 4, 1895.
 Charley Logsdon

This day came the County Attorney
 presenting the plea of the State also
 came the Defendant in his own
 proper person and both parties an-
 nounced ready for trial. Thereupon came
 a jury of good and lawfull men to wit:
 R. W. Wells and five others who were
 duly selected empanelled and sworn
 according to law, and the indictment
 being read to the jury the Defendant
 now being put into his plea of not
 guilty; Whereupon the jury after hearing
 the evidence, argument of counsel and
 receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation
 returned into open Court the
 following verdict to wit: "We the jury
 find the Defendant not guilty."

R. W. Wells, Foreman.
 It is therefore ordered, by the Court that
 the State of Texas take nothing by
 reason of this prosecution and that
 the Defendant go hence without day.

Ordered that Court do now adjourn till
 tomorrow morning at 9 o'clock.

Tuesday Nov 5th 1895 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday

15535 State of Texas } Betting at Dice
 -vs- } Tuesday Nov 5th 1895.
 Gus Barma

This day came the County Attorney
 presenting the plea of the State

also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Riley and five others, who were duly selected and sworn according to law and the information being read to the jury the Defendant next here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after matured deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars".

J. C. Riley, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Gus Barrus the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15840 State of Texas } Theft
-vs- } Tuesday Nov 5, 1895.
Harry Edgcomb }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. W. Wells and five others who were duly

selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider if their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." R. W. Kelly, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Nov 6th 1895. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

15485 State of Texas } Abusive Language
 -vs- } Wednesday Nov 6, 1895.
 Marie Bryant }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. V. Horron and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court

Wednesday the 6th day of November A. D. 1895.

Printers and Stationers, Fort Worth, Texas.

retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;"

W. R. Herron, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

14064 State of Texas } Theft
 -vs- } Wednesday Nov 6, 1895.
 Henry Hilton }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: C. W. Lawrence and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict ^{and} after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at confinement in the County Jail for thirty days;"

C. W. Lawrence Foreman;

It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of thirty days and until all costs in this behalf incurred are paid in full, for which said costs execution may issue.

15843

State of Texas } Assault & Battery
 vs }
 E. Mancias }
 Wednesday Nov 6. 1895.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. Eddleman and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" J. J. Eddleman, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday, Nov 11, 1895. Court in session present as on first day of term.

— Venue Facing —

Now comes E. A. Embury, Sheriff of Tarrant County and brings into open Court the Venue Facing for this the 2nd Week of the November Term of the County Court and upon the names therein being called six qualified jurors answered to wit: E. J. White, T. P. Richards, J. P. Taylor, Geo Norton, Hank Ayres and Lon Jewell, who were all sworn and tried and placed upon the panel for the next. And

it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. T. Gray, J. A. Henderson, G. M. Erwin, C. J. Pugh, J. D. Scurry & Tom Lapp who were all sworn and tried and placed upon the panel for the use.

14559

State of Texas } Theft.
vs } Monday Nov. 11. 1895.
Chas Wallis }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: E. J. White and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury, the Defendant now has entered his plea of guilty, Whereupon the jury, after hearing the evidence, and charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his punishment at a fine of One Dollar 1.00."

E. J. White, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Chas Wallis the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine

and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15988

State of Texas } Swindling
 -vs- } Monday Nov 11, 1895.
 W. E. Ayers }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. J. White and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at confinement in the County Jail for two days (2) and twenty five dollars (\$25⁰⁰) fine.

E. J. White, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant W. E. Ayers the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period.

Monday the 11th day of November A. D. 1895.

Printers and Stationers, Fort Worth, Texas

of two days and until said fine and costs are paid in full,

15194 State of Texas } Disturbing the Peace
-vs- } Thursday Nov 7. 1895.
Harry Smally }

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. W. Mills and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now for entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars." R. W. Mills, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Harry Smally the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 11th day of November A. D. 1895

15194 State of Texas }
vs } Monday Nov 11, 1895.
Harry Ormally }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard, the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is overruled.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Nov 12th 1895. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

15491 State of Texas }
vs } Playing Cards
Joe Wise } Tuesday Nov 14, 1895.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. P. Taylor and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant renounced his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 J. P. Taylor Foreman,
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

15594

State of Texas } Adultery
 -vs- } Tuesday Nov 12. 1895.
 Aaron Beer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawfull men to wit: T. P. Richards and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

T. P. Richards, Foreman,
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

15545 State of Texas } Aggravated Assault
 vs } Tuesday Nov 12, 1895.
 Webster Armstrong }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: Geo Norton and five others, who were duly selected, empaneled, and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;" Geo Norton, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Nov 13, 1895. Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

15988 State of Texas }
 vs } Wednesday, Nov 13, 1895.
 W. E. Ayers }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be

Printers and Stationers, Fort Worth, Texas

heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

15988

State of Texas }
-vs- }
W. E. Ayers } (Wednesday Nov 13. 1895.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendants Motion in arrest of Judgment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Thursday Nov 14th 1895 Court met at 9 o'clock pursuant to adjournment present as in yesterday.

15988

State of Texas } Recognizance
-vs- } Thursday Nov 14, 1895.
W. E. Ayers

This day came into open Court W. E. Ayers, Defendant in the above entitled cause who together with E. H. Ayers and Sam Braswell, his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred Fifty dollars conditional that the said W. E. Ayers who stands charged in this Court with the offense of "That one W. E. Ayers, in the County of Tarrant, and State of Texas, heretofore on the 21st day of September, in the year of our Lord One Thousand Eight Hundred and Ninety-five, did unlawfully and by means of false pretenses and devising and fraudulent representations then and there knowingly and fraudulently made by him to J. M. Bicknell did induce the said J. M. Bicknell to deliver to him said W. E. Ayers, and the said W. E. Ayers did then and there and by the means aforesaid acquire of and from the said J. M. Bicknell the possession of and title and ownership to Two Dollars and seventy cents the same then and there being the personal and movable property of the North Hotel Company a corporation with the intent to appropriate the same to the use of him the said W. E. Ayers in this to wit: the said W. E. Ayers did then and there falsely pretend and fraudulently represent to the said J. M. Bicknell, that he the said W. E. Ayers was then and there the owner of and had the right to dispose of by check or order, Five Dollars in money on deposit in the State National Bank of Fort Worth, Texas and that he had credit at said bank to the amount

Thursday the 14th day of November A. D. 1895.

Printers and Stationers, Fort Worth, Texas

of Five Dollars and that the written instrument and order then and then delivered by him to the said J. M. Dickell and in words and figures as follows to wit:

Fort Worth Tex. Nov. 21 1895 No. —
 The State National Bank of Fort Worth
 Pay to Roy Ayers or order \$5⁰⁰
 Five ————— Dollars
 W. E. Ayers"

Stephens Litho & Engr Co. St. Louis.

and which was endorsed on the back thereof in words and figures as follows to wit "Roy Ayers" was a valid, legal and valuable obligation and that the said W. E. Ayers had money on deposit in the State National Bank of Fort Worth to the amount of Five Dollars and that he the said W. E. Ayers had credit at said bank to that amount and that said written instrument and check would be paid by said State National Bank whenever payment of the same was demanded and did thereby and then and there fraudulently induce the said J. M. Dickell to deliver to him the said W. E. Ayers the possession, title and ownership to the said Two Dollars and seventy cents in money of the value of Two Dollars and seventy cents, whereas in truth and in fact the said W. E. Ayers did not own and have subject to his disposal and his check any money on deposit in the State National Bank of Fort Worth and in truth and in fact the said W. E. Ayers did not have any credit at the said State National Bank and in truth and in fact said written instrument and check was not a legal, valid and valuable obligation and would not be paid when payment of the

same should be demanded at said bonds, but was wholly worthless and the said W. E. Ayres then and there well knew that each and all of said pretenses and representations so made by him to the said J. M. Bissell were false when he made them" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

15835

State of Texas } Exhibiting
 -vs- } Thursday Nov 14, 1895.
 Harry Cady

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. J. Pugh and five others, who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entering his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at ten days in the County Jail and a fine of \$25.00

C. J. Pugh, Foreman,
 It is therefore ordered by the Court

Thursday the 14th day of November A. D. 1895.

Printers and Stationers, Fort Worth, Texas

that the State of Texas do have and receive of and from the Defendant Harry Carey the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

15836

State of Texas } Exhibiting
-vs- } Thursday Nov 14, 1895.
Sam Johnson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. P. Taylor and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of \$25.00 fine and imprisonment 10 days in jail. J. P. Taylor, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from

The Defendant Sam Johnson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days until the fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Friday, Nov 15, 1895. Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

15766 State of Texas } Disorderly House
 vs- } Friday Nov. 15, 1895.
 Mrs Frank Gillespie }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. O. Taylor and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Indictment and assess her punishment at a fine of \$200.00 (Two Hundred Dollars). J. O. Taylor, Foreman.

It is therefore ordered by the Court that the State of Texas do have and.

recour of and from the Defendant Mrs Frank Gillespie the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15826

State of Texas } Aggravated Assault
vs- } Friday Nov. 15, 1895.
Mose Fields

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: R. W. Egan and five others who were duly selected empanelled and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars." R. W. Egan, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recour of and from the Defendant Mose Fields the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to County Jail, until said fine and costs are paid in full.

15856 State of Texas } Vagrancy
 -vs- } Saturday, Nov. 16, 1895.
 Mamie Clark }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. P. Taylor and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant then here entered her plea of not guilty. Whereupon the jury after hearing the evidence, arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. P. Taylor, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

— Venue Facing —

Now come E. A. Euliss, Sheriff of Tarrant County and brings into open Court the Venue Facing for this the Third Week of the November Term of the County Court of Tarrant County Texas and upon the names thereon being called five qualified jurors answered to wit: T. O. Muesey, H. L. Stephenson, J. S. Pece, A. J. Chambers & J. F. Smith who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said

the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas.

Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. H. Carter, W. C. McKee, J. A. Pray, J. T. Williams, J. T. Smith & J. W. Hodge, who were all sworn and tried and placed upon the panel for the next.

15508 State of Texas } Assault & Battery,
 -vs- } Tuesday Nov. 19, 1895.
 Elisha White }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. L. Stephenson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 H. L. Stephenson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

15985 State of Texas } Theft.
 -vs- } Tuesday Nov. 19, 1895.
 J. Merrill Rogers }

This day came the County attorney prosecuting the plea of the State

also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. Smith and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. F. Smith, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15991

State of Texas } Sitting on Sunday
-vs- } Tuesday Nov 19, 1895.

Ab Dean

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. Williams and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

Now True Just set aside see P. 356.

To wit: "We the jury find the Defendant guilty of selling to G. C. Cooper as charged and assessed his fine at Twenty \$20⁰⁰ dollars.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Ab Dean the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15626 State of Texas } Assault & Battery
-vs- } Wednesday Nov 20, 1895.
Bill Mathis }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Pray and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft not guilty." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that said Defendant go hence without day.

15991

State of Texas

vs

Ab Dean

Monday Nov 25, 1895.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the motion of Defendant for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, recognizing one of the Defendants fined by the Court at the sum of Two Hundred Dollars.

15991

State of Texas

vs

Ab Dean

Wednesday Jan 1, 1896.

The motion for new trial in the above entitled cause being reconsidered it is ordered by the Court that said motion be and the same is hereby sustained and the judgment heretofore rendered in this cause be and the same is hereby set aside and for naught held.

the day of A. D. 189

Printers and Stationers, Fort Worth, Texas.

Saturday, Jan 4, 1896.

Ordered That Court do not adjourn till Court in course.

Geo. W. Brumitrong
County Judge

Attest:
J. M. King Co. Clk

Monday the 6th day of January A. D. 1896.

Be it remembered that on this the First Monday in January A. D. 1896 the same being the 6th day of January A. D. 1896 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth; Present Hon. Geo. W. Armstrong, County Judge presiding, John P. King, County Clerk, Wm. M. Gerritt, County Attorney & E. A. Eulers, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court.

- venire Facias -

Now comes E. A. Eulers, Sheriff of Tarrant County and brings into open Court the venire Facias for this the First Week of the January Term of the County Court and upon the names therein being called nine qualified jurors answered to wit: J. D. DeForest, J. F. Luther, M. Sumner, S. S. Smith, J. D. Squires, J. P. Poythress, S. W. Hopper, S. W. A. Hooks & T. A. Carrier who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and the said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. N. Morris, H. C. Casner, D. S. Malone & Hugh Teefair who were all sworn and tried and placed upon the panel for the week.

Wednesday the 8th day of January A. D. 1896.

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16162 State of Texas } Disorderly House
vs }
Mary Smith } Wednesday Jan 8th 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: J. F. Luther, and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now her entering her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. F. Luther, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Thursday Jan 9th 1896. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16164 State of Texas } Theft
vs }
Nesb Colman } Thursday Jan 9. 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his

own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful men
 to wit: J. S. Carrist and five others who
 were duly selected, empanelled and sworn
 according to law and the information
 being read to the jury the defendant
 now here entered his plea of not
 guilty. Thereupon the jury after hearing
 the evidence, argument of counsel and
 receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation returned
 into open Court the following verdict
 to wit: "We the jury find the defendant guilty
 and assess his punishment at a fine of
 Ten dollars and imprisonment in the County
 Jail for ten days. J. S. Carrist, Foreman."

It is therefore ordered by the Court
 that the State of Texas do have
 and recover of and from the defendant
 West Colman the sum of Ten
 Dollars fine assessed as aforesaid
 together with all costs in this
 behalf incurred for which said
 fine and costs execution may
 issue. Further ordering that said defendant
 stand committed to the County Jail
 for the full period of ten days and
 until the fine and costs are
 paid in full.

Ordered that Court do now adjourn till tomorrow
 morning at 9 o'clock.

Friday Jan'y 10th 1896. Court met at 9 o'clock pursuant
 to adjournment present as on yesterday.

15113 State of Texas

vs.
 Jack Nylie } Friday Jan'y 10th 1896.

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that ~~the~~ said Motion be and the same is overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

15113 State of Texas } Recognized
 vs. } Friday Jan'y 10th 1896.
 Jack Nylie

This day came into open Court Jack Nylie, Defendant in the above entitled cause who together with J. C. Young, J. A. Young and D. H. Purvis, his sureties, acknowledge themselves jointly indebted to the State of Texas in the sum of One Hundred and fifty dollars conditionally that the said Jack Nylie who stands charged in this Court with the offense of "That one Jack Nylie in in the County of Tarrant and State of Texas, on the 1st day of June in the year of our Lord one thousand eight hundred and ninety five, did unlawfully and knowingly give and cause to be given spirituous, vinous and intoxicating liquor to a person then ^{and} there

Friday the 10th day of January A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

under the age of twenty one years to wit Annie Dixon, without the written consent of the parent or guardian of said minor Annie Dixon or of any one standing in the place of said parent or guardian" and who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

159th State of Texas } Open on Sunday
-vs- } Friday Jan'y 10th 1896.
D. S. Miller

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. L. Malone and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant renounced his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury find the Defendant not guilty." D. L. Malone, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 10th day of January A. D. 1896.

Printers and Stationers, Fort Worth, Texas

the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as herein charged and assess his punishment at a fine of Five (\$500) dollars,

W. J. Surman;

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant James Smith the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Saturday Jan 11 1895. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16334

State of Texas } Assault
vs } Saturday Jan 11. 1896.
Will Fellows }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit Mr. Surman and five others who were duly selected empanelled and sworn according to law, and the Information being read to the jury the Defendant then here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and

Saturday the 11th day of January A. D. 1896.

receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as herein charged and assess his punishment at a fine of Five Dollars."

M. Surman, Foreman;

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Will Felling the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16347

State of Texas } Assault
vs } Saturday Jan 10, 1895.
Champ Beasley }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. C. Caswell and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as herein charged and assess his punishment at a fine of Five Dollars."

A. C. Caswell, Foreman

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Champ Beasley the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday Jan'y 13th 1896 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

— Jurors Facing —

Now comes E. A. Culver, Sheriff of Tarrant County and brings into open Court the Jurors facing for this the 2nd Week of the January Term of the County Court of Tarrant County and upon the names therein being called six qualified jurors answered to wit: E. D. Nelly, H. Garner, J. J. Greenold, J. A. Mitchell and R. D. Shaver who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel for the week is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: M. W. Hampton, J. P. Gordon, G. R. Anderson, O. G. O'Connell, W. A. Sexton, J. W. Trumpangh and Walter Johnson who were all sworn and tried and placed upon the panel for the week.

15546

State of Texas } Playing Cards.
 vs } Monday Jan'y 13th 1896.
 Rob Martindale }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, Thereupon came a jury of good and lawful men to wit: E. D. Neely and five others, who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

E. D. Neely Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Jan'y 14th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

15850

State of Texas } Abusive Language
 vs } Tuesday Jan'y 14th 1896.
 S. Roper }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned

Tuesday the 14th day of January A. D. 1896,

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ready for trial, thereupon came a jury of good and lawful men to wit J. W. Turnpugh and five others, who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty; J. W. Turnpugh, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16367

State of Texas } Theft,
vs } Tuesday Jan 14, 1896,
Henry Brown }

This day, came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit E. D. Neely and five others, who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty; E. D. Neely, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16368 State of Texas } Theft
 vs- } Tuesday Jan'y 14, 1896.
 Pink Barry

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Mitchell and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at one year imprisonment in the County Jail,

J. A. Mitchell, Foreman;
 It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of one year and until all costs in this case are paid in full.

16126 State of Texas } Carrying Pistol
 vs- } Monday Jan'y 13, 1896.
 Charlie Beckham

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: M. A. Suster and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon

16140 State of Texas } Thursday Jan'y 16. 1896.
 vs } - Fifth -
 John

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. Tanner and five others who were duly selected, sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".
 H. Tanner, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

16144 State of Texas } Carrying Pistol
 vs } Thursday Jan'y 16. 1896.
 W. M. White

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. P. Bardon and five others who were duly selected, sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and

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after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty";

J. B. Gordon, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day

14958

State of Texas } Disturbing Public Worship
-vs- } Friday, Jan'y 17, 1896.
Fred Haskitt }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. Janner and five others who were duly selected, sworn and sworn according to law and the Indictment being read to the jury the Defendant very humbly entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty";

H. Janner, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

14960 State of Texas } Disturbing Public Worship.
 vs } Friday, Jan'y 17, 1896.
 Mort Hall }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit: J. A. Mitchell, and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury finds the Defendant not guilty."

J. W. Mitchell, Foreman:
 It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and the Defendant go home without day.

16186 State of Texas } Carrying Pistol
 vs } Friday, Jan'y 17, 1896.
 Arthur Phelps }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the

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Defendant guilty and assessing his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Arthur Phelps the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16148 State of Texas } Abusive Language
 -vs- } Friday Jan'y 17, 1896.
 Charlie Little

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Five Dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Charlie Little the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16364 State of Texas } Abusive Language
 vs } Friday Jan 17, 1896.
 Mary Smith

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: H. Turner and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here returned her plea of not guilty. Whereupon the jury after hearing the evidence, argument of course and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty and assess her punishment at a fine of Five Dollars. H. Turner, Foreman."

It is thereupon ordered by the Court that the State of Texas do have and recover of and from the Defendant Mary Smith the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15439 State of Texas } Carrying Pistol
 vs } Saturday Jan 18, 1896.
 M. O. Robinson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon

County Court (Criminal) Minutes, Tarrant County, January Term, 1896,
Saturday the 18th day of January A. D. 1896,
 Printers and Stationers, Fort Worth, Texas.

came a jury of good and lawful men to wit: M. A. Sexton and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars." M. A. Sexton, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{the} recovery of and from the Defendant M. O. Robinson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday Jan'y 20th 1896 Court met at 9 o'clock pursuant to adjournment present as on first day of term,

— Urrin Facias —

Now comes E. A. Culez, Sheriff of Tarrant County and brings into Court the Urrin Facias for this the third Week of the January Term of the County Court of Tarrant County and upon the names thereon being called six qualified jurors answered to wit: Chas. Purvis, Clemond Carter, Frank Mullins, J. J. Meudin, L. D. Staub, and Jim Moss who were all sworn and tried and placed upon the panel for

the next, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. W. Key, G. R. Nichols, E. Q. Stewart, John Bowman, Thomas Williams & C. A. Blue, who were all sworn and tried and placed upon the panel for the next;

15227

State of Texas } Aggravated Assault.
 -vs- } Saturday Jan 18. 1896.
 Pat Donley

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. O. Cornell and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant drew him out of his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of \$300⁰⁰

J. O. Cornell, Foreman
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Pat Donley the sum of Three Hundred Dollars fine assessed as aforesaid, together with all costs in this behalf

the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas.

incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15859 State of Texas } Appeal for Justice Court J. Wright
vs } Saturday, Jan'y 11, 1896.
Dan Daggitt }

This day came the parties by their attorneys and the Defendant in person and then came on to be heard the motion of the County Attorney to dismiss the appeal herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained. Further ordered that a writ of Procehdns issue to the Justice Court from which this came was appealed commanding said Court to proceed with the execution of the judgment heretofore rendered in said Court.

16445 State of Texas } Theft
vs } Tuesday, Jan'y 21, 1896.
Brydo Cross }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Williams and five others who were duly selected and sworn according to law and the information being read to the jury, the Defendant then entered his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the

charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 C. A. Williams, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16394

State of Texas } Theft
 -vs- } Tuesday, Jan'y 21, 1896.
 Will Arnica

This day came the County attorney prosecuting the case of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit John Borman and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now voluntarily pled guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty Dollars and imprisonment in the County Jail for ten days."
 John Borman, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Arnica the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

16399

State of Texas } Adultery
vs }
Church Smith } Wednesday Jan 24, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit, W. Key and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16369

State of Texas } Aggravated Assault,
vs }
Frankie Boon } Thursday Jan 25, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit, Jim Mass and five others who were duly selected and sworn according

To have, and the information being read to the jury, the Defendant now has entered his plea of not guilty, Whereupon the jury, after hearing the evidence, argument of counsel, and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant not guilty."
It is therefore ordered by the Court that the State of Texas do have and take nothing by reason of this prosecution and that the Defendant go hence without day.

15477 State of Texas } Adultery
-vs- } Thursday Jan 23, 1896.
Willy King
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Williams and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury the Defendant now has entered his plea of not guilty, Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15477

State of Texas }
vs-
Will Hines

Adultery }
Thursday Jan'y 23, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Williams and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury. The Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant of Fornication and assess his punishment at a fine of Fifty Dollars".

J. A. Williams, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Hines the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16339

State of Texas }
vs-
Elyis Isham

Adultery }
Saturday Jan'y 18, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's plea of former acquittal herein. And the argument of counsel being heard thereon

because it is the opinion of the Court that the law is for said plea, It is therefore ordered by the Court that said plea be and the same is hereby sustained,

Saturday Feby 29th, 1896.

Ordered that Court do now adjourn till Court in August.

Geo. W. Armstrong
County Judge,

attest
J. M. King, C. C. K.

County Court (Criminal) Minutes, Tarrant County, March Term, 1896.
Monday the 2nd day of March A. D. 1896.

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Be it remembered that on this the First Monday in March A. D. 1896 the same being the 2nd day of March A. D. 1896 there was begun and held a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon. Geo. H. Armstrong, County Judge presiding, John O. King, County Clerk, Geo. W. Treville, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court.

— Urim Facias —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the Urim Facias for this the Second Week of the March Term of the County Court of said County and upon the return thereon being called Eight qualified jurors answered to wit: J. M. Diney, J. M. Crowley, A. A. Hood, R. S. Cloud, G. F. Crickett, John Wilson, R. J. Stripland and J. M. Lyles who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, it is ordered that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff being sworn as required by law brought into Court the following qualified jurors to wit: W. P. Goff, W. H. Hanning, J. A. Walker, Frank Gray and J. B. Harriett who were all sworn and tried and placed upon the panel for the week.

Friday March 13th 1896. Court in session
present as on first day of term.

16390

State of Texas } Adultery
vs } Friday, March 13, 1896.
Ebro Denson }

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial. Thereupon came a jury
of good and lawful men to wit: J. M. Vines
and five others who were duly selected
impaneled and sworn according to law
and the information being read to the jury
the Defendant now here entered his plea
of not guilty. Whereupon the jury after
hearing the evidence, argument of counsel and
receiving the charge of the Court retired
to consider of their verdict and after
mature deliberation returned into open
Court the following verdict to wit:

"We the jury find the Defendant not
guilty." J. M. Vines, Foreman.

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

16467

State of Texas } Abusive Language
vs } Friday, March 13, 1896.
Clark Moore }

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful

Friday the 13th day of March A. D. 1896.

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turn to wit: J. M. Lybe and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Lybe, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16504 State of Texas } Abusive Language
John Night } Friday March 13, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: John Wilson and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

John Wilson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing

by reason of this prosecution and that the Defendant go home without day.

16558

State of Texas } Carrying Pistol,
vs. } Friday Mar 13, 1896.
Tom Hargrove

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. S. Claub and six others who were duly selected and sworn according to law and the information being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charges of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of \$15⁰⁰ Dollars twenty five dollars;

R. S. Claub, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Hargrove the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday the 13th day of March A. D. 1896.

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Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Saturday March 14th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

165 & State of Texas } Aggravated Assault
-16- } Saturday March 14th 1896.

Geo. Davis
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: John Wilson and five others who were duly selected impartially and sworn according to law and the information being read to the jury the Defendant now returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."

John Wilson, Foreman.
It is further ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday March 16th 1896 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday March 17th 1896 Court met at 9 o'clock
proceeding with adjournment from as on yesterday.

15581 State of Texas } Meeting at Ford.
vs } Tuesday March 17, 1896.
Jas B. Roberts }

This day came the County attorney
presenting the plea of the State also
came the Defendant in his own proper
person and then came on to be
heard the Defendant's Motion to Quash
the indictment herein, and the argument
of counsel being heard thereon, because
it is the opinion of the Court
that the law is against said
Defendant. It is therefore ordered
by the Court that said Motion
be and the same is overruled.
To which ruling of the Court
Defendant excepts.

15581 State of Texas } Meeting at Ford.
vs } Tuesday, March 17, 1896.
Jas B. Roberts }

This day came the County attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful
men to wit: F. W. Chetell and five others
who were duly selected empaneled and
sworn according to law and the
indictment being read to the jury the
Defendant now here entered his plea
of not guilty. Whereupon the jury after

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hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant to be guilty as charged in the indictment and assess his punishment at a fine of \$100.
J. N. Astell, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jas B. Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

15584 State of Texas } Being at Fort Worth,
vs. } Tuesday, March 17, 1896.
Jas B. Roberts

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. Cooper and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the

matters alleged in the Defendant's plea of former conviction are mutual and no further fine that the Defendant is guilty as charged in the Indictment and assess his punishment at a fine of \$100.00.

J. C. Cooper, Foreman:
 It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Jas B. Roberts the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 15581 said Defendant stand committed to the County Jail until said fine and costs in this case are paid in full.

Vermin Facies

Now comes E. A. Euler, Sheriff of Tarrant County Texas and brings into open Court the Vermin Facies for this the 3rd Week of the County Court of Tarrant County Texas and upon the names therein being called said qualified jurors answering to wit: P. Fleming, R. Cobb, J. B. Cate, Thos Fitch, F. W. Atwell and Robt Jones who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: Ote Thornton, J. C. Cooper, J. W. Terney, W. T. Neely, J. P. Mills and Wm Jarvis who were all sworn and tried & placed upon the panel for the week.

Thursday the 19th day of March A. D. 1896.

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Thursday March 19th 1896. Court in session present as on first day of term.

16365 State of Texas } Assault,
vs. } Thursday March 19th 1896.
Wilson Tucker }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Robt Jones and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

Robt Jones, Foreman.
It is, therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16375 State of Texas } Aggravated Assault,
vs. } Thursday Mar 19, 1896.
Tom Hargrove }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury

of good and lawful men to wit: S. P. Mills and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here intends this plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." S. P. Mills. Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16556

State of Texas } Vagrancy
 -vs- }
 Chas Howard } Tuesday Mar 10, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: B. F. Prickett and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here intended his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

into open Court the following verdict to wit:
 We the jury find the Defendant guilty and
 assess his punishment at a fine of \$5⁰⁰
 five dollars. B. F. Orickell, Foreman.
 It is therefore ordered by the Court that
 the State of Texas do have and recover
 of and from the Defendant Chas Howard
 the sum of Five Dollars fine assessed
 as aforesaid together with all costs in
 this behalf incurred for which said
 fine and costs execution may
 issue. Further ordered that said
 Defendant stand committed to the County
 Jail until said fine and costs are
 paid in full.

Saturday, March 21, 1896 Court in session
 present as on first day of term.

16119. State of Texas } Aggravated Assault,
 vs. } Saturday Mar 21, 1896.
 Harry Burnett

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his own
 proper person and both parties announced
 ready for trial. Thereupon came a jury
 of good and lawful men to wit: W. J. Neely
 and five others who were duly selected
 impaneled and sworn according to law
 and the Information being read to the
 jury the Defendant now here entered his
 plea of not guilty. Whereupon the jury
 after hearing the evidence, argument of counsel
 and receiving the charge of the Court retired
 to consider of their verdict and after
 mature deliberation returned into open
 Court the following verdict to wit: "We
 the jury find the Defendant not guilty, W. J. Neely Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

16557

State of Texas } Theft.
vs- } Saturday March 21, 1896.
C. B. Hays }

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Neely and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at one day's imprisonment in County Jail." W. J. Neely, Foreman.

It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of one day and until all costs in this case are paid in full.

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16569 State of Texas } Theft.
 by } Saturday March 21, 1896.
 Henry Williams }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit P. W. Jones and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant was then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty as charged in the indictment."
 P. W. Jones, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

15173 State of Texas } Adultery
 by } Friday Mar 13, 1896.
 Tomp Sewell }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. M. Vines and five

actors who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not-guilty." J. M. Vines Foreman, it is hereupon ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

16593

State of Texas }
 -25- } Thursday March 17, 1896.
 Gen M. Turrell }

Orders that a fine of one Hundred Dollars be and the same is hereby assessed against Gen M. Turrell for contemptuous language and a breach of the peace committed in the presence of the Court concerning a case then on trial.

16593

State of Texas }
 -25- } Monday March 16, 1896.
 Gen M. Turrell }

On final hearing of the above entitled cause, ^{it is ordered} that Gen M. Turrell be fined in the sum of Fifty Dollars for contempt of Court and that he be committed to the County Jail if until said fine is paid in full.

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16574 State of Texas }
-vs- } Thursday March 17, 1896.
Frank Ball

Ordinb that a fine of Fifty Dollars be and the same is hereby assessed against Frank Ball for contemptuous language and a breach of the peace committed by him in the presence of the Court.

16574 State of Texas }
-vs- } Monday March 16, 1896.
Frank Ball

On final hearing of the above entitled cause it is ordinb that Frank Ball be and he is hereby fined the sum of Twenty five dollars for contempt of Court and that he be committed to the County jail until said fine is paid in full.

16580 State of Texas }
-vs- } Friday March 17, 1896.
J. D. M. Lean

Ordered that attachment issue for J. D. M. Lean returnable March 16 1896. to show cause why he should not be fined for contempt of Court.

16580 State of Texas }
-vs- } Monday March 16, 1896.
J. D. M. Lean

On final hearing of the above entitled cause it is ordinb that J. D. M. Lean be and he is hereby fined the sum of Twenty five dollars for contempt of Court and that he be committed to the County jail until said fine is paid in full.

16580 State of Texas }
 vs } Thursday March 14, 1896.
 M. A. Garner }

Ordered that attachment issue for M. A. Garner returnable March 16th, 1896 to show cause why he should not be fined for contempt of Court.

16580 State of Texas }
 vs } Monday March 16, 1896.
 M. A. Garner }

On final hearing of the above entitled cause it is ordered by the Court that said Defendant M. A. Garner be and he is hereby discharged on his answer and that he go hence without day.

16584 State of Texas }
 vs } Monday April 6, 1896.
 Jim Caby }

This day came the parties by Attorney and the Defendant appeared in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said motion be and the same is hereby sustained.

Saturday May 2nd 1896.

Ordered That Court do now adjourn
till Court in course,

Geo. W. Armstrong
County Judge.

Attest
Jno B King County Clerk.

Monday the 4th day of May A. D. 1896

Texas Printing and Lithographing Co.

Be it remembered that on this the First Monday in May A. D. 1896 the same being the 4th day of May A. D. 1896 there was begun and holden, a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth; Present: Hon Geo W. Armstrong County Judge, presiding, John P. King, County Clerk, Geo W. Terrell, County Attorney and E. A. Euler, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court,

Ordered that Court do now adjourn until Monday May 11th 1896.

Monday May 11, 1896 Court met at nine o'clock pursuant to adjournment pursuant as on first day of term,

— Verine Facias —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into Court the Verine Facias for this the Second Week of the County Court of Tarrant County Texas, and upon the names therein being called eight qualified jurors answered to wit: J. Muehall, H. C. Froom, Wm Brown, J. D. McAnally, W. L. Hurst, J. B. Claypool, G. C. Pickett, and J. H. Plymeyer who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law.

Monday the 11th day of May A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

brought into Court the following qualified jurors to wit: C. B. Larr, J. A. Grant, David Morgan, John A. King, who were all sworn and tried and placed upon the panel for the week.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Tuesday May 14th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday

14128 State of Texas } Selling Liquor in Local Option Precinct
vs- } Tuesday May 17, 1896.
Sam Row

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully satisfied in the premises finds the Defendant guilty and assessing his punishment at a fine of Twenty five Dollars, and imprisonment in the County Jail for twenty days.

New Trial

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Sam Row, the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue

Further ordered that said Defendant stand committed to the County Jail ~~until~~ for the full period of thirty days and until said fine and costs are paid in full.

16584

State of Texas } Abusive Language
-vs- } Tuesday May 14, 1896.
C. B. Hammett }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of twelve and lawful men to wit: J. M. Mulhall and six others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Mulhall, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16609

State of Texas } Aggravated Assault
 } Tuesday May 17, 1896.
 } C. B. Hammett

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. D. Claypool and five others who were duly selected and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars".
F. D. Claypool, Foreman.

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant C. B. Hammett the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Orders by that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday May 13th, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16586

State of Texas } Fornication
-25- } Wednesday May 13, 1896.
Henry Mayfield

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person, and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit J. A. Grant and five others who were duly selected subpoenaed and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars."

J. A. Grant, Foreman.
It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Henry Mayfield the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 13th day of May A. D. 1896.

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Friday May 15, 1896 Court in session present as on first day of Term.

16610 State of Texas } Adultery
 vs- } Friday May 15, 1896.
 C. B. Hammett

This day came the County attorney prosecuting the case of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Larr and five others who were duly selected, sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of one hundred dollars."

C. B. Larr, Foreman.
 It is therefore ordered by the Court that the State of Texas do have ^{the} recovery of and from the Defendant C. B. Hammett the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 16609 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

16638 State of Texas } Aggravated Assault
-vs- } Friday May 15, 1896.
Miss Nellie Downs }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John Dawson and five others who were duly selected empaneled & sworn according to law and the Indictment being read to the jury the Defendant now her intent her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault & assess her punishment at fine of Five Dollars.

John Dawson, Foreman.
It is thereupon ordered by the Court that the State of Texas do recover of and from the Defendant Miss Nellie Downs the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday May 18, 1896 Court in session present as on first day of term.

— Jurors Facing —

Now comes E. A. Euliss, Sheriff of Tarrant County and brings into Court the Jurors Facing for this the 3rd Week of the County Court of Tarrant County Texas and upon the names therein being called sworn qualified jurors assentual to wit: M. J. Lewis, S. A. Thatcher, J. Booy, H. J. Goldburg, H. N. Babcock, N. Wilson and E. D. Neely who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law, brought into Court the following qualified jurors to wit: Frank Gray, G. G. Hamrell, S. W. Griffin, W. T. Hutchinson, W. R. Deering, W. J. Gray, Bell Hamrell, Wm Hunter, J. N. Kirsch, J. J. Estes, Frank Johnson, and A. Martin, who were all sworn and tried and placed upon the panel for the week.

16686 State of Texas } Disorderly House
-vs- } Monday May 18, 1896.
Miss Emma Duffy }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. J. Goldburg and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant swore her entire her plea of

not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." H. J. Galdberg, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16643 State of Texas } Abusive Language
 -vs- } Monday May 18, 1896.
 Alex Gauto

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John H. King and five others who were duly selected, sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." John H. King, Foreman.
 It is therefore ordered by the Court that the State of Texas take

The sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday May 20th 1896. Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

16419

State of Texas } Open on Sunday.
 -vs- } Wednesday May 20th 1896.
 Paul Schubert }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit H. J. Goldberg and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." H. J. Goldberg, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Wednesday the 20th day of May A. D. 1896.

Printers and Stationers, Fort Worth, Texas

Orders that Court do now adjourn till tomorrow morning at 9 o'clock,

Thursday May 21, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

169799

State of Texas } Adultery
Thursday May 21, 1896.
Emma Harris

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper and best parties arrayments ready for trial thereupon came a jury of good & lawful men to wit: H. J. Gaultney and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: 'We the jury find the Defendant guilty and assess her punishment at a fine of one hundred Dollars;

It is thereupon ordered by the Court that the State of Texas do have and recover of and from the Defendant Emma Harris the sum of One hundred dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution, further ordering that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16385

State of Texas } Aggravated assault
vs } Thursday May 21, 1896.
Geo McGinnis }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: H. J. Galberg and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars." H. J. Galberg Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant Geo McGinnis the sum of Five Dollars fine assessed by aforesaid together with all costs in this behalf incurred, for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16431

State of Texas } Theft
vs } Thursday May 21, 1896.
W. A. Wallis }

This day came the County attorney

presenting the plea of the State also came
the Defendant W. A. Wallis in his own proper
person and both parties announced ready for
trial, thereupon came a jury of good and
lawful men to wit: _____ and five
others who were duly selected empaneled and
sworn according to law and the Information
being read to the jury the Defendant now
here entered his plea of not guilty, thereupon
the jury after hearing the evidence, argument
of counsel and receiving the charge of the
Court retired to consider of their verdict
and after mature deliberation returned
into open Court the following verdict
to wit: "We the jury find the Defendant guilty
and assess his punishment at a fine
of Two Dollars and ninety cents ^{and} imprisonment
in the County Jail for one day.

It is therefore ordered by the Court that
the State of Texas do have and recover
of and from the Defendant W. A. Wallis the
sum of Two & 90/100 Dollars together with
all costs in this behalf incurred for
which said fine and costs execution
may issue. Further ordered by the Court
that said Defendant stand committed to the
County Jail until said fine and costs
are paid in full and for the full
period of one day.

Ordered that Court do now adjourn until tomorrow
morning at 9 o'clock.

Friday May 24th 1896 Court met at 9 o'clock
pursuant to adjournment present as on yesterday,

16539 State of Texas } Aggravated Assault
 -vs- } Friday May 22nd 1896.
 Amb Allen

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. Martin and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant not guilty;
 R. Martin, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16548 State of Texas } Disturbing the Peace
 -vs- } Friday May 22, 1896.
 Furman Thomas

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. J. Golding and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and

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receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." H. J. Goldberg, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16596 State of Texas } Embezzlement
-v- } Friday, May 22nd 1896.
Henry Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. A. Hatcher and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." S. A. Hatcher, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday the 20 day of May A. D. 1896.

15651

State of Texas } Abusive Language
 -vs- } Wednesday May 20. 1896.
 Jack Elmore

This day came the parties by their attorneys and then came on to be heard the motion of the State to dismiss the appeal herein, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that Proceedings issue to the Court below from which this cause was appealed commanding it to proceed with the execution of the judgment heretofore rendered in said Court in said case.

16097 to

16104

State of Texas }
 -vs- } Wednesday May 20. 1896.
 Tim Sullivan

This day came the parties by their attorneys and then came on to be heard the Defendant's Motion to Quash the Indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

Saturday May 23. 1896 Court in session present as on first day of term.

16641

State of Texas } Disorderly House
-45- } Saturday May 23rd 1896.
Ada Case

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. J. Gaeberg and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered her plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
H. J. Gaeberg, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Monday May 25th 1896. Court in session present as on first day of term.

16733

State of Texas } Assault
-45- } Monday May 25, 1896.
Pete Dorchester

New Trial

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. D. Farris and five others who were duly selected

empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find, the Defendant guilty of Fornication and assess his punishment at a fine of Fifty (\$50⁰⁰) Dollars.

W. D. Farris, Foreman,

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Peter Dorchester the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Tuesday May 26th 1896 Court in session present as on first day of term.

16619 State of Texas } Aggravated Assault
 -vs- } Tuesday May 26th 1896.
 Jack Dittos }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. D. Farris and five others who were duly selected empaneled

and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;" W. J. Rogers, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

16632 State of Texas } Disorderly House.
 vs. } Tuesday May 26, 1896.
 John B. Longinetti

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Jenkins and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Two Hundred Dollars."

J. W. Jenkins, Foreman.
 It is therefore ordered, adjudged and

decreed by the Court that the State of Texas do have and recover of and from the Defendant John B. Siginette the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16588 State of Texas } Threats to take Life
-vs- } Tuesday May 26. 1896.
Big Mouth Kid

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. K. Cranford and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

C. K. Cranford, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Wednesday May 27th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

16583

State of Texas } Theft,
-vs- } Wednesday May 27, 1896,
Walter Nowl }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good lawe lawful men to wit: Wm M. Billings and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Wm M. Billings, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of said prosecution and that the Defendant go hence without day.

16954

State of Texas } Disorderly Houses
-vs- } Wednesday May 27, 1896,
William Robinson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced

ready for trial. Thereupon came a jury of
 good and lawful men to wit J. N. Hammett
 and five others who were duly selected
 empaneled and sworn according to law
 and the information being read to the
 jury the Defendant now here entered
 his plea of not guilty. Thereupon
 the jury after hearing the evidence, argument
 of Counsel and receiving the charge of the
 Court retired to consider of their
 verdict and after mature deliberation
 returned into open Court the following
 verdict to wit: "We the jury find the
 Defendant guilty and assess his punishment
 at a fine of Two Hundred Dollars;
 J. N. Hammett, Foreman.
 It is further ordered by the Court
 that the State of Texas do have
 and recover of and from the Defendant
 William Robinson the sum of Two
 Hundred Dollars fine assessed as
 aforesaid together with all costs
 in this behalf incurred for which
 said fine and costs execution
 may issue. Further ordered that
 said Defendant stand committed to
 the County Jail until said fine
 and costs are paid in full.

16639 State of Texas } Hunting on Postal Land.
 vs- } Wednesday May 27 1896.

J. M. McAdams }

This day came the County Attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial a jury
 being waived the matters of fact
 as well as of law were submitted
 to the Court and the Defendant

now here entered his plea of not guilty, Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16931

State of Texas }
 -25- } Monday May 25. 1896.
 W. A. Wallis }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard therein because it is the opinion of the Court that the bar is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

14128

State of Texas }
 -25- } Saturday May 30. 1896.
 Sam Row }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein, and the argument of

Counsel being heard thereon because it is the opinion of the Court that the bar is for said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby sustained and that this case stand for trial in regular order upon the Criminal Docket of this Court.

16732

State of Texas
vs.
Pete Dorchester

Monday June 29th 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and thereon came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the bar is for said Defendant it is therefore ordered by the Court that said Motion be and the same is hereby sustained and that said Motion case stand for trial in regular order on the Docket of this Court.

Saturday May 4th 1896
Ordered that Court do now adjourn
until Court in course.

Jos. W. Brumby
County Judge.

Attest:
Geo. P. King, Co. Clerk.

Monday the 6th day of July A. D. 1896.

Texas Printing and Lithographing Co.

Be it remembered that on this the First Monday in July A. D. 1896 the same being the 6th day of July A. D. 1896 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth; Present Hon. Geo. W. Armstrong County Judge presiding; John P. King, County Clerk; Ben M. Furrill, County Attorney and E. A. Eulasa, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of this Court.

— *Quire Facias* —

Now comes E. A. Eulasa, Sheriff of Tarrant County Texas and brings into open Court the *Quire Facias* for this the First Week of the July Term of said County Court of Tarrant County and upon the same thereon being called the ten qualified jurors assigned to wit: W. S. Baker, S. J. Bitt, Chas. Purvis, G. C. Corbin, A. J. Day, Elwood Carter, J. H. Carter, E. W. Husky & G. W. Hellingerson who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And the said Sheriff after being sworn as required by law brought into open Court the following qualified jurors to wit: A. Wallace and T. J. Rogers who were all sworn and tried and placed upon the panel for the week.

17454

State of Texas } Assault
vs } Tuesday July 9th 1896.
E. Simon

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Hellingworth and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment, at a fine of \$500.
G. W. Hellingworth, Foreman."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant E. Simon the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

17449

State of Texas } Carrying Pistol
vs } Tuesday July 9th 1896.
S. D. Currie

This day came the County Attorney presenting the plea of the State also came the Defendant in his

own proper person and both parties
 announced ready for trial, thereupon came
 a jury of good and lawful men to wit
 G. C. Corbin and five others who were
 duly selected unopposed and sworn according
 to law and the information being read
 to the jury the Defendant now here
 entered his plea of not guilty. Thereupon
 the jury after hearing the evidence, argument
 of counsel and receiving the charge of
 the Court retired to consider of their
 verdict and after mature deliberation
 returned into open Court the following
 verdict to wit: "We the jury find the
 Defendant not guilty." G. C. Corbin, Foreman.

It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution, and
 that the Defendant go hence without
 day.

Ordered that Court do now adjourn till
 tomorrow morning at 9 o'clock.

Wednesday July 8, 1896 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday

Ordered that Court do now adjourn until
 tomorrow morning at 9 o'clock

Thursday July 9, 1896 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday.

16998

State of Texas } Defining on Sunday
 vs. } Thursday July 9, 1896.
 Paul Schubert }

This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties

announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. C. Corbin and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty; G. C. Corbin, Foreman".

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19415

State of Texas } Sitting on Sunday
-vs- } Thursday July 9, 1896.
Paul Schubert }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Day and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find

the Defendant real guilty,

A. J. Day, Foreman,
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and that
 the Defendant go hence without day.

19243

State of Texas } Aggravated Assault
 -vs- } Thursday July 9, 1896.
 Frank Garrett

This day came the County Attorney
 presenting the plea of the State also
 came the Defendant in his own proper
 person and both parties arraigned ready
 for trial. Whereupon came a jury of good
 and lawful men to wit: G. C. Corbin and
 five others who were duly selected empaneled
 and sworn according to law and the
 information being read to the jury the
 Defendant soon here entered his plea
 of real guilty. Whereupon the jury after
 hearing the evidence, argument of counsel and
 receiving the charge of the Court retired
 to consider of their verdict and after
 mature deliberation returned into open
 Court the following verdict to wit: "We
 the jury find the Defendant guilty and
 assess his punishment at thirty days
 imprisonment in the County Jail.

G. C. Corbin, Foreman.
 It is therefore ordered by the
 Court that said Defendant stand
 committed to the County Jail for
 the full period of thirty days and
 until all costs in this behalf incurred
 are paid in full.

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Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday July 10th 1896 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

16787

State of Texas } Assault & Battery
-vs- } Friday July 10. 1896.
Fannie Langmuir }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. C. Corbin and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Five Dollars;"
G. C. Corbin, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Fannie Langmuir the sum of Five Dollars fine assessed, as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Saturday July 11, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn till Monday Morning at 9 o'clock.

Monday July 13, 1896 Court met at 9 o'clock pursuant to adjournment present as on Saturday,

— *Verum Facias* —

Now comes E. A. Euliss, Sheriff of Tarrant County and brings into open Court the *Verum Facias* for this the Second Term of the County Court of said County and upon the same return being called eight qualified jurors pursuant to writ M. W. Austin, Martin Atty, J. N. Wiggins, W. M. Lawrence, G. H. Day, Chas Robinson R. D. Gassner and W. H. Field. who were all sworn and tried and placed upon the panel for the next. And it appearing to the Court that said panel is insufficient it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being duly sworn brought into Court the following qualified jurors to wit: C. N. Johnson, H. H. Boyer, R. W. Martin, W. A. Deering & Tom Lapp who were all sworn and tried & placed upon the panel for the next.

16381

State of Texas } Betting at Die
vs } Monday July 13, 1896.
Chas Abby }

This day came the County Attorney prosecuting the plea of the State also.

Monday the 13th day of July A. D. 1896.

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Came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: M. J. Alford and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of ten dollars."

M. J. Alford, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Charles Ably the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

16976

State of Texas } Betting at Dice
 vs. } Monday July 13, 1896.
 Paul Hill

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: H. N. Greedy and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury

the Defendant, now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty,"

N. H. Field, Foreman;
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16977

State of Texas } Betting at Dices
 vs } Monday July 13, 1896.
 Paul Hill

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: J. H. Carter and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. H. Carter, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the 13th day of July A. D. 1896

Printers and Stationers, Fort Worth, Texas.

19240 State of Texas } Theft
John Brown } Monday July 13, 1896

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Chas Robinson and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now had entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for ten days." Chas Robinson, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant John Brown the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday July 14, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

16919 State of Texas } Carrying Pistol
-vs- } Tuesday July 14th 1896.
Camp Harris }

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Field and five others who were duly selected and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty. Thereupon the jury, after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

W. H. Field, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday July 15, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16911 State of Texas } Adultery
-vs- } Wednesday July 15, 1896.
Melina Green }

This day came the County Attorney presenting the plea of the State, also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good

and lawful men to wit: M. J. Atkes and five others who were duly selected separately and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
M. J. Atkes, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16965 State of Texas } Open on Sunday
- 25 - } Wednesday July 15, 1896.
Mark Walker

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: M. J. Atkes and five others who were duly selected separately and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
M. J. Atkes, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16986 State of Texas } Assault & Battery
vs }
Irene Cox } Wednesday July 15, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. Martin and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant then entered her plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charges of the Court retired to consider of their verdict and after private deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty; R. Martin, Foreman".

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday July 16, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16967 State of Texas } Theft
vs }
Will Barkley } Thursday July 16, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Chas

Thursday the 16th day of July A. D. 1896.

Printers and Stationers, Fort Worth, Texas

Robinson and five others who were duly selected unopposedly and sworn according to law and the information being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars and imprisonment in the County Jail for five days."

Chas Robinson, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Barkley the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until said fine and costs have been paid in full.

16935 State of Texas } Sitting at Gammy Falls Bank
-is- } Thursday July 16. 1896.

John Hyberger

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. W. Wiggings and five others who were duly selected unopposedly and sworn according to law and the information being read to the jury the Defendant now then entered his plea of not guilty. Whereupon the jury after

hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. M. Wiggins, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19116

State of Texas } Carrying Pistol
 vs. } Thursday July 16, 1896.
 Paul Hill

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: H. H. Rogers and five others who were duly selected impartially and sworn according to law. And the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." H. H. Rogers, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday

the

16th

day of

July

A. D. 1896.

17266

State of Texas vs Tom Hargrove

Aggravated Assault Thursday July 16, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, Whereupon came a jury of good and lawful men to wit: J. H. Higgins and five others who were duly selected and sworn according to law and the Information being read to the jury the Defendant now Tom Hargrove entered his plea of not guilty, Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars, J. N. Higgins, Foreman."

It is therefore ordered by the Court that the State of Texas do here and recover of and from the Defendant Tom Hargrove the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

17265

State of Texas vs J. M. Westbrook

Carrying Pistol Thursday July 16, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his

own proper person and both parties
 announced ready for trial, thereupon came
 a jury of good and lawful men to wit:
 J. N. Wiggins and five others who were duly
 selected and sworn according
 to law and the information being read to
 the jury the Defendant now here entered
 his plea of not guilty, thereupon the jury
 after hearing the evidence, argument of counsel
 and receiving the charge of the Court
 retired to consider of their verdict and
 after mature deliberation returned into
 open Court the following verdict to wit:
 That the jury find the Defendant not guilty.
 J. N. Wiggins, Foreman.
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this execution and that
 the Defendant go hence without day.

19454 State of Texas } Order on Motion New Trial
 -vs- } Monday July 13, 1896.
 E. Simon

This day came the County attorney
 prosecuting the plea of the State also
 came the Defendant in his own proper
 person and then came on to be heard
 the Defendant's Motion for a new trial
 herein and the argument of counsel being
 heard thereon because it is the opinion
 of the Court that the law is against
 said Defendant, It is therefore ordered
 by the Court that said motion be and
 the same is hereby overruled.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday July 17, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

17/85 State of Texas } - Petition at Dick-
-vs- } Friday July 17, 1896.
Frank Anderson }

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Fied and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant guilty and assess his punishment at a fine of Twenty Dollars."

W. H. Fied, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Frank Anderson the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Saturday July 18, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19x61 State of Texas } Theft
 -25- } Friday, July 19, 1896.
 Mrs Annie G. Martin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thompson came a jury of goods and lawful men to wit: M. M. Austin and five others who were duly selected separately and sworn according to law and the information being read to the jury the Defendant now here returned her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

M. M. Austin, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19x65 State of Texas } Carrying Pistol
 -25- } Saturday July 18, 1896.
 Billy Carride

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper

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person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. N. Wiggins and five others who were duly selected impartially and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars
 J. N. Wiggins, Foreman".

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Billy Carrillo the sum of Twenty five dollars fine assessed by aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail if until said fine and costs are paid in full.

17260

State of Texas } Aggravated Assault.
 vs. }
 Fred Simms } Saturday July 18, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit H. H. Rogers and five others who were duly selected impartially and sworn according to law and the information being read to the jury the Defendant now here

returned his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit "The jury find the Defendant not guilty."

J. N. Wiggins, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday July 20th 1896. Court met at 9 o'clock pursuant to adjournment pursuant as on Saturday.

16381 State of Texas } Order on Motion for New Trial
 vs } Monday July 20, 1896.
 Chas. Abbey

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of Defendant fixed by the Court at the sum of One Hundred & fifty dollars.

Munday the 20th day of July A. D. 1896.

16969 State of Texas } Order on Motion for New Trial
-45- } Munday July 20th 1896.
Will Parsley }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, Recognizance of Defendant fixed by the Court at the sum of One Hundred Dollars.

Wednesday July 23rd 1896 Court in session present as on first day of term.

17466 State of Texas } Order on Motion for New Trial
-45- } Wednesday July 23rd 1896.
Tom Hargrove }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant, It is therefore ordered by the Court that the said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

16767 State of Texas } Order for Ten Days.
 - by Will Barsky } Friday Aug 28. 1896.
 Orders by the Court that the
 Defendants have ten days after the
 adjournment of this term of Court
 within which to prepare and file
 statement of Facts herein.

Saturday, Sept 5th, 1896.

Ordered That Court do now adjourn till
Court in course.

Geo. W. Amick
County Judge

Attest
Geo. H. King Co. Clk.

Be it remembered that on this the First Monday in September A.D. 1896 the same being the 1st day of September A.D. 1896 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth: Present Hon Geo W. Armstrong, County Judge presiding; John P. King County Clerk, Ben M. Turrell County Attorney and E. A. Euler Sheriff of Tarrant County where the following proceedings were had upon the Criminal Docket of this Court.

- Trial Facing -

Now comes E. A. Euler, Sheriff of Tarrant County and brings into Court the Trial Facing for this the First Week of the County Court of Tarrant County Texas and upon the morning thereon being called nine qualified jurors answered to wit: J. L. Mack, E. H. Farmer, L. Norman, O. B. Larr, G. W. Chapman, J. A. Kirschman, C. L. Hanger, G. W. Gillespie and C. H. Velek who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff, after being sworn as required, by law brought into Court the following qualified jurors sufficient to fill the same: Will Harrell, Wash Stapleton, and John Waeser, who were all sworn and tried and placed upon the panel for the week.

Monday the 7th day of September A. D. 1896.

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Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 8th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16713

State of Texas } Assault & Battery
-vs- } Tuesday Sept 8th 1896.
Samuel Craig }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty and also plea of former conviction therein. And the Court having heard the evidence, argument of counsel and being fully advised in the premises sustaining said plea of former conviction. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17304

State of Texas } Receiving Stolen Property
-vs- } Tuesday Sept 8th 1896.
Ida Truelson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit C. B. Law and five others who were duly selected.

empaneled and sworn according to law and the information being read to the jury the Defendant then here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "As the jury find the Defendant guilty and assess her punishment at a fine of Twenty five Dollars and imprisonment in the County Jail for ten days."

C. B. Law, Foreman
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Ida Trubow the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

1945W State of Texas } Malicious Mischief
 vs } Tuesday Sept 8, 1896.
 John Curran }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit C. H. Welch and five others who were duly selected, empaneled and sworn according to law and the information being

Printers and Stationers, Fort Worth, Texas

reads to the jury the Defendant now here
entirely his plea of not guilty. Whereupon
the jury after hearing the evidence, argument
of counsel and receiving the charge of the
Court retired to consider of their verdict
and after mature deliberation returned
into open Court the following verdict
to wit: "That the jury find the Defendant
guilty and assess his punishment at
a fine of Fifteen Dollars.

C. H. Welch, Foreman.
It is therefore ordered by the Court
that the State of Texas do have and
recover of and from the Defendant
John Curran the sum of Fifteen Dollars
fine assessed as aforesaid together
with all costs in this behalf
incurred for which said fine and
costs execution may issue.
Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are
paid in full.

16957

State of Texas } Aggravated Assault
vs. } Wednesday Sept 9, 1896.
Sol Smith }

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial, a jury being
sworn, the matters of fact as well
as of law were submitted to the Court
and the Defendant now here entered
his plea of not guilty. Whereupon
the Court after hearing the evidence
and argument of counsel and being
fully advised in the premises finds
the Defendant guilty and assesses

his punishment at a fine of Twenty five dollars and ten days imprisonment in the County Jail for it is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Sol Smith the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

1930 State of Texas } Fornication
 -25- } Wednesday Sept 9. 1896.
 Farrell

This day came the County attorney presenting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit C. B. Law and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to-wit "We the jury find the Defendant not guilty. C. B. Law, Foreman." It is therefore ordered by the Court that the State of Texas take

Wednesday the 9th day of September A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

nothing by reason of this prosecution and that the Defendant go hence without day,

19359 State of Texas } Adultery
-45- } Wednesday Sept 9, 1896.
Ed Beall

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Parr and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty of Fornication and assess his punishment at a fine of Fifty Dollars." C. B. Parr, Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Ed Beall the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 9th day of September A. D. 1896

17360 State of Texas } Theft
 -vs- } Wednesday Sept 9, 1896.
 Charner Graham

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Gillespie and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." G. W. Gillespie, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17362 State of Texas } Theft
 -vs- } Wednesday Sept 9, 1896.
 John Thascon

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. Meek, and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered

Wednesday the 9th day of September A. D. 1896.

Printers and Stationers, Fort Worth, Texas

his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

J. L. Mack, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19454 State of Texas } Theft
-25- } Wednesday Sept 9th 1896.
Annie Townsend

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Law and five others who were duly selected unparoled and sworn according to law and the Information being read to the jury the Defendant then her counsel has plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess her punishment at a fine of Twenty five dollars and imprisonment in the County Jail for sixty days."

C. B. Law, Foreman.
It is therefore ordered by the Court

Wednesday the 9th day of September A. D. 1896.

that the State of Texas do have and receive of and from the Defendant Annie Townsend the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of sixty days and until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Sept 10, 1896 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

19317 State of Texas } Malicious Mischief
vs- } Thursday Sept 10, 1896.
John James

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finding the Defendant guilty and assessing his punishment at a fine of Twenty five dollars. It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant John James the sum of Twenty five

New Trial Granted page 510

Printers and Stationers, Fort Worth, Texas

Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

17337

State of Texas } Theft
- vs - } Thursday Sept 10. 1896.
Israel Berlin }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Law and five others who were duly selected, empaneled and sworn according to law and the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

C. B. Law, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17541 State of Texas } Affray
-vs- } Thursday Sept 10. 1896.
Nettie White }

This day came on to be heard the motion of the State to dismiss the appeal of the Defendant herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is ~~against~~ for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that the Clerk of this Court do issue a writ of Procehdendo to the Court below from which this cause was appealed commanding it to proceed with the execution of the judgment heretofore rendered in said cause. To which judgment of the Court the Defendant ~~obeyed~~ and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Sept 11. 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16931 State of Texas } Theft
-vs- } Friday Sept 11. 1896.
Lennis Birtchins }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial thereupon came a jury of good

Friday the 11th day of September A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

and lawful men to wit: J. L. Mack and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. L. Mack, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

19194 State of Texas } Carrying Pistol
-23- } Friday Sept 11, 1896.
Jack Kelly

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of and lawful men to wit: G. W. Gillespie and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

G. W. Gillespie, Foreman.
It is therefore ordered by the Court

that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day,

17314 State of Texas } Aggravated Assault
-vs- } Friday Sept 11, 1896.
Bill Mather }
-vs- }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. T. Lyle and five others who were duly selected, empaneled, and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty;"
A. T. Lyle, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17494 State of Texas } Aggravated Assault
-vs- } Friday Sept 11, 1896.
Tom Feave }
-vs- }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon

Came a jury of good and lawful men to wit
C. B. Larr and five others who were duly
selected, empanelled and sworn according to
law and the information being read to the
jury the Defendant now here entered his plea
of not guilty, Whereupon the jury after hearing
the evidence, argument of counsel and receiving
the charge of the Court retired to consider
of their verdict and after mature deliberation
returned into open Court the following
verdict to wit: "We the jury find the Defendant
not guilty." C. B. Larr, Foreman.

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution ^{and} that
the Defendant go hence without day.

17594 State of Texas } Aggravated Assault
-vs- } Friday Sept 11. 1896.
Tom Miller }

This day came the County Attorney
presenting the plea of the State, also
came the Defendant in his own proper
person and both parties arraigned
ready for trial, a jury being waived, the
matters of fact as well as of law were
submitted to the Court, and the Defendant
now here entered his plea of not guilty.
Whereupon the Court after hearing the
evidence, argument of counsel ^{and} being
fully advised in the premises finds
the Defendant not guilty. It is
therefore ordered by the Court that the State
of Texas take nothing by reason of this
prosecution and that the Defendant go
hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Saturday Sept 12th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

17290 State of Texas } Carrying Pistol
-23- } Saturday Sept 12, 1896.

J. Beachamp
This day came the County attorney presenting the filing of the State also came the Defendant in his own proper person and both parties arranged ready for trial, thereupon came a jury of good and lawful men to wit John Walker, and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars."

Motion for reversal denied.

John Walker, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant J. Beachamp the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

County Court (Criminal) Minutes, Tarrant County, September Term, 1896.
 Saturday the 12th day of September A. D. 1896.

19791 State of Texas } Aggravated Assault
 -vs- } Saturday Sept 12th 1896.

J. Beauchamp

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: John Walker ^{for} the State and others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant then was entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars."

John Walker, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant J. Beauchamp the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1945 State of Texas } Admitted
 -vs- } Saturday Sept 12th 1896.
 Will Feature

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Law, and five others who were duly selected and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and desire his punishment to be a fine of One Hundred Dollars

C. B. Law, Foreman
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Feature the sum of One Hundred Dollars fine assessed as aforesaid as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

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Ordered that Court do now adjourn till Monday morning at 9 o'clock,

Monday Sept 14th 1896 Court met at 9 o'clock pursuant to adjournment present as on Saturday,

- Trial Jurors -

Now comes C. A. Culver, Sheriff of Tarrant County and brings into open Court the Trial Jurors for this the second week of the September A. D. 1896 and upon the names shown being called six qualified jurors answered to wit: N. H. Letchworth, Joe Fuller, Sam Keller, Wright Hopper, J. S. Clarkson and John Cozby who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law, brought into Court the following qualified jurors to wit: A. G. Lyle, J. O. Rafferty, Ernest Barre, L. J. Dough for Elzener who were all sworn and tried and placed upon the panel for the week.

17010

State of Texas } Theft
- vs - } Monday Sept 14, 1896.
A. R. Barney }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: A. H. Copeland and five others who were duly selected, empaneled

and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant guilty and assess his punishment at a ~~fine~~ imprisonment in the County Jail for fifteen days.

A. H. Copeland, Foreman.
 It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of fifteen days and until all costs in this behalf incurred are paid in full.

19452 State of Texas } Drunk in Public Place
 vs- } Monday Sept 14, 1896.
 John Curran

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of one dollar. It is therefore ordered by the Court that the State of Texas do have and

Monday the 14th day of September A. D. 1896,

Printers and Stationers, Fort Worth, Texas.

recover of and from the Defendant John Curran the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordains that said Defendant stand committed to the County Jail until said fine and costs are paid in full, To which judgment of the Court Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

17565 State of Texas } Assault
 vs- } Monday Sept 14, 1896.
 Mrs Geo Bryant

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion to quash the information herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant, It is therefore ordered by the Court that said motion be and the same is hereby sustained and said case finally disposed of on said motion.

17290 State of Texas }
 vs- } Monday Sept 14, 1896.
 J. Beauchamp

This day came the County Attorney presenting the plea of the State also came the Defendant in his

Monday the 14th day of September A. D. 1896.

even proper person and then came on to be heard the Defendant's motion for new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that the said motion be and the same is hereby sustained.

17453 State of Texas }
 John Curran } Monday Sept 14, 1896

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 15, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Tuesday the 15 day of September A. D. 1896.

19286
19313

State of Texas } Theft
-vs- } Tuesday Sept 15, 1896.
Charlie Blankenship }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, and also plea of insanity. And the Court after hearing the evidence and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19346

State of Texas } Malicious Mischief
-vs- } Tuesday Sept 15, 1896.
Andrew Johnson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: A. T. Lyle and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider

New Trial Page 476

of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant guilty and assess his punishment at a fine of Five Dollars."

A. G. Lyle, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Andrew Johnson the sum of Five Dollars fine assessed aforesaid together with all costs in this behalf incurring for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19347

State of Texas } Abusive Language,
-vs- } Tuesday Sept 15, 1896.
Andrew Johnson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. G. Lyle came for others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

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to wit: "With the jury find the Defendant not guilty."
A. T. Syle, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17354

State of Texas } Playing Cards Public Place
- vs - } Tuesday Sept 15, 1896.
Dutch

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Dutch the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

17346

State of Texas

-vs-

Andrew Johnson

Tuesday Sept 15, 1896.

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby sustained, and that said case stand for trial in regular order upon the Criminal Docket of said Court.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday Sept 16, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

17489

State of Texas

-vs-

Jim Pitts

Adultery
Wednesday Sept 16, 1896.

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit A. J. Lyle and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the

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evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. J. Lyle, Foreman's

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17549 State of Texas } Appeal from Justice Court
-vs- } Abusive Language,
May Cantor }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now her interest her plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn
till tomorrow morning at 9 o'clock

Thursday, Sept 17, 1896. Court met at 9 o'clock
pursuant to adjournment present as on yesterday.

19780 State of Texas } Aggravated Assault
vs- } Thursday Sept 17, 1896.
John Jenkins }

This day came the County
Attorney prosecuting the plea
of the State also came the Defendant
in his own proper person and
both parties arraigned ready for
trial. Thereupon came a jury of
good and lawful men to wit
Ernest Barre and five others
who were duly selected, empanelled
and sworn according to law
and the Information being read
to the jury the Defendant now
has entered his plea of not guilty.
Whereupon the jury after hearing the
evidence, argument of counsel and
receiving the charge of the Court retired
to consider of their verdict and after
mature deliberation returned into
open Court the following verdict
to wit: "We the jury find the Defendant
not guilty." Ernest Barre, Foreman

It is therefore ordered by the
Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendant
go hence without day.

17887

State of Texas } Theft
-vs- } Thursday Sept 17, 1896.
R. E. Tatum }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a jury of good and lawful men to wit: Wright Hopper and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Thompson the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." Wright Hopper, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Sept 18, 1896. Court met at 9 o'clock pursuant to adjournment previous as on yesterday,

17489 State of Texas } Receiving Stolen Property
 -vs- } Friday Sept 18, 1896.
 Frank Sanders }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, Thereupon came a jury of good and lawful men to wit A. J. Lyle and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury finds the Defendant not guilty."

A. J. Lyle, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17554 State of Texas } Selling on Sunday
 -vs- } Friday Sept 18, 1896.
 Arnold Guenther }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, Thereupon came a jury of good and lawful men to wit Wright Hopper and five others who were duly selected empaneled and sworn according to law

County Court (Criminal) Minutes, Tarrant County, September Term, 1896,
 Friday the 18th day of September A. D. 1896,
 Printers and Stationers, Fort Worth, Texas

and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday Oct 5th 1896 Court in session present as on first day of term,

— *Quire Facias* —

Now comes E. A. Euler, Sheriff of Tarrant County and brings into open Court the *Quire Facias* for this the Fifth West of the County Court of Tarrant County Texas and upon the names thereon being called ~~from~~ the following qualified jurors answered to wit: S. O. Moody, Frank Kaiser, J. B. Carr, Taylor Orrick, H. F. Gallion, & Geo. C. Hudging who were all sworn, tried and placed upon the panel for the next. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: M. S. Sanders, John Wilson, Joseph McDonald, Jr. P. Farmer & J. W. Mitchell, who were all sworn and tried and placed upon the panel for the next.

Monday the 5th day of October A. D. 1896.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Tuesday Oct 6th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

17355 State of Texas } Fornication
-vs- } Tuesday Oct 6, 1896.
John Jenkins }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Geo C. Hudgins and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars."

Geo C. Hudgins, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Jenkins the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine & costs are paid in full.

Tuesday the 6th day of October A. D. 1896,

17356

State of Texas }
-vs- }
Lillian Dayles }
Fornication }
Tuesday Oct 6, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person, and both parties announced ready for trial, Thereupon came a jury of good and lawful men to wit: Frank Kaiser and five others, who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now her entry of her plea of not guilty, Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Fifty Dollars;

Frank Kaiser, Foreman
It is therefore ordered by the Court that the State of Texas do have ^{any} recovery of and from the Defendant Lillian Dayles the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock
Wednesday Oct 7, 1896 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

17664 State of Texas } Aggravated Assault
 vs- } Wednesday Oct 7, 1896.
 Geo. Tates

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. O. Moody and five others who were duly selected, empaneled and sworn according to law and the Deformation being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

J. O. Moody, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17464 State of Texas } Occupation without License
 vs- } Wednesday Oct 7, 1896.
 Jam. Cetti

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Geo. C. Hudgins and five others who were duly

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selected empanenels and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty of Geo. C. Kuegler, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17464

State of Texas } Occupation without License
vs } Wednesday Oct 7, 1896.
K.M. VanZandt }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

19465 State of Texas } Occupation without License
-vs- } Wednesday Oct 7, 1896
J. C. Highsmith

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution. That the Defendant go hence without day.

19466 State of Texas } Occupation without License
-vs- } Wednesday Oct 7, 1896.
John M. Scott

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State

Wednesday the 9th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

19467 State of Texas } Occupation without License
-vs- } Wednesday Oct 9, 1896.
Geo. O. Smith

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

19468 State of Texas } Occupation without License
-vs- } Wednesday Oct 9, 1896.
Gary Cetti

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty.

Wednesday the 7th day of October A. D. 1896.

Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17469 State of Texas } Occupation without License
vs- } Wednesday Oct 7, 1896.
W. G. Manchester

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17470 State of Texas } Occupation without License
vs- } Wednesday Oct 7, 1896.
George Muekey

This day came the County Attorney presenting the plea of the State also came the

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Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State

17473 State of Texas } Occupation without License
- vs - } Wednesday Oct 7, 1896.
J. Carb

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and ~~being~~ being fully advised in the premises finds the Defendant not guilty. Whereupon the Court after it is ordered by the Court that the State of Texas take nothing by reason of this presentation that the Defendant go hence without day.

17474 State of Texas } Occupation without License
 -25- } Wednesday Oct 7, 1896.
 George Strong

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, Whereupon the Court after hearing the evidence, argument of counsel and receiving being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17477 State of Texas } Occupation without License
 -23- } Wednesday Oct 7, 1896.
 J. W. Spruier

This day came the County attorney presenting the plea of the State also came the County Defendant in his own proper person ^{and} both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court ^{and} the Defendant now has entered his plea of not guilty, Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that

Wednesday the 7th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

17501 State of Texas } Theft.
 -vs- }
 Georgie Thomas } Wednesday Oct 7, 1896.

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. O. Moody and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now her intent her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty; S. O. Moody, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day,

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Thursday Oct 8th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday

17484 State of Texas } Fornication
 -vs- } Thursday Oct 8, 1896.
 Richard McConnell }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: M. S. Sanders and five others who were duly selected, empaneled ^{and sworn} according to law and the Information being read to the jury the Defendant then entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty M. S. Sanders, Foreman."

It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17615 State of Texas } Theft
 -vs- } Thursday Oct 8, 1896.
 Taylor Pitcher }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Frank Kaiser and five others who were duly selected, empaneled

Thursday the 8th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas

and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: 'That the jury find the Defendant not guilty.'

Francis Warren, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Oct 9, 1896 Court met at 9 o'clock pursuant to adjournment present as in yesterday.

17564 State of Texas } Carrying Pistol
-13- } Friday Oct 9, 1896.
Will Cochran }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. W. Mitchell and first jurors who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after

hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for thirty days,

J. H. Mitchell, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Cochran the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

17579 State of Texas } Aggravated Assault
 vs. } Friday Oct 9, 1896.
 George Franklin }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Orrick and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant

Friday the 9th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas

now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. T. Orrick, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19288

State of Texas } Aggravated Assault
-vs- } Friday Oct 9, 1896.
Hugh Reed

This day came the County Attorney presenting the filing of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: Geo C. Hudgins and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars"
Geo C. Hudgins, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Hugh Reed the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday Oct 10, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19316 State of Texas } Malicious Mischief
 -vs- } Saturday Oct 10, 1896.
 John Haley }
 This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday the 10th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday Oct 14, 1896 Court met at 9 o'clock pursuant to adjournment present as on Saturday.

- *Trium Facies* -

Now came E. A. Culver Sheriff of Tarrant County and brings into open Court the *Trium Facies* for this the Sixth week of the Sept Term of the County Court and upon the names thereon being called for qualified jurors answered to wit: Thos A. Tibbels, V. W. Crawford, J. S. Dailey, Ed Elliott, J. W. Shirley, J. F. Luther, A. A. Bridges, L. D. Stout, Claude Butler and T. D. DeForest and who were all sworn and tried ~~under~~ ^{pleaded} upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. O. Branley, Wm Turner, A. Hilliard, C. D. Bell and Cal Bates who were all sworn and pleaded upon the panel for the week.

17475 State of Texas } Occupation without License
-vs- } Monday Oct 14, 1896.
J. J. Massie

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced money for trial a jury being waived the matters

of fact as well as of law were submitted to the Court and the Defendant now has returned his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17461 State of Texas } Occupation without License
 -vs- } Monday Oct 12, 1896
 L. R. Taylor

This day came the County attorney presenting the files of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has returned his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16932 State of Texas } Theft
 -vs- } Monday Oct 12, 1896
 Jack Carraw

This day came the County attorney presenting the files of the State

Monday the 12th day of October A. D. 1896,

Printers and Stationers, Fort Worth, Texas.

also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: J. J. Daley and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Oct 13, 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday

17605 State of Texas } Open on Sunday
-vs- } Tuesday Oct 13, 1896.
Matt Brinson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court

Tuesday the 13th day of October A. D. 1896.

and the Defendant now has entered his plea of not guilty, Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17592 State of Texas } Selling on Sunday
-vs- } Tuesday Oct 13, 1896.
Matt Brinson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17640 State of Texas } Aggravated Assault
-vs- } Tuesday Oct 13, 1896.
A. R. Hall

This day came the County Attorney presenting the plea of the State also came the Defendant in his

Printers and Stationers, Fort Worth, Texas.

own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Daley and five others who were duly selected empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant A. R. Hall, guilty as charged and assess his punishment at a fine of \$25⁰⁰ Twenty five dollars J. S. Daley, Foreman"

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant A. R. Hall the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

17640 State of Texas } Order Motion New Trial
-vs- } Tuesday Oct 13, 1896.
A. R. Hall.

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new

trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that the said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts, and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Two Hundred and fifty dollars.

176170 State of Texas } Recognizance
 vs. } Tuesday Oct 13, 1896
 A. R. Hall

This day came into open Court A. R. Hall, Defendant in the above entitled cause who together with A. G. Rinkelman and O. W. Tillispi his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Two Hundred and fifty dollars conditional that the said A. R. Hall who stands charged in this Court with the offense of "In the County of Tarrant and State of Texas heretofore on the 20th day of October in the year of our Lord one thousand eight hundred and ninety six, did unlawfully in and upon one Mrs A. R. Hall make an assault, he the said A. R. Hall being then and then an adult male and the said Mrs A. R. Hall being then and then a female" and who has been convicted of said offense in this Court, shall appear before this Court from day to day and from term to term of the same and not depart

Tuesday the 13th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

17318 State of Texas } Aggravated Assault
Geo Rector } Tuesday Oct 13, 1896.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Daley and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. S. Daley, Foreman. It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday Oct 15th, 1896 Court in session present as on first day of term.

15848 State of Texas } Aggravated Assault
 -vs- } Thursday Oct 15, 1896.
 Charley Mason

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Daley and five others who were duly selected unsworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. S. Daley Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16943 State of Texas } Theft
 -vs- } Thursday Oct 15, 1896.
 Jim Lewis

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Daley and five others who were duly selected unsworn and sworn according to law and the Information being read to the jury the Defendant now here entered

Thursday the 15th day of October A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. S. Dalry, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

1694d. State of Texas } Theft.
-13- } Thursday Oct 15, 1896.
Jim Lewis

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Dalry and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. S. Dalry, Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17340 State of Texas } Theft
-vs- } Thursday Oct 15, 1896.
Raymond Albert

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Daley and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant not guilty."

J. S. Daley, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17495 State of Texas } Dishonestly Acquire
-vs- } Thursday Oct 15, 1896.
Katy M. Loving

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Cal Bates and five others who were duly selected, empaneled and sworn according to law and the Information being

Printers and Stationers, Fort Worth, Texas.

reads to the jury the Defendant now has entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty."

Cale Bates, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17592

State of Texas } Disturbing the Peace
-vs- } Thursday Oct 15, 1896.
Andrew Johnson

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit Claude Butler and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty."

Claude Butler, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17684 State of Texas } Theft
-vs- } Thursday Oct 15, 1896.
Raymond Albert

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. Luther and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at 60 days imprisonment in the County Jail."

J. J. Luther, Foreman
It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of sixty days and until all costs in this behalf incurred are paid in full.

17309 State of Texas } Stander
-vs- } Friday Oct 18, 1896.
Arthur Vining

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good ^{and} lawful

men to wit: J. S. Clarkson and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit:

"The jury find the Defendant not guilty
J. S. Clarkson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Tuesday Oct 20. 1896 Court in session present as on first day of term.

17677

State of Texas } Theft
vs- } Tuesday Oct 20. 1896.
Otis Barnhart

This day came the County Attorney prosecuting the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived, the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty, Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Twenty

Dollars and imprisonment in the County Jail for one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Otis Bamhart the sum of Twenty Dollars fine assessed as aforesaid together with all costs in behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

17317 State of Texas }
 vs- } Monday Oct 26, 1896.
 John James }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for new trial and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that the said Motion be and the same is hereby sustained and that said case stand for trial in regular order upon the Docket of this Court.

17425 State of Texas }
 vs- } Tuesday Oct 13, 1896.
 H. O. Jefferson }

This day came the County Attorney presenting the plea of the State also came the Deft in his own proper person & then came on to be heard the Deft's Motion to Quash indictment herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Deft. It is therefore ordered by the Court that said Motion be and the same is overruled to which ruling of the Court deft excepts

Printers and Stationers, Fort Worth, Texas.

17620 State of Texas }
-vs- } Saturday Oct 31, 1896.
A. R. Hall

This day came on to be heard the Defendant's motion in arrest of judgment, and also came the County Attorney presenting the plea of the State also came the Defendant in his own proper person, and the Court refuses to entertain said motion because same come too late.

17452 State of Texas }
-vs- } Saturday Oct 31, 1896.
John Curran

Orders that Defendant be granted ten days after the adjournment of this term of Court within which to file statement of facts herein.

17453 State of Texas }
-vs- } Saturday Oct 31, 1896
John Curran

Orders that Defendant be granted ten days after the adjournment of this term of Court within which to prepare and file statement of facts herein.

Saturday Oct 31, 1896.

Ordered that Court do now adjourn until court in course.

G. W. Barrett
County Judge,

Attest:
M. O. King C. Secy

Be it remembered that on this the First Monday in November a.d. 1896 the same being the 2nd day of November a.d. 1896 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas, at the Court House thereof in the City of Fort Worth: Present Hon Geo. W. Armstrong, County Judge presiding John B. King, County Clerk, Geo. W. Farnell, County Attorney and E. A. Euless, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of this Court:

- Jurin Facing -

Now comes E. A. Euless, Sheriff of Tarrant County and brings into open Court the Jurin Facing for this the First Week of the November Term of the County Court of Tarrant County and upon the names thereon being called six qualified jurors answering to wit: G. Roaz, J. H. Carter, M. G. Ellis, F. L. Crowley, J. O. A. Mann and J. H. Watson who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. R. Grant, J. O. Anderson, M. J. Gilson and A. McLean who were all sworn and tried and placed upon the panel for the week.

Monday the 2^d day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas

Wednesday Nov 4th 1896. Court in session
present as on first day of Term.

This day came the County attorney
presenting the plea of the State
also came the following defendants
in their own proper person viz:

- 15542 State of Texas - vs G. H. Day
Open on Sunday
- 15639 State of Texas - vs Chas Walker
Pleading
- 15847 State of Texas - vs Adam Harder
Open on Sunday.
- 15848 State of Texas - vs Adam Harder
Pleading on Sunday
- 15945 State of Texas - vs W. H. Ward
Pleading on Sunday
- 15938 State of Texas - vs William Blair
Open on Sunday
- 16082 State of Texas - vs Adam Harder
Open on Sunday
- 16087 State of Texas - vs Adam Harder
Open on Sunday.
- 16424 State of Texas - vs Blair Bros.
Open on Sunday.
- 16827 State of Texas - vs Oscar Morris
Pleading on Sunday.
- 16828 State of Texas - vs Adam Harder
Pleading on Sunday
- 17003 State of Texas - vs Eugene Lambert
Pleading
- 17005 State of Texas - vs Chas Murray
Pleading
- 17069 State of Texas - vs James Keely
Open on Sunday
- 17167 State of Texas - vs J. A. Blair
Open on Sunday
- 17171 State of Texas - vs W. H. Blair
Open on Sunday

- 17172 State of Texas -vs- Louis Wetman
 Open on Sunday
- 17205 State of Texas -vs- W. H. Blair
 Selling on Sunday
- 17206 State of Texas -vs- W. H. Blair
 Selling on Sunday
- 17595 State of Texas -vs- Sam Bohm
 Selling on Sunday
- 17608 State of Texas -vs- Sam Bohm
 Open on Sunday.
- 17646 State of Texas -vs- Sam Bohm
 Open on Sunday
- 17745 State of Texas -vs- Ote Currie
 Open on Sunday
- 17750 State of Texas -vs- John Moore
 Open on Sunday

and all parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now here entering their pleas of not guilty, Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these proceedings and that said Defendants go hence without day.

Now comes the County Attorney prosecuting the plea of the State and says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 15076 State of Texas -vs- A. Warner
 Selling on Sunday

- 15078 State of Texas - vs - A. Walker
Selling on Sunday
- 15079 State of Texas - vs - A. Walker
Selling on Sunday
- 15080 State of Texas - vs - A. Walker
Selling Liquor without License
- 15081 State of Texas - vs - A. Walker
Selling to minor
- 15663 State of Texas - vs - G. H. Day
Open on Sunday
- 15721 State of Texas - vs - Nat Kramer
Exhibiting
- 15722 State of Texas - vs - Nat Kramer
Exhibiting
- 15723 State of Texas - vs - Nat Kramer
Exhibiting
- 15724 State of Texas - vs - Nat Kramer
Exhibiting
- 15725 State of Texas - vs - Nat Kramer
Exhibiting
- 15726 State of Texas - vs - Nat Kramer
Exhibiting
- 15727 State of Texas - vs - Nat Kramer
Exhibiting
- 15728 State of Texas - vs - Nat Kramer
Exhibiting
- 15729 State of Texas - vs - Nat Kramer
Exhibiting
- 15730 State of Texas - vs - Nat Kramer
Exhibiting
- 15731 State of Texas - vs - Nat Kramer
Exhibiting
- 15732 State of Texas - vs - Nat Kramer
Exhibiting
- 15742 State of Texas - vs - H. Brown
Selling on Sunday
- 15743 State of Texas - vs - H. Brown
Selling on Sunday
- 15758 State of Texas - vs - Jim Irwin
Betting

Wednesday the 4th day of November A. D. 1896.

- 15792 State of Texas -vs- Charley Murray
Exhibiting
- 15802 State of Texas -vs- Charley Haester
Farming
- 15867 State of Texas -vs- H. Braun
Open on Sunday.
- 15871 State of Texas -vs- H. Braun
Selling on Sunday.
- 15873 State of Texas -vs- Louis Wetman
Selling on Sunday
- 15874 State of Texas -vs- Louis Wetman
Selling on Sunday
- 15875 State of Texas -vs- Louis Wetman
Selling on Sunday
- 15876 State of Texas -vs- Louis Wetman
Selling on Sunday.
- 15877 State of Texas -vs- Louis Wetman
Selling on Sunday.
- 15878 State of Texas -vs- Tom Irwin
Exhibiting
- 15899 State of Texas -vs- Bob Black
Selling on Sunday
- 15900 State of Texas -vs- Bob Black
Selling on Sunday.
- 15901 State of Texas -vs- Bob Black
Selling on Sunday
- 15902 State of Texas -vs- Bob Black
Selling on Sunday
- 15903 State of Texas -vs- Emmie Meyers
Selling on Sunday
- 15904 State of Texas -vs- Emmie Meyers
Selling on Sunday
- 15905 State of Texas -vs- Emmie Meyers
Selling on Sunday
- 15906 State of Texas -vs- Emmie Meyers
Selling on Sunday
- 15907 State of Texas -vs- Emmie Meyers
Selling on Sunday
- 15912 State of Texas -vs- Reuben Rucker
Selling on Sunday

Printers and Stationers, Fort Worth, Texas

- 15943 State of Texas - vs - Eugene Myers
Selling on Sunday
- 15926 State of Texas - vs - H. Brann
Selling on Sunday
- 15927 State of Texas - vs - H. Brann
Selling on Sunday
- 15928 State of Texas - vs - H. Brann
Selling on Sunday
- 15929 State of Texas - vs - H. Brann
Open on Sunday
- 15930 State of Texas - vs - H. Brann
Open on Sunday
- 15931 State of Texas - vs - H. Brann
Open on Sunday
- 15932 State of Texas - vs - H. Brann
Open on Sunday
- 15933 State of Texas - vs - H. Brann
Open on Sunday
- 15934 State of Texas - vs - H. Brann
Open on Sunday
- 15935 State of Texas - vs - H. Brann
Open on Sunday
- 15947 State of Texas - vs - Will Hubbard
Selling on Sunday
- 15948 State of Texas - vs - Will Hubbard
Selling on Sunday
- 15949 State of Texas - vs - Will Hubbard
Selling on Sunday
- 15950 State of Texas - vs - Will Hubbard
Selling on Sunday
- 15951 State of Texas - vs - Will Hubbard
Selling on Sunday
- 15952 State of Texas - vs - H. Brann
Selling to minor
- 15979 State of Texas - vs - Cheryl Murray
Exhibiting
- 16085 State of Texas vs H. Brann
Open on Sunday,
- 16086 State of Texas - vs - H. Brann
Open on Sunday

- 16089 State of Texas -vs- Oscar
Selling on Sunday
- 16090 State of Texas -vs- Oscar
Selling on Sunday
- 16091 State of Texas -vs- Louis Wetman
Selling on Sunday
- 16092 State of Texas -vs- Louis Wetman
Selling on Sunday
- 16093 State of Texas -vs- Louis Wetman
Selling on Sunday
- 16198 State of Texas -vs- Eugene Lambert
Exhibiting
- 16184 State of Texas -vs- Jake Johnson
Exhibiting
- 16227 State of Texas -vs- Charley Walker
Cards
- 16246 State of Texas -vs- H. Brann
Selling on Sunday
- 16251 State of Texas -vs- H. Brann
Open on Sunday
- 16271 State of Texas -vs- Jake Johnson
Petting
- 16424 State of Texas -vs- H. Brann
Open on Sunday
- 16627 State of Texas -vs- Oscar Morris
Selling on Sunday
- 16628 State of Texas -vs- Oscar Morris
Selling on Sunday
- 16629 State of Texas -vs- Oscar Morris
Selling on Sunday
- 16630 State of Texas -vs- Oscar Morris
Selling on Sunday
- 16631 State of Texas -vs- Oscar Morris
Selling on Sunday
- 16724 State of Texas -vs- Al Tankards
Assault & Battery
- 16859 State of Texas -vs- Eugene Lambert
Exhibiting
- 16860 State of Texas -vs- Eugene Lambert
Exhibiting

Wednesday

the

4th

day of November

A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

- 16861 State of Texas - vs - Eugene Lambert
Exhibiting
- 16877 State of Texas - vs - Walter Shelton
Exhibiting
- 16878 State of Texas - vs - Walter Shelton
Exhibiting
- 16883 State of Texas - vs - Johnny Green
Exhibiting
- 16884 State of Texas - vs - Johnny Green
Exhibiting
- 16885 State of Texas - vs - Jim Erwin
Exhibiting
- 16886 State of Texas - vs - Jim Irwin
Exhibiting
- 16887 State of Texas - vs - Jim Erwin
Exhibiting
- 16888 State of Texas - vs - Charley Murray
Exhibiting
- 16889 State of Texas - vs - Charley Murray
Exhibiting
- 16890 State of Texas - vs - Charley Murray
Exhibiting
- 16891 State of Texas - vs - Chas Murray
Exhibiting
- 16912 State of Texas - vs - B. H. Dunn
Cards
- 16915 State of Texas - vs - Green
Betting
- 16916 State of Texas - vs - Green
Betting
- 16917 State of Texas - vs - Green
Betting
- 16957 State of Texas - vs - Chas Wacker
Betting
- 16952 State of Texas - vs - Chas Wacker
Betting
- 16964 State of Texas - vs - Walter Shelton
Betting
- 16965 State of Texas - vs - Walter Shelton
Betting

- 16971 State of Texas -vs- Tom Jordin
 Betting
- 16979 State of Texas -vs- Johnny Gunn
 Betting
- 17061 State of Texas -vs- L. Lachenthal
 Open on Sunday
- 17078 State of Texas -vs- H. Brann
 Betting on Sunday
- 17079 State of Texas -vs- H. Brann
 Betting on Sunday
- 17080 State of Texas -vs- H. Brann
 Betting on Sunday
- 17081 State of Texas -vs- H. Brann
 Betting on Sunday
- 17082 State of Texas -vs- H. Brann
 Betting on Sunday
- 17083 State of Texas -vs- H. Brann
 Betting on Sunday
- 17084 State of Texas -vs- H. Brann
 Betting on Sunday
- 17085 State of Texas -vs- H. Brann
 Betting on Sunday
- 17086 State of Texas -vs- H. Brann
 Betting on Sunday
- 17087 State of Texas -vs- H. Brann
 Betting on Sunday
- 17088 State of Texas -vs- H. Brann
 Betting on Sunday
- 17089 State of Texas -vs- H. Brann
 Betting on Sunday
- 17090 State of Texas -vs- H. Brann
 Betting on Sunday
- 17091 State of Texas -vs- H. Brann
 Betting on Sunday
- 17092 State of Texas -vs- H. Brann
 Betting on Sunday
- 17093 State of Texas -vs- H. Brann
 Betting on Sunday
- 17094 State of Texas -vs- H. Brann
 Betting on Sunday

Wednesday the 4th day of November A. D. 1896,

Printers and Stationers, Fort Worth, Texas.

- 17095 State of Texas - vs - H. Brown
Selling on Sunday
- 17096 State of Texas - vs - H. Brown
Selling on Sunday
- 17097 State of Texas - vs - H. Brown
Selling on Sunday,
- 17099 State of Texas - vs - H. Brown
Selling on Sunday,
- 17100 State of Texas vs H. Brown
Selling on Sunday
- 17101 State of Texas - vs - H. Brown
Selling on Sunday
- 17102 State of Texas - vs - H. Brown
Selling on Sunday
- 17103 State of Texas - vs - H. Brown
Selling on Sunday
- 17104 State of Texas - vs - H. Brown
Selling on Sunday
- 17105 State of Texas - vs - H. Brown
Selling on Sunday
- 17106 State of Texas - vs - H. Brown
Selling on Sunday,
- 17107 State of Texas - vs - H. Brown
Selling on Sunday
- 17108 State of Texas - vs - H. Brown
Selling on Sunday
- 17109 State of Texas - vs - H. Brown
Selling on Sunday
- 17110 State of Texas - vs - H. Brown
Selling on Sunday
- 17111 State of Texas - vs - H. Brown
Selling on Sunday
- 17112 State of Texas - vs - H. Brown
Selling on Sunday
- 17113 State of Texas - vs - H. Brown
Selling on Sunday
- 17114 State of Texas vs - H. Brown
Selling on Sunday
- 17115 State of Texas - vs - H. Brown
Selling on Sunday

- 17130 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17131 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17132 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17133 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17134 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17135 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17136 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17137 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17138 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17139 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17140 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17141 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17142 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17143 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17144 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17145 State of Texas - vs - Edw Meyer
Selling on Sunday
- 17146 State of Texas - vs - Bub Brown
Selling on Sunday
- 17147 State of Texas - vs - Bub Brown
Selling on Sunday
- 17148 State of Texas - vs - Bub Brown
Selling on Sunday
- 17151 State of Texas - vs - Bub Brown
Selling on Sunday

- 17185 State of Texas -vs- Oscar Novak
Open on Sunday.
- 17486 State of Texas -vs- F. R. Bager
No License
- 17509 State of Texas -vs- Johnnie Green
Exhibiting
- 17510 State of Texas -vs- Joe Baker
Exhibiting
- 17514 State of Texas -vs- Jim Johnson
Exhibiting
- 17515 State of Texas -vs- Walter Gholson
Exhibiting
- 17518 State of Texas -vs- Eugene Lambert
Exhibiting
- 17519 State of Texas -vs- Eugene Lambert
Exhibiting
- 17522 State of Texas -vs- Charley Murray
Exhibiting
- 17523 State of Texas -vs- Charley Murray
Exhibiting
- 17526 State of Texas -vs- Joe Wheat
Exhibiting
- 17527 State of Texas -vs- Joe Wheat
Exhibiting
- 17598 State of Texas -vs- H. Braun
Open on Sunday.
- 17599 State of Texas -vs- H. Braun
Open on Sunday.
- 17600 State of Texas -vs- H. Braun
Open on Sunday.

And said motion being heard it is ordered by the Court that said motion be sustained and that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday the 4th day of November A. D. 1896.

Ordered that Court do adjourn until tomorrow morning at 9 o'clock.

Thursday Nov 5th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

17472 State of Texas } Abusive Language
vs. } Thursday Nov 5, 1896.
Mollie Wright }

This day came the County Attorney presenting the pros of the State also came the Defendant in her own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit F. L. Trombly and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." F. L. Trombly, Foreman.

It is thereupon ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence within day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Friday Nov 6th 1896 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Friday the 6th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

Now comes the County Attorney presenting the plea of the plea of the State and says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 15606 State of Texas -vs- Ed Brown
Selling on Sunday
- 15607 State of Texas -vs- Ed Brown
Selling on Sunday
- 15608 State of Texas -vs- Ed Brown
Selling on Sunday.
- 15686 State of Texas -vs- W. H. Ward
Selling on Sunday
- 15687 State of Texas -vs- Chas Terry
Selling on Sunday.
- 15688 State of Texas -vs- Chas Terry
Selling on Sunday.
- 15778 State of Texas -vs- Ed Brown
Selling on Sunday
- 15779 State of Texas -vs- Ed Brown
Selling on Sunday.
- 15780 State of Texas -vs- Ed Brown
Selling on Sunday.
- 15794 State of Texas -vs- Ed Brown
Selling on Sunday.
- 15892 State of Texas -vs- Jerry Deems
Selling on Sunday.
- 15911 State of Texas -vs- John Ward
Selling on Sunday.
- 15972 State of Texas -vs- John Ward
Selling
- 16088 State of Texas -vs- Chas Terry
Selling on Sunday.
- 16094 State of Texas -vs- Jerry Deems
Selling on Sunday.
- 16224 State of Texas -vs- Joe Wheat
- Cards
- 16226 State of Texas -vs- Bud Parham
Cards
- 16235 State of Texas -vs- Dolly Wilson
Vagrancy

- 16498 State of Texas -vs- Joe Wheat
- Cards -
- 16499 State of Texas -vs- Joe Wheat
- Cards -
- 16643 State of Texas -vs- W. H. Ward
Open on Sunday
- 16644 State of Texas -vs- Chas Terry
Shut on Sunday.
- 16649 State of Texas -vs- Mary Porter
Vagrancy
- 16650 State of Texas -vs- Mary Porter
Vagrancy
- 16715 State of Texas -vs- W. H. Ward
Place of Amusement open on Sunday.
- 16783 State of Texas -vs- Will Nahr
Cards
- 16784 State of Texas -vs- Will Nahr
Cards
- 16785 State of Texas -vs- Will Nahr
- Cards -
- 16801 State of Texas -vs- Madam Porter
Disorderly House
- 16802 State of Texas -vs- Madam Porter
Disorderly House
- 16803 State of Texas -vs- Madam Porter
Disorderly House
- 16804 State of Texas -vs- Madam Porter
Disorderly House
- 16805 State of Texas -vs- Madam Porter
Disorderly House.
- 16806 State of Texas -vs- Dolly Wilson
Disorderly House
- 16807 State of Texas -vs- Dolly Wilson
Disorderly House
- 16808 State of Texas -vs- Dolly Wilson
Disorderly House
- 16809 State of Texas -vs- Dolly Wilson
Disorderly House
- 16810 State of Texas -vs- Dolly Wilson
Disorderly House.

- 16825 State of Texas -vs- Jerry Deering
Killing on Sunday,
- 16837 State of Texas -vs- Charley Graham
Killing on Sunday
- 17661 State of Texas -vs- Harry Hall
Theft.
- 17703 State of Texas -vs- Oude Parham
Cards
- 17756 State of Texas -vs- Ores James
Open on Sunday.
- 17790 State of Texas -vs- Dally Wilson
Vagrancy
- 17796 State of Texas -vs- May Porter
Vagrancy
- 17797 State of Texas -vs- George Terry
Dist the Peace.

And said motion being heard the same is hereby sustained and it is ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

17672 State of Texas } Receiving Stolen Property
-vs- } Friday Nov 6, 1896.
Hattie Johnson

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Gilrin and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing

Friday the 6th day of November A. D. 1896.

the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. J. Gilvin, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17809

State of Texas } Theft
 -vs- } Friday Nov 6th 1896.
 Fred Strub

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person, and both parties arrived ready for trial. Thereupon came a jury of good and lawful men to wit: M. G. Ellis and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars and imprisonment in the County Jail for one day."

It is therefore ordered by the Court that the State of Texas do have

Printers and Stationers, Fort Worth, Texas.

and recover of and from the Defendant
And that the sum of Five Dollars fine
assessed as aforesaid together with all
costs in this behalf incurred for which
said fine and costs execution may issue,
Further orders that said Defendant stand
committed to the County Jail for the
full period of one day and until said
fine and costs are paid in full,

Friday Nov 6. 1896.

This day came the County Attorney
prosecuting the plea of the State
also came the following Defendants
in their own proper person viz:

- 15940 State of Texas - vs - W. H. Ward
Open on Sunday
- 15941 State of Texas - vs - W. H. Ward
Open on Sunday.
- 15942 State of Texas - vs - W. H. Ward
Open on Sunday.
- 17737 State of Texas vs Frank Balgin
Open on Sunday.
- 17779 State of Texas - vs - Sig Wilburne
Carrying Brass Knuckles

and all parties arraigned ready for
trial, a jury being waived the matters
of fact as well as of law were
submitted to the Court and the
Defendants now have entered their
pleas of not guilty. Whereupon the
Court after hearing the evidence and
being fully advised in the premises
finds the Defendants not guilty. It is
therefore ordered by the Court that
the State of Texas take nothing by
reason of these proceedings and
that the Defendants go hence without
day.

orders that Court do now adjourn till Monday morning at 9 o'clock

Monday Nov 9th 1896 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

Verim Facies

Now comes E. A. Evers, Sheriff of Tarrant County and brings into open Court the Verim Facies for this the 2nd Week of the November Term of the County Court and upon the names thereon being called nine qualified jurors answered to wit: L. C. Vaughan, P. H. Atwood, G. W. Curtis, G. W. Tash, Chas Mitchell, Neal Small, Mike Mansfield, N. J. Terry and J. C. Andrews, who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete

It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: A. J. Wilson and J. D. McNally who were all sworn, tried and placed upon the panel for the week.

Monday, Nov 9. 1896.

This day came the County attorney prosecuting the plea of the State also came the following Defendants in their own proper persons viz:

15954 State of Texas -vs- Louis McElum

15955 State of Texas -vs- Louis McElum
Pleading on Sunday
Pleading on Sunday

Printers and Stationers, Fort Worth, Texas

- 15956 State of Texas - vs - Louis Wetman
Selling on Sunday,
- 15957 State of Texas - vs - Louis Wetman
Selling on Sunday,
- 15958 State of Texas - vs - Louis Wetman
Selling on Sunday

and all parties announced ready for trial, a jury being waived the matters of fact as well as of law now submitted to the Court and the Defendants now have entered their plea of not guilty. Whereupon the Court after having the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock.

Tuesday Nov 10, 1896 Court met at 9 o'clock, pursuant to adjournment for same as on yesterday.

Now comes the County Attorney prosecuting the plea of the State laid for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 16115 State of Texas vs - Geo Lethbr
Selling Lottery Tickets
- 16116 State of Texas - vs - Geo Lethbr
Selling Lottery Tickets

16118

State of Texas - vs - Geo Lector
Selling Lottery Tickets

17690

State of Texas - vs - Sol Wash
Fornication

And the same being heard it is ordered by the Court that said motion be and the same is hereby sustained. It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

17688

State of Texas } Aggravated Assault
vs- } Tuesday Nov 10. 1896.
Sol Wash

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit H. W. Curtis and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty".
H. W. Curtis, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of

Tuesday the 10th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

this presentation and that the Defendant go hence without day,

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants it is ordered by the Court that said cases be filed until such time as the arrests can be made viz:

- 16147 State of Texas - vs- Will Surr
Aggravated Assault
- 16204 State of Texas - vs- Oub Fagg
Betting
- 16206 State of Texas - vs- Jim Ellis
Betting
- 16212 State of Texas - vs- R. L. McHue
Betting
- 16218 State of Texas - vs- Ike Fassett.
Betting
- 16279 State of Texas - vs- Chas Lester
Betting.
- 16379 State of Texas - vs- John White
Betting
- 16376 State of Texas - vs- Tom Crowder
Theft
- 16377 State of Texas - vs- Albert Bays
Betting
- 16378 State of Texas - vs- Rais King
Betting
- 16379 State of Texas - vs- Oub Abby
Betting
- 16381 State of Texas - vs- Chas Abby
Betting
- 16384 State of Texas - vs- Jim Humphill
Betting
- 16388 State of Texas - vs- Mrs Full
Disorderly House.
- 16416 State of Texas - vs- Lee Herring
Aggravated Assault

Tuesday the 10 day of November A. D. 1896

- 16418 State of Texas -vs- Frank Erwin
Aggravated Assault
- 16430 State of Texas -vs- Harry Moore
Giving Whiskey to minor
- 16431 State of Texas -vs- Tom Chism
Exhibiting
- 16438 State of Texas -vs- Geo M. Babbitt
No License
- 16446 State of Texas -vs- Tom Chism
Abusive Language
- 16447 State of Texas -vs- Tom Chism
Threatening Life.
- 16449 State of Texas -vs- Louis Springer
Theft
- 16453 State of Texas -vs- L. Lester
Theft
- 16500 State of Texas -vs- Frank Bell
Malicious Mischief
- 16550 State of Texas -vs- Tom Chism
Keeping Gaming House
- 16580 State of Texas -vs- P. J. Spencer
Theft.
- 16608 State of Texas -vs- A. N. Parrent
Malicious Mischief
- 16618 State of Texas -vs- M. O. Grady
Malicious Mischief
- 16640 State of Texas -vs- John Mercer
Aggravated Assault
- 16671 State of Texas -vs- James Mercer
Aggravated Assault
- 16670 State of Texas -vs- Victor Foster
Betting
- 16744 State of Texas -vs- A. N. Parrent
Aggravated Assault
- 16755 State of Texas -vs- Sam Hummings
Abusive Language.
- 16756 State of Texas -vs- Sam Hummings
Aggravated Assault.
- 16762 State of Texas -vs- Horatio Vandy
Aggravated Assault

Tuesday the 10th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

- 16768 State of Texas - vs - D. A. Caro
Betting
- 16769 State of Texas - vs - Edw Smith
Exhibiting
- 16770 State of Texas - vs - Edw Smith
Exhibiting
- 16771 State of Texas - vs - Lawrence Verbrick
Exhibiting
- 16772 State of Texas - vs - James Murray
Exhibiting
- 16774 State of Texas - vs - Lawrence Verbrick
Exhibiting
- 16812 State of Texas - vs - W. A. Carson
Disorderly House
- 16813 State of Texas - vs - W. A. Carson
Disorderly House
- 16898 State of Texas - vs - Sal Brauning
Place of Amusement open on Sunday.
- 16899 State of Texas - vs - Sal Brauning
Place of Amusement open on Sunday.
- 16901 State of Texas - vs - Parsons
Assault & Battery
- 16903 State of Texas - vs - H. C. DaMouth
Assault & Battery
- 16945 State of Texas - vs - Chas Ware
Theft.
- 16946 State of Texas - vs - B. M. Estig
Theft.
- 16947 State of Texas - vs - G. W. Doughty
Dist In Peace
- 16948 State of Texas - vs - C. A. Ellen
Aggravated Assault
- 16940 State of Texas - vs - Que Fagg
Betting
- 16941 State of Texas - vs - Que Fagg
Betting
- 16942 State of Texas - vs - Lee Roberts
Betting
- 16943 State of Texas - vs - Lee Roberts
Betting

- 16944 State of Texas - vs - Joe Copeland
 Betting
- 16946 State of Texas - vs - Sid Bulwark
 Betting
- 16947 State of Texas - vs - Sid Bulwark
 Betting
- 16966 State of Texas - vs - Jim Ellis
 Betting
- 16967 State of Texas - vs - Jim Ellis
 Betting
- 16968 State of Texas - vs - Chas Lesterjett
 Betting
- 16969 State of Texas - vs - Chas Lesterjett
 Betting
- 16990 State of Texas - vs - A. H. Knight
 Betting
- 16991 State of Texas - vs - A. H. Knight
 Betting
- 16992 State of Texas - vs - Bill Williams
 Betting
- 16993 State of Texas - vs - Bill Williams
 Betting
- 17029 State of Texas - vs - Joe Mann
 Betting
- 17035 State of Texas - vs - Harry Paek
 Betting
- 17036 State of Texas - vs - Reuben Gill
 Betting
- 17037 State of Texas - vs - Reuben Gill
 Exhibiting
- 17039 State of Texas - vs - Harry Paek
 Exhibiting
- 17042 State of Texas - vs - James Mann
 Exhibiting
- 17051 State of Texas - vs - W. A. Carson
 Open on Sunday
- 17052 State of Texas - vs - W. A. Carson
 Open on Sunday
- 17053 State of Texas - vs - W. A. Carson
 Open on Sunday

Printers and Stationers, Fort Worth, Texas.

- 17068 State of Texas - vs - W. A. Carson
Open on Sunday
- 17077 State of Texas - vs - John Wheeler
Vagrancy
- 17222 State of Texas - vs - Charlie Ware
Theft
- 17243 State of Texas - vs - Charlie Ware
Theft
- 17224 State of Texas - vs - Charlie Ware
Theft
- 17245 State of Texas - vs - Charlie Ware
Theft
- 17226 State of Texas - vs - Charlie Ware
Theft
- 17234 State of Texas - vs - Joe Hubbs
Theft

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday Nov 11. 1896 Court met at 9 o'clock pursuant to adjournment present as yesterday

17451 State of Texas } Theft
 -vs- } Wednesday Nov 11. 1896.
 Sam Beckham }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial
 Thereupon came a jury of good and lawful men to wit: A. J. Wilson and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.
 Whereupon the jury after hearing the evidence, argument of counsel and

receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."
A. J. Wilson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of

19580 State of Texas } Adultery
-vs- }
Uncle Johnny } Wednesday Nov 11, 1896.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit G. W. Curtis and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

G. W. Curtis, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17691

State of Texas } Theft
-vs- }
Ernie Brown } Wednesday Nov 11, 1896,

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: J. C. Anderson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant made his plea and his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty and assess his punishment at a fine of one dollar and imprisonment in the County Jail for thirty days.

J. C. Anderson, Foreman,
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Ernie Brown the sum of one dollar fine assessed as aforesaid together with all costs in his behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

Wednesday the 11th day of November A. D. 1896.

This day came the County attorney presenting the plea of the State also came the Defendants in their own proper person viz:

17156

State of Texas -vs- Adam Harder
Open on Sunday,

17159

State of Texas -vs- Adam Harder
Settling on Sunday,

17581

State of Texas -vs- Mollie Jones
Adultery,

And all parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered their plea of not guilty, Whereupon the Court after hearing the evidence ^{and} being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day,

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Thursday Nov 12, 1896 Court met at 9 o'clock pursuant to adjournment present ~~as~~ on yesterday,

17593

State of Texas } Malicious Mischief
-vs- } Thursday Nov 12, 1896,
Andrew Johnson }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon

County Court (Criminal) Minutes, Tarrant County, November Term, 1896,
 Thursday the 12th day of November A. D. 1896.

came a jury of good and lawful men to wit: L. C. Vaughan and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant guilty, and assess his punishment at a fine of one Dollar."

L. C. Vaughan, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Andrew Johnson the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday Nov 14, 1896 Court in session present as on first day of term.

Now comes the County Attorney presenting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss same

- 15864 State of Texas -vs- Ben McCullough
 Open on Sunday,
- 15943 State of Texas -vs- J. N. McCullough
 Open on Sunday,
- 17409 State of Texas -vs- J. N. McCullough
 Open on Sunday,
- 17512 State of Texas -vs- Tim Irwin
 Exhibiting
- 17596 State of Texas -vs- J. N. McCullough
 Sitting on Sunday,
- 17604 State of Texas -vs- J. N. McCullough
 Open on Sunday
- 17698 State of Texas -vs- Mabel Girard
 Vagrancy
- 17699 State of Texas -vs- Mabel Girard
 Vagrancy
- 17745 State of Texas -vs- J. N. McCullough
 Open on Sunday
- 17746 State of Texas -vs- J. N. McCullough
 Open on Sunday
- 17790 State of Texas -vs- J. N. McCullough
 Open on Sunday
- 17050 State of Texas -vs- J. N. McCullough
 Open on Sunday
- 17694 State of Texas -vs- Clark Moore
 Abusive Language
- 17834 State of Texas -vs- Henry Roberts
 Theft

And said motion being heard
 the same is hereby sustained
 and it is ordered by the Court
 that the State of Texas take
 nothing by reason of these pro-
 ceedings and that the Defendants
 go hence without day.

Saturday the 14th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

This day came the County attorney
presenting the plea of the State
also came the following defendants
in their own proper person viz:

- 16833 State of Texas - vs - William Blair
Selling on Sunday
- 16834 State of Texas - vs - J. A. Blair
Selling on Sunday.
- 16851 State of Texas - vs - Pete Currie
Open on Sunday
- 16852 State of Texas - vs - J. A. Blair
Open on Sunday.
- 16854 State of Texas - vs - William Blair
Open on Sunday.
- 17158 State of Texas - vs - Adam Harder
Selling on Sunday.
- 17177 State of Texas - vs - Sam Bachman
Open on Sunday.
- 17207 State of Texas - vs - W. H. Blair
Selling a mirror
- 17208 State of Texas - vs - Oscar Norrall
Selling on Sunday
- 17209 State of Texas - vs - Oscar Norrall
Selling on Sunday
- 17241 State of Texas - vs - Jim Swinney
Carrying Pistol
- 17310 State of Texas - vs - S. L. Darg
Abusing Language
- 17679 State of Texas - vs - Grove Martin
Theft.
- 17685 State of Texas - vs - Sarah Dickinson
Dist the Peace
- 17684 State of Texas - vs - Louis Moody
Assault & Battery

And all parties announced ready for
trial a jury being waived the matters
of fact as well as of law were sub-
mitted to the Court and the defendants
now have entered their plea of not
guilty. Whereupon the Court after
hearing the evidence and being fully

advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these presentations and that the Defendants go hence without day.

Ordered that Court do now adjourn until Monday morning at 9 o'clock.

Monday, Nov 16. 1896 Court met at 9 o'clock pursuant to adjournment present as in Saturday.

17425 State of Texas } Shaver
 -vs- } Monday Nov 16. 1896.
 W. A. Tipping }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Andrews and five others who were duly selected sworn and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty as charged in the indictment and assess his punishment at a fine of \$100⁰⁰ one hundred dollars.

J. C. Andrews, Foreman.

Monday the 16th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant W. A. Tiffens the sum of one Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Now comes the County attorney presenting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute. The following cases and reasons the Court to dismiss the same viz:

- 15556 State of Texas - vs - Orr McCullough
Open on Sunday
- 15625 State of Texas - vs - T. E. Ridgeway
Open on Sunday
- 15664 State of Texas - vs - Al Goss
Open on Sunday
- 15733 State of Texas - vs - Jim Liston
Giving away Liquor on Election Day.
- 15735 State of Texas - vs - Jim Liston
Open on Sunday
- 15736 State of Texas - vs - Jim Liston
Open on Sunday
- 15737 State of Texas - vs - Jim Liston
Open on Sunday
- 15738 State of Texas - vs - Jim Liston
Open on Sunday
- 15739 State of Texas - vs - Jim Liston
Open on Sunday

Monday the 16 day of November A. D. 1896.

- 15788 State of Texas -vs- Ed Ayres
Selling on Sunday
- 15789 State of Texas -vs- Ed Ayres
Selling on Sunday
- 15790 State of Texas -vs- Ed Ayres
Selling on Sunday
- 15791 State of Texas -vs- Ed Ayres
Selling on Sunday
- 15866 State of Texas -vs- Jim Linton
Open on Sunday
- 15891 State of Texas -vs- Jim League
Theft
- 15896 State of Texas -vs- Ed Ayres
Selling on Sunday
- 15898 State of Texas -vs- Al Goss
Selling on Sunday
- 15944 State of Texas -vs- Smith
Selling on Sunday
- 15946 State of Texas -vs- Jim Linton
Open on Sunday
- 15959 State of Texas -vs- Al Goss
Disorderly House
- 16081 State of Texas -vs- J. E. Ridgeway
Open on Sunday
- 16095 State of Texas -vs- Ed Ayres
Selling on Sunday
- 16107 State of Texas -vs- Pally Graham
Abusive Language
- 16108 State of Texas -vs- Louis Graham
Abusive Language
- 16247 State of Texas -vs- Oscar Langley
Selling on Sunday
- 16248 State of Texas -vs- Oscar Langley
Selling on Sunday
- 16249 State of Texas -vs- Chas Lister
Betting
- 16299 State of Texas -vs- W. E. Redner
Open on Sunday
- 16312 State of Texas -vs- Al Goss
Open on Sunday

Monday the 16th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas

- 16321 State of Texas -vs- N. H. Soring
Betting
- 16372 State of Texas -vs- Frank Bryant
Open on Sunday
- 16389 State of Texas -vs- Henry Fleming
Promoting Gaming
- 16393 State of Texas -vs- Henry Fleming
Exhibiting
- 16461 State of Texas -vs- Dutch
Carrying Pistol
- 16496 State of Texas -vs- Matt Brinson
- Cards -
- 16497 State of Texas -vs- Matt Brinson
Cards
- 16503 State of Texas -vs- Charlie Couch
Open on Sunday.
- 16549 State of Texas -vs- Judd Hallis
Drunk in Office
- 16551 State of Texas -vs- Richard Nordman
Betting on Sunday
- 16552 State of Texas -vs- H. L. Webster & A. Nordman
Open on Sunday.
- 16565 State of Texas -vs- A. S. Ridgeway
Open on Sunday
- 16634 State of Texas -vs- Jessie F. Patrick
Disorderly House
- 16718 State of Texas -vs- L. H. Schubert
Open on Sunday
- 16728 State of Texas -vs- Pete Stromstedt
Open on Sunday.
- 16735 State of Texas -vs- Geo Leller
Selling Lottery Tickets
- 16736 State of Texas -vs- Geo Leller
Selling Lottery Tickets
- 16737 State of Texas -vs- Geo Leller
Selling Lottery Tickets
- 16777 State of Texas -vs- Mrs C. J. Davis
Disorderly House.
- 16778 State of Texas -vs- Mrs C. J. Davis
Disorderly House

Monday the 16th day of November A. D. 1896.

- 16779 State of Texas -vs- Mrs C. Davis
Disorderly House
- 16780 State of Texas -vs- Mrs C. Davis
Disorderly House
- 16796 State of Texas -vs- Mabel Girard
Disorderly House
- 16797 State of Texas -vs- Mabel Girard
Disorderly House
- 16798 State of Texas -vs- Mabel Girard
Disorderly House
- 16799 State of Texas -vs- Mabel Girard
Disorderly House
- 16800 State of Texas -vs- Mabel Girard
Disorderly House
- 16811 State of Texas -vs- J. J. Garrett
Disorderly House
- 16814 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16815 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16816 State of Texas -vs- Bob Derritt
Selling on Sunday.
- 16817 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16818 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16819 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16820 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16821 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16822 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16823 State of Texas -vs- Bob Derritt
Selling on Sunday
- 16824 State of Texas -vs- Sunday
Selling on Sunday
- 16830 State of Texas -vs- Tom Merino
Selling on Sunday,

Monday the 16th day of November A. D. 1896,

Printers and Stationers, Fort Worth, Texas.

- 16831 State of Texas - vs - R. H. Verdeman
Selling on Sunday
- 16832 State of Texas - vs - Richard Verdeman
Selling on Sunday
- 16835 State of Texas - vs - Vinson Hardwick
Selling on Sunday.
- 16836 State of Texas - vs - R. Verdeman
Selling on Sunday
- 16840 State of Texas - vs - W. H. Ward
Selling on Sunday.
- 16841 State of Texas - vs - W. H. Ward
Open on Sunday
- 16846 State of Texas - vs - Pete Stronstadt
Open on Sunday.
- 16848 State of Texas - vs - R. H. Verdeman
Open on Sunday
- 16849 State of Texas - vs - R. H. Verdeman
Open on Sunday
- 16850 State of Texas - vs - R. Verdeman
Open on Sunday.
- 16854 State of Texas - vs - W. H. Ward
Open on Sunday.
- 16855 State of Texas - vs - Richard Verdeman
Open on Sunday.
- 16857 State of Texas - vs - Joe Baker
Exhibiting
- 16864 State of Texas - vs - Harry Fleming
Exhibiting
- 16862 State of Texas - vs - Harry Fleming
Exhibiting
- 16864 State of Texas - vs - Harry Fleming
Exhibiting
- 16865 State of Texas - vs - Harry Fleming.
Exhibiting
- 16879 State of Texas - vs - Jim Johnson
Exhibiting
- 16880 State of Texas - vs - Joe Wheat
Exhibiting
- 16881 State of Texas - vs - Joe Wheat
Exhibiting

Monday the 16th day of ~~November~~ A. D. 1896.

- 16909 State of Texas -vs- Nat Kramer
- Cards -
- 16936 State of Texas -vs- Jim Johnson
Betting
- 16937 State of Texas -vs- Jim Johnson
Betting
- 16972 State of Texas -vs- Joe Wheat
Betting
- 16973 State of Texas -vs- Joe Wheat
Betting
- 16982 State of Texas -vs- John Dennis
Betting
- 16983 State of Texas -vs- John Dennis
Betting
- 16986 State of Texas -vs- Dan Blair
Betting
- 16987 State of Texas -vs- Dan Blair
Betting
- 16996 State of Texas -vs- Billy Flynn
Betting
- 16997 State of Texas -vs- Billy Flynn
Betting
- 17008 State of Texas -vs- Harry Huey
Betting
- 17009 State of Texas -vs- Harry Huey
Betting
- 17015 State of Texas -vs- Mabel Giroult
Vagrancy
- 17028 State of Texas -vs- Frank Garrett
Betting
- 17030 State of Texas -vs- Frank Garrett
Betting
- 17038 State of Texas -vs- Frank Garrett
Exhibiting
- 17045 State of Texas -vs- Pete Strombach
Open on Sunday
- 17046 State of Texas -vs- W. H. Wards
Open on Sunday
- 17075 State of Texas -vs- Madam Carter
Vagrancy

Monday the *16th* day of *November* A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

- 17118 State of Texas - vs - W. H. Ward
Open on Sunday
- 17119 State of Texas - vs - W. H. Ward
Open on Sunday
- 17140 State of Texas - vs - W. H. Ward
Open on Sunday
- 17141 State of Texas - vs - W. H. Ward
Open on Sunday
- 17142 State of Texas - vs - W. H. Ward
Selling on Sunday.
- 17143 State of Texas - vs - W. H. Ward
Selling on Sunday
- 17144 State of Texas - vs - Chris Terry
Selling on Sunday
- 17145 State of Texas - vs - Chris Terry
Selling on Sunday
- 17146 State of Texas - vs - Chris Terry
Selling on Sunday.
- 17147 State of Texas - vs - Chris Terry
Selling on Sunday
- 17148 State of Texas - vs - Chris Terry
Selling on Sunday.
- 17149 State of Texas - vs - Chris
Selling on Sunday
- 17149 State of Texas - vs - James Liston
Selling on Sunday.
- 17150 State of Texas - vs - James Liston
Selling on Sunday
- 17152 State of Texas - vs - Jim Keely
Selling on Sunday
- 17153 State of Texas - vs - Jim Keely
Selling on Sunday.
- 17154 State of Texas - vs - J. N. McCullough
Selling on Sunday.
- 17155 State of Texas - vs - J. N. McCullough
Selling on Sunday
- 17159 State of Texas - vs - J. H. Day
Open on Sunday
- 17160 State of Texas - vs - Frank Southern
Open on Sunday.

Monday the 16 day of November A. D. 1896.

- 17162 State of Texas -vs- L. N. Jacks
Exhibiting
- 17163 State of Texas -vs- L. N. Jacks
Exhibiting
- 17164 State of Texas -vs- Al Goss
Open on Sunday
- 17165 State of Texas -vs- Frank Bryant
Open on Sunday
- 17169 State of Texas -vs- Frank Southern
Open on Sunday
- 17191 State of Texas -vs- Fred Smith
Open on Sunday
- 17192 State of Texas -vs- John Shipp
Ketting
- 17193 State of Texas -vs- John Shipp
Ketting
- 17199 State of Texas -vs- Chas Neely
Ketting on Sunday
- 17400 State of Texas -vs- Chas Neely
Open on Sunday
- 17403 State of Texas -vs- Al Goss
Open on Sunday
- 17404 State of Texas -vs- Al Goss
Ketting on Sunday
- 17410 State of Texas -vs- Bob Derritt
Ketting on Sunday
- 17411 State of Texas -vs- Bob Derritt
Ketting on Sunday.
- 17414 State of Texas -vs- Bob Derritt
Ketting on Sunday
- 17413 State of Texas -vs- Bob Derritt
Ketting on Sunday
- 17414 State of Texas -vs- James Liston
Open on Sunday
- 17440 State of Texas -vs- James W. M. Leon
Open on Sunday
- 17441 State of Texas -vs- W. H. Wards
Place Amusement open on Sunday
- 17447 State of Texas -vs- Melvina Brun
Adultery

Monday the 16 day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas

- 17232 State of Texas -vs- Riley Castle
Place of Amusement open on Sunday
- 17233 State of Texas -vs- W. H. Woods
- 17236 State of Texas -vs- But Deegan; assault -
Place of Amusement open on Sunday
- 17258 State of Texas -vs- Tom Ryan
Open on Sunday
- 17259 State of Texas -vs- Tom Ryan
Open on Sunday
- 17269 State of Texas -vs- Tom Ryan
Selling on Sunday
- 17271 State of Texas -vs- Frank Belgin
Open on Sunday
- 17324 State of Texas -vs- J. E. Price
Carrying Revolver
- 17352 State of Texas -vs- W. H. Terrell
Exhibiting
- 17365 State of Texas -vs- Dick Guile
Putting
- 17387 State of Texas -vs- J. M. Mass
Open on Sunday
- 17407 State of Texas -vs- Cheryl Graham
Open on Sunday
- 17416 State of Texas -vs- John Moore
Open on Sunday
- 17418 State of Texas -vs- Delle Wilson
Vagrancy
- 17426 State of Texas -vs- Mary Porter
Open on Sunday
- 17437 State of Texas -vs- Harry Thuring
Putting
- 17494 State of Texas -vs- Paul Parham
Exhibiting
- 17516 State of Texas -vs- M. D. Guile
Exhibiting
- 17517 State of Texas -vs- M. D. Guile
Exhibiting
- 17520 State of Texas -vs- Harry Thuring
Exhibiting
- 17521 State of Texas -vs- Harry Thuring
Exhibiting

Monday the 16th day of November A. D. 1896.

Texas Printing and Lithographing Co.

- 17551 State of Texas -vs- Tom Ryan
Open on Sunday
- 17588 State of Texas -vs- Will Wade
Settling on Sunday
- 17589 State of Texas -vs- Will Wade
Settling on Sunday
- 17594 State of Texas -vs- Charles Steph
Settling on Sunday
- 17597 State of Texas -vs- Chris Terry
Settling on Sunday
- 17601 State of Texas -vs- W. H. Wards
Open on Sunday
- 17602 State of Texas -vs- Will Miller
Open on Sunday
- 17606 State of Texas -vs- Will Miller
Open on Sunday
- 17607 State of Texas -vs- Will Wade
Open on Sunday
- 17610 State of Texas -vs- Will Miller
Open on Sunday
- 17614 State of Texas -vs- Mabel Girard
Disorderly House
- 17621 State of Texas -vs- Mary Porter
Disorderly House
- 17622 State of Texas -vs- Paul Reber
Disorderly House
- 17623 State of Texas -vs- Dellei Lovv
Disorderly House
- 17629 State of Texas -vs- Fred Smith
Open on Sunday
- 17628 State of Texas -vs- Wards Roper
Open on Sunday
- 17631 State of Texas -vs- J. E. Ridgeway
Open on Sunday
- 17632 State of Texas -vs- J. E. Ridgeway
Open on Sunday
- 17633 State of Texas -vs- J. E. Ridgeway
Open on Sunday
- 17634 State of Texas -vs- Jas Liston
Open on Sunday

Monday the 16 day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

- 17635 State of Texas -vs- Jas Liston
Open on Sunday
- 17636 State of Texas -vs- H. Brann
Open on Sunday.
- 17637 State of Texas -vs- H. Brann
Open on Sunday
- 17638 State of Texas -vs- W.H. Ward
Open on Sunday
- 17639 State of Texas -vs- W.H. Ward
Open on Sunday
- 17640 State of Texas -vs- Geo Blair
Open on Sunday
- 17641 State of Texas -vs- J.W. Hoover
Selling on Sunday
- 17642 State of Texas -vs- Oscar Morris
Selling on Sunday
- 17644 State of Texas -vs- Oscar Morris
Selling on Sunday
- 17647 State of Texas -vs- Billie
Selling on Sunday
- 17648 State of Texas -vs- Chas Terry
Selling on Sunday
- 17649 State of Texas -vs- Chas Terry
Selling on Sunday
- 17650 State of Texas -vs- Robt Derrice
Selling on Sunday
- 17651 State of Texas -vs- Volney Robinson
Selling on Sunday
- 17652 State of Texas -vs- Carl Craig
Exhibiting
- 17654 State of Texas -vs- Carl Craig
Exhibiting
- 17655 State of Texas -vs- Carl Craig
Exhibiting
- 17695 State of Texas -vs- Louis Moody
Embezzlement
- 17706 State of Texas -vs- Will Nabors
Cards
- 17711 State of Texas -vs- Joe Baker
Beating

Mandy the 16 day of November A. D. 1896

- 17714 State of Texas -vs- Eugene Lambert
Petting
- 17729 State of Texas -vs- Sam Bohm
Open on Sunday
- 17731 State of Texas -vs- G. H. Day
Open on Sunday
- 17734 State of Texas -vs- J. J. Kelly
Open on Sunday
- 17738 State of Texas -vs- Pte Stromstedt
Open on Sunday.
- 17741 State of Texas -vs- Oscar Morris
Open on Sunday
- 17746 State of Texas -vs- Louis Metzner
Open on Sunday.
- 17747 State of Texas -vs- Louis Metzner
Open on Sunday
- 17759 State of Texas -vs- Frank Southern
Open on Sunday
- 17760 State of Texas -vs- Frank Southern
Open on Sunday
- 17763 State of Texas -vs- Jim Johnson
- Cards
- 17764 State of Texas -vs- Will Cartwright
Petting
- 17765 State of Texas -vs- Charles Murray
Petting
- 17767 State of Texas -vs- Cale Craig
Petting
- 17768 State of Texas -vs- Cale Craig
Petting
- 17769 State of Texas -vs- Joe Wheat
Petting
- 17771 State of Texas -vs- Al Goss
Open on Sunday
- 17773 State of Texas -vs- Fred Smith
Open on Sunday
- 17774 State of Texas -vs- Ward Poper
Open on Sunday
- 17777 State of Texas -vs- T. E. Ridgeway
Open on Sunday

Monday the 16th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

- 17782 State of Texas - vs - Paul Bebe
Vagrancy
- 17783 State of Texas - vs - Paul Bebe
Vagrancy
- 17800 State of Texas - vs - Bill Blair
Open on Sunday
- 17802 State of Texas - vs - John Blair
Open on Sunday
- 17803 State of Texas - vs - Bill Blair
Open on Sunday
- 17832 State of Texas - vs - Charles Whetton
Open on Sunday.

and said motion being heard the same is hereby sustained. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

This day came the County attorney prosecuting the plea of the State also came the following Defendants in their own proper person viz

- 16581 State of Texas - vs - Jim Coby
Aggravated Assault
- 16582 State of Texas - vs - Jim Coby
Abusive Language
- 16601 State of Texas - vs - C. R. Norman
Receiving Stolen Property.
- 16622 State of Texas - vs - Dick Hyman Jr
Agg assault
- 16742 State of Texas - vs - Thomas Benjamin
Agg assault
- 16766 State of Texas - vs - Mack Warner
Delinquent on Sunday
- 16838 State of Texas - vs - J. E. Ridgeway
Delinquent on Sunday

- 16839 State of Texas - vs - J. E. Ridgway
 Sitting on Sunday
- 16842 State of Texas - vs - J. E. Ridgway
 Open on Sunday
- 16845 State of Texas - vs - Oscar Morris
 Open on Sunday,
- 16847 State of Texas - vs - Adam Harder
 Open on Sunday
- 16932 State of Texas - vs - Louis Kretschmer
 Theft
- 17001 State of Texas - vs - Jim Igo
 Betting
- 17311 State of Texas - vs - Eamon Doris
 Abusive Language
- 17339 State of Texas - vs - Carl August Norman
 Receiving Stolen Property.
- 17778 State of Texas - vs - J. W. Widge
 Open on Sunday
- 17780 State of Texas - vs - Al Goss
 Open on Sunday,
- 17801 State of Texas - vs - John Blair
 Open on Sunday

and all parties concerned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants were heard on their plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these proceedings and that the Defendants go hence without day.

Tuesday the 10th day of November A. D. 1896.

Printers and Stationers, Fort Worth, Texas.

17875 State of Texas } Tuesday Nov 10, 1896.
-45- }
Josie Traylor

This day came on to be heard the application of Defendant for writ of Habeas Corpus, and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant. It is ordered by the Court that said application be and the same is hereby refused and said applicant be and she is hereby remanded back to the custody of J. H. Maddox, City Marshal.

17895 State of Texas } Monday Nov 30, 1896.
-25- }
W. A. Tiffling

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and thereon came on to be heard the Defendant's Motion for a new trial which and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas, Recognizance of Defendant fixed by the Court at the sum of Eight Hundred Dollars.

17435

State of Texas } Reorganization
vs } Saturday Dec 5th 1896
W. A. Tiffins }

This day came into open Court
 W. A. Tiffins, Defendant in the above
 entitled cause who together with A.
 Hollingshead, D. K. Kightorn and H. W. Donnell
 his co-defendants acknowledge themselves
 jointly indebted to the State of Texas
 in the penal sum of Eight Hundred
 Dollars conditioned that the said
 W. A. Tiffins, who stands charged in this
 Court with the offense of ^{by indictment} ~~in the~~ ^{of said indictment}
 Name and by the authority of the
 State of Texas, The Grand Jurors of
 the State of Texas, duly elected,
 tried, sworn and charged
 to inquire of offenses committed in
 Tarrant County, in the State of Texas,
 upon their oaths do present in
 and to the District Court of
 said County, that one W. A. Tiffins
 in the County of Tarrant and State
 aforesaid, on the 20th day of April, in
 the year of our Lord One Thousand
 Eight Hundred and ninety six, did
 orally, falsely, maliciously and wantonly
 impute to a female in this State
 to wit: Mary L. Rice a want of chastity
 and that the said W. A. Tiffins did then
 and there in the presence ^{and} hearing
 of J. F. Bowman and divers other persons
 falsely, maliciously and wantonly say
 of and concerning the said Mary
 L. Rice "that she meaning the said Mary
 L. Rice was not a decent lady,
 meaning thereby that the said Mary
 L. Rice was not a virtuous lady,
 that she meaning the said Mary L. Rice
 was a whore, contrary to the form
 of the Statute in such cases made

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas

and provided and against the peace and dignity of the State

Wm M. Arnold

County Attorney

Wm Bryce

Sherman Grand Jury

And who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

17593

State of Texas

- vs -

Monday Dec 7, 1896.

Andrew Johnson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and took exception to the verdict the Defendant's motion for a new trial was heard and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court Defendant excepts and in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of the Defendant fixed by the Court at the sum of one hundred and sixty five dollars.

Monday the 7th day of December A. D. 1896.

17573

State of Texas } Recognizance

Monday Dec 7, 1896.

Audron Johnson

This day came into open Court Audron Johnson, Defendant in the above entitled cause who together with Wm Byce and J. S. Jeffries for his sureties acknowledges themselves lawfully indebted to the State of Texas in the penal sum of One Hundred and sixty five dollars conditions that the said Audron Johnson who stands charged in this Court with the offense of "In the County of Tarrant, and State aforesaid, heretofore on the 16th day of August, in the year of our Lord one thousand Eight Hundred and ninety six, did unlawfully, wilfully and wantonly kill certain domesticated animals, birds and fowls of another to wit Alexander Dickinson, the animals birds and fowls so killed by him the said Audron Johnson then and there being seen cheating" And who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and put up bond without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Saturday the 2nd day of January A. D. 1897

17593

State of Texas }
-23- }
Andrew Johnson }

Saturday Jan 2. 1897

This day came the parties by their attorneys and then came on to be heard the Defendant's motion for ten days to file statement of facts herein and the same being heard it is ordered by the Court that said Defendant be and he is hereby granted ten days after the adjournment of this term of Court within which to prepare and file a statement of facts herein.

Saturday January 2nd 1897.

Ordered that Court do now adjourn until Court in course,

G. W. Armstrong
County Judge.

Attest:
J. M. King Co. Clk

Monday the 4th day of January A. D. 1897.

Be it remembered that on this the First Monday in January A. D. 1897 the same being the 4th day of January A. D. 1897 there was begun and haden a regular term of the County Court within and for the County of Tarrant, State of Texas, at the Court House thereof, in the City of Fort Worth Present Hon Geo W. Armstrong, County Judge presiding; John P. King, County Clerk; Geo W. Straym, County Attorney and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of this Court,

- Return Facias -

Now coming Sterling P. Clark Sheriff of Tarrant County, Texas and brings into open Court the Return Facias for this the First Week of the January Term of the County Court of Tarrant County, Texas and upon the names thereon being called eight qualified jurors answered to wit: J. P. Hopper, W. D. Johnson, Geo Jackson, J. C. Riley, J. C. Pilant, A. B. Fraser, Bart Collins and R. H. Standley, who were all sworn, tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law, brought into Court the following qualified jurors to wit: Al Eckert, W. R. Hervey, D. L. Martin, J. M. McBride, Geo W. Cullen and W. H. McClary, who were all sworn, tried and placed upon the panel for the week.

Monday the 4th day of January A. D. 1897.

Printers and Stationers, Fort Worth, Texas.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock,

Tuesday Jan 5th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

18034

State of Texas } Aggravated Assault.
vs } Tuesday Jan 5, 1897.
Frank Gunn

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit A. B. Fraser and five others who were duly selected, empaneled and sworn according to law and the Defendant being read to the jury the Defendant now here enters his plea of not guilty, thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. B. Fraser, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Tuesday the 5th day of January A. D. 1897.

Texas Printing and Lithographing Co.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Jan'y 6th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Jan'y 7. 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19904 State of Texas } Theft
-vs- } Thursday, Jan'y 7. 1897.
Edo. Curtis }

This day came the County Attorney, prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. B. Fraser and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty.

Thereupon that jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. B. Fraser, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that Defendant go hence without day.

County Court (Criminal) Minutes, Tarrant County, January Term, 1897.
Thursday the 7th day of January A. D. 1897.

18014 State of Texas

vs.
 Gennie Babosa } Assault
 alias Gennie De Dago } Thursday Jan'y 7. 1897.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Riley and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment, at a fine of Five Dollars."

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Gennie Babosa alias Gennie De Dago the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18014 State of Texas } Ord'r on Motion New Trial
 vs } Thursday Jan'y 7, 1897.
 Jommie Babson
 alia Jommie the Dago

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants Motion for a new trial being and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty Dollars.

18014 State of Texas } Recognizance
 -vs- } Thursday Jan'y 7, 1897.
 Jommie Babson
 alia Jommie the Dago

This day came into open Court Jommie Babson alia Jommie the Dago Defendant in the above entitled cause who together with A. Chambers and C. Babson his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of One Hundred and fifty Dollars. Conditions that the said Jommie Babson alia Jommie the Dago, who stands charge in this Court with the offense of in the County of Tarrant and State of Texas

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heretofore, on the 28th day of December in the year of our Lord One Thousand Eight Hundred and ninety-six, did unlawfully in the County and State aforesaid in and upon Roy Wale make an assault" And who has been convicted of said offense in this Court shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

18015 State of Texas } Disturbing the Peace
-vs- } Thursday Jan 7. 1897.
Tommie Babson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men A. B. Fraser and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant then here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".
A. B. Fraser, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18040

State of Texas } Theft
 -vs- } Thursday Jan'y 7, 1897.
 Chas. Vines

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: Geo. Jackson and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Geo. Jackson Foreman.

It is, therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday, Jan'y 8, 1897 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

17894

State of Texas } Affray
 -vs- } Friday, Feb'y 8, 1897.
 William Gunn

This day came the County Attorney prosecuting the plea of the State

also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Riley and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." J. C. Riley, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17988

State of Texas } Affray
-vs- } Friday Jan'y 8, 1897.
W. A. Parker }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. B. Trass and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge

Friday

the 8th

day of January

A. D. 1897

of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty ^{and} assess his punishment at a fine of Five Dollars

A. B. Fraser, Foreman."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant W. A. Parker the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1897 State of Texas } Aggravated Assault
 vs }
 Chas E. Napp } Friday Jan 8, 1897.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: A. B. Fraser and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open

Court the following verdict to wit:
"We the jury find the Defendant guilty and assess his punishment at a fine of Tenney five dollars.

A. B. Frazier, Foreman".
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Chas E. Mapp the sum of Tenney five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday Jan 9th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

1000 State of Texas } Aggravated Assault
Lillian Taylor } Saturday Jan 9, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Geo Jackson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after

hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty" Geo Jackson, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18006 State of Texas } Aggravated Assault
-vs- } Saturday Jan'y 9. 1897.
Prince Jackson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Geo Jackson and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty". Geo Jackson, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution

and that the Defendant ~~shall~~ go
hence without delay.

Ordered that Court do now adjourn till
Monday Morning at 9 o'clock.

Monday Jan 11th 1897. Court met at 9 o'clock pursuant
to adjournment present as on Saturday.

- Vermin Facing -
Now comes Sterling P. Clark, Sheriff of
Tarrant County and brings into Court the
Vermin Facing for this the second week of
the January Term of the County Court of
Tarrant County Texas and upon
the names therein being called
Ten qualified jurors answered to wit:
J. B. Austin, Sam Vaughn, D. W. C. Pender,
John Halin, H. L. Mitchell, J. B. Richmond,
H. M. Ash, W. R. Hess, R. J. Shipley and
A. J. Dougherty who were all sworn
and tried and placed upon the
panel for the week. And it appearing
to the Court that said panel is in-
complete, it is ordered by the Court
that said Sheriff summon qualified jurors
sufficient to fill same, and said Sheriff
after being sworn as required by law brought
into Court the following qualified jurors
to wit: J. A. Treasler, N. T. Calhoun, J. C.
Notan and J. M. Smith who were all
sworn and tried and placed upon
the panel for the week.

17996 State of Texas } Unlawfully cutting Trees
 vs } Monday Jan'y 11, 1897.
 W. E. Campbell

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arraigned ready for trial. Thereupon
 came a jury of good and lawful
 men to wit H. L. Mitchell and five
 others who were duly selected and
 sworn according to law
 and the indictment being read to the
 jury the Defendant now here enters
 this plea of not guilty. Whereupon
 the jury after hearing the evidence,
 argument of counsel and receiving the
 charge of the Court retired to consider
 of their verdict and after mature
 deliberation returned into open Court
 the following verdict to wit: "The
 jury find the Defendant not guilty".
 H. L. Mitchell, Foreman.

It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and
 that the Defendant go hence without
 day.

17838 State of Texas } Aggravated Assault
 vs } Saturday Jan'y 9, 1897.
 Will Ellis

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both
 parties arraigned ready for trial.
 Thereupon came a jury of good
 and lawful men to wit Geo
 Jackson and five others who

Monday the 11 day of January A. D. 1897

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were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant, not guilty;

Geo Jackson, Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

17863 State of Texas } Failing to Work Roads
-vs- } Monday Jan 11, 1897.

J. Krull

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. B. Austin, and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty."

and assess his punishment at a fine of One Dollar.

J. B. Austin, Foreman,
It is thought ordered by the Court that the State of Texas do have and receive of and from the Defendant J. Krull the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday, Jan 12, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

17281

State of Texas } Malicious Mischief
-vs- }
Frank Lee } Tuesday, Jan 12, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. Vaughn and five others who were duly selected sworn and sworn according to law and the Information being read to the jury, the Defendant then here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument

of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Dollar

S. Vaughn, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant Frank Lee the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1864 State of Texas } Theft
-vs- } Tuesday Jan'y 12, 1897.
Fred Parsley }

This day came the County Attorney presenting the plea of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. Stripling and five others who were duly selected, sworn and the information being read to the jury, the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired

to consider of their verdict and after mature deliberation returned unto open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at imprisonment in the County Jail for ninety days"

R. J. Strippling, Foreman.
 It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of ninety days and until all fine and costs are paid in full. Further orders that execution issue for all costs in this behalf incurred,

Orders that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday, Jan'y 13, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday

18045 State of Texas } Aggravated Assault.
 - vs - } Wednesday, Jan'y 13, 1897.
 John King, et al

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. B. Richmond and five others who were duly selected impartial and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, whereupon

The jury after hearing the evidence
argument of counsel and receiving the
charge of the Court retired to consider
of their verdict and after mature
deliberation returned into open Court
the following verdict to wit: "We the jury
find the Defendant guilty and assess his
punishment at a fine of Twenty five dollars
J. B. Becklund, Foreman."

It is therefore ordered, adjudged and
decreed by the Court that the
State of Texas do have and recover
of and from the Defendant John
Kings the sum of Twenty five
dollars fine assessed as aforesaid
together with all costs in this
behalf incurred for which said
fine and costs execution may
issue. Further ordered that
said Defendant stand com-
mitted to the County Jail
until said fine and costs
are paid in full.

17899 State of Texas } Fornication
-vs- } *Wednesday Jan 13. 1897,*
Antonio Sibag }

This day came the County
Attorney presenting the plea of
the State also came the Defendant
in his own proper person and
both parties announced ready for
trial. Thereupon came a jury of
good and lawful men to wit: H. L.
Mitchell and five others who
were duly selected empaneled and
sworn according to law and
the information being read to
the jury the Defendant now
has returned his plea of not

quilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Forgery and assess his punishment at a fine of Fifty Dollars."

H. J. Mitchell, Foreman

It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and receive of and from the Defendant Antonio Silas the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Jan. 14. 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

17843

State of Texas } Theft
-vs- } Thursday, Jan. 14. 1897.
Sam Schultz }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial.

Thurupon came a jury of good and
lawful men to wit: H. M. Ash and five
others who were duly selected, empaneled
and sworn according to law and the
information being read to the jury, the
Defendant now here entered his plea of
not guilty, Whereupon the jury after
hearing the evidence, argument of counsel
and receiving the charge of the Court
retired to consider of their verdict ^{and}
after due deliberation returned into
open Court the following verdict
to wit: "We the jury find the Defendant
not guilty." H. M. Ash, Foreman.
It is therefore ordered, by the Court
that the State of Texas take
nothing by reason of this
prosecution and that the Defendant
go hence without day.

17873

State of Texas } Theft
-vs- } Thursday Jan'y 14, 1897.
Early McEntyre }

This day came the County
Attorney prosecuting the plea
of the State also came the
Defendant in his own proper
person and both parties an-
nounced ready for trial. Thurupon
came a jury of good ^{and} lawful
men to wit: N. J. Calhoun and
five others who were duly selected
empaneled and sworn according to
law and the information being read
to the jury, the Defendant now
here entered his plea of not guilty
Whereupon the jury after hearing
the evidence, argument of counsel
and receiving the charge of the
Court retired to consider of

this verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." N. T. Calhoun Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18043 State of Texas } Theft
 -vs- } Thursday, Jan'y 14, 1897.
 Annie Chandler }
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. B. Richmond and five others who were duly selected, sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at imprisonment in the County Jail for sixty days." J. B. Richmond Foreman.
 It is therefore ordered by the Court that said Defendant

Thursday the 14th day of January A. D. 1897.

Printers and Stationers, Fort Worth, Texas.

stands committed to the County Jail^{day} for the full period of sixty days until all costs in this behalf incurred are paid in full.

Saturday Jan^y 16. 1897 Court in session pursuant as on first day of term.

18056 State of Texas } Obstructing Public Roads
-vs- } Saturday, Jan^y 16. 1897.
George Lytle

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit S. Vaughn and five others who were duly selected respectively and sworn according to law and the Information being made to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidential argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." S. Vaughn. Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the 18th day of January A. D. 1897.

Monday Jan'y 18. 1897 Court in session pursuant
as on first day of term.

17899 State of Texas } Theft
vs } Monday Jan'y 18. 1897.
John Wells

This day came the County
Attorney prosecuting the plea of
the State also came the Defendant
in his own proper person and
both parties announced ready for
trial. Thereupon came a jury of
good and lawful men to wit A. S.
Dirger and five others who were
duly selected, empaneled and
sworn according to law and
the information being read to the
jury the Defendant now here
entered his plea of not guilty.
Whereupon the jury, after hearing
the evidence, argument of counsel
and receiving the charge of the
Court retired to consider of their
verdict and after mature deliberation
returned into open Court the
following verdict to wit: "We the
jury find the Defendant not guilty
A. S. Dirger, Foreman".

It is therefore ordered by the
Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendant
go hence without day.

Monday the 18th day of January A. D. 1897.

17889

State of Texas } Aggravated Assault
-vs- } Monday Jan 18, 1897.

A. Gammier

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. S. Dinger and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. S. Dinger, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18028

State of Texas } Assault
-vs- } Monday, Jan 18, 1897.

Solomon Wales

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. S. Dinger and five others

Monday the 18th day of January A. D. 1897.

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who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. S. Dinger, Foreman"

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

18077 State of Texas } Fleets
 -vs- } Monday Jan 18, 1897.
 George Barlow }

This day came the County Attorney, presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. S. Dinger and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open

Monday the 18 day of January A. D. 1897.

Printers and Stationers, Fort Worth, Texas

Court the following verdict to wit
"We the jury find the Defendant guilty
and assess his punishment at a
fine of \$45⁰⁰ and imprisonment in the
County Jail for five days.

A. S. Deuge, Foreman

It is therefore ordered by the
Court that the State of Texas
do have and recover of and from
the Defendant George Barton the
sum of Twenty five Dollars fine
assessed as aforesaid together with
all costs in this behalf incurred
for which said fine and costs
execution may issue. Further
orders that said Defendant stand
committed to the County Jail for
the full period of five days and
until the fine and costs are
paid in full.

17998

State of Texas } Working on Sunday
 } Tuesday Jan 19. 1897,
 } W. T. Webster

This day came the County
Attorney prosecuting the plea of
the State also came the Defendant
in his own proper person and
both parties announced ready for
trial. Thereupon came a jury of
good and lawful men to wit
W. T. Gray, and five others who
were duly selected, empaneled and
sworn according to law and the
Indictment being read to the jury,
the Defendant now here entered
his plea of not guilty. Thereupon
the jury after hearing the evidence
argument of counsel and receiving
the charge of the Court retired

to consider of their verdict and after
due deliberation returned into open
Court the following verdict to wit: "We
the jury find the Defendant not guilty",
W. J. Gray, Foreman.

It is therefore ordered by the
Court that the State of Texas take
nothing by reason of this prosecution
and that the Defendant go hence
without day.

18031 State of Texas } Tuesday, Jan 19, 1897.
-vs- } Big game assault
O. B. Burnett

This day came the County attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both
parties arraigned ready for
trial. Thereupon came a jury of
good and lawful men to wit
J. E. Carson and five others who
were duly selected, empaneled and
sworn according to law and the
Information being read to the jury
the Defendant now here returned his
plea of not guilty. Thereupon the
jury after hearing the evidence, argument
of counsel and receiving the charge
of the Court retired to consider of
their verdict and after rational
deliberation returned into open Court
the following verdict to wit: "We the
jury find the Defendant not guilty".
J. E. Carson Foreman.

It is therefore ordered by the
Court that the State of Texas
take nothing by reason of this prosecution
and that the Defendant go hence without day.

the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas.

Saturday, July 27, 1897

Ordered that Court do now adjourn
till Court in course,

attest J. W. King, Clerk

County Judge

Be it remembered that on this the First Monday in March A. D. 1897 the same being the First day of March A. D. 1897 there was begun and held a regular Term of the County Court within and for the County of Tarrant, State of Texas at the Court House thereof in the City of Fort Worth Texas Present Hon Geo W. Armstrong, County Judge presiding, John O. King County Clerk, Jas W. Swayne, County Attorney and Sterling P. Clark, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

Juria Facing

Now came Sterling P. Clark, Sheriff of Tarrant County, Texas and brings into open Court the Juria Facing for this the First Week of the March Term of the County Court and upon the names thereon being called five qualified jurors answered to wit: W. H. Murray, A. J. Anderson, J. H. Grant, Dick Sullivan and R. B. Keith who were all sworn and tried and placed upon the panel for the week.

And it appearing to the Court that said panel is incomplete, It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: A. S. Conington, A. B. Clark, C. F. Prickett, J. I. Wright M. G. D. Goza and J. B. Alarcon who were all sworn tried and placed upon the panel for the week.

18147

State of Texas } Carrying Pistol
-83- } Monday Mch 1st, 1897.
Tom White

This day came the County Attorney presenting the plea of the State also came the Defendant in his own paper sworn and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Anderson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court returned to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. J. Anderson Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

~ Urine Facias ~

Now comes Sterling P. Clark, Sheriff of Tarrant County Texas and brings into open Court the Urine Facias for this the Second Week of the March Term of the County Court and upon the names thereon being called six qualified jurors answered to wit: Reuben Hedges, A. B. Kelly, J. R. Puckett, D. P. Sharr, J. A. Gray, Frank Gray who were all sworn and tried and placed upon the panel for the week, and it appearing to the Court that said panel is

Monday the 8th day of March A. D. 1897,

Printers and Stationers, Fort Worth, Texas.

of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18437

State of Texas } Open on Sunday
-vs- } Monday Feb 8. 1897.
Adam Harder }

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and ~~recessing~~ being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Twenty Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Adam Harder the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1749^v State of Texas } Carrying Pistol
 -75- } Tuesday Mch 9, 1897.
 Regins Wacker }

a. H. Copeland

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. H. Copeland and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant then by return of his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. H. Copeland, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the State Defendant go hence without day.

1811^v State of Texas } Fornication
 -75- } Tuesday Mch 9, 1897.
 J. M. W. Adams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: T. B. Anderson and five others who were duly selected, empaneled and sworn

according to law and Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. B. Anderson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18168

State of Texas } Theft.
-vs- } Tuesday Mar 9. 1897.
Bob Keebler

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: A. H. Copeland and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars and imprisonment in the County Jail for thirty days." A. H. Copeland Foreman

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Bob Keeler the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

1897 State of Texas } Fornication
 -vs- } Tuesday Mch 9. 1897.
 J. M. Albin Holmes }

This day came the County Attorney prosecuting. The plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: T. B. Anderson and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 T. B. Anderson, Foreman.

It is therefore ordered by the Court that the State of Texas take

Printers and Stationers, Fort Worth, Texas.

nothing by reason of this prosecution
and that the Defendant go hence without
day.

1897 State of Texas } Theft
-vs- } Tuesday Mar 9, 1897.
J. K. Coe.

This day came the County attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
arranged ready for trial. Thereupon
came a jury of good and lawful
men to wit B. F. Hall and five others
who were duly selected, empaneled
sworn according to law and the
Indictment being read to the
jury, the Defendant now here
entered his plea of not guilty.
Whereupon the jury, after hearing the evidence
argument of counsel and receiving the charge
of the Court retired to consider of
their verdict and after mature
deliberation returned into open
Court the following verdict
to wit: "We the jury find the Defendant
not guilty." B. F. Hall, Foreman.

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

Ordered that Court do now adjourn till
tomorrow morning at 9 o'clock.

Wednesday March 10, 1897 Court met at 9 o'clock pursuant to
adjournment present as on yesterday

18148 State of Texas } Aggravated Assault
 vs- }
 Columbus Jerry } Wednesday March 10, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. R. Quicke ^{any} for either who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now being returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five Dollars." J. R. Quicke, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of ^{any} from the Defendant Columbus Jerry the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18703

State of Texas } Open on Sunday
-vs- } Wednesday Mar 10, 1897.
Jim Lister

This day came the County attorney
presenting the plea of the State
also came the Defendant in his own
proper person and both parties
announced ready for trial, a jury being
waived the matters of fact as well as
of law were submitted to the Court and
the Defendant now has entered his plea
of not guilty. Whereupon the jury Court
after hearing the evidence, argument of counsel
and being fully advised in the premises
finds the Defendant guilty and assesses
his punishment at a fine of Twenty Dollars
It is therefore ordered by the Court that
the State of Texas do have ^{any} recovery
of and from the Defendant Jim Lister
the sum of Twenty Dollars fine assessed
as aforesaid together with all costs
in this behalf incurred for which
said fine and costs execution
may issue. Further orders
that said Defendant stand
committed to the County Jail
until said fine and costs are
paid in full.

Orders that Court do now adjourn till
tomorrow morning at 9 o'clock

Thursday March 11, 1897 Court met at 9 o'clock pursuant
to adjournment present as in yesterday.

18080

State of Texas } Disturbing Religious Worship
-vs- } Thursday March 11, 1897.
Job Wright

This day came the County
Attorney presenting the plea of

The State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Jack Martin and five others who were duly selected, empaneled ^{and} sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. Jack Martin. Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18189 State of Texas } Playing Cards
vs } Thursday March 11, 1897.
Harry Wynne

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Thereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment

Printers and Stationers, Fort Worth, Texas

at a fine of Ten Dollars. It is
therefore ordered by the Court that the
State of Texas do have and receive of
and from the Defendant Harry Myron the
sum of Ten Dollars fine assessed as
aforesaid together with all costs
in this behalf incurred for which
said fine and costs execution
may issue. Further ordered that
said Defendant stand committed to the
County Jail until said fine and
costs are paid in full.

18190

State of Texas } Playing Cards
 } Thursday March 11. 1897.
 } ^{-vs-}
W. O. Webb

This day came the County Attorney
prosecuting. The plug of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial, a jury
being waived the matters of fact as well
as of law were submitted to the
Court and the Defendant now here
entered his plea of not guilty.
Whereupon the Court after hearing the
evidence, argument of counsel and being
fully advised in the premises finds the
Defendant guilty and assess his pun-
ishment at a fine of Ten Dollars.
It is therefore ordered by the Court that the
State of Texas do have and receive
of and from the Defendant W. O. Webb
the sum of Ten Dollars fine assessed
as aforesaid together with all costs
in this behalf incurred for which
said fine and costs execution may
issue. Further ordered that said Defendant stand
committed to the County Jail until said fine and costs
are paid in full.

18915 State of Texas } Playing Cards
 -vs- } Thursday March 11, 1897.
 Charlie May

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty, Whereupon the Court, after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Ten Dollars. It is therefore ordered by the Court that the State of Texas do have and recover of ^{any} from the Defendant Charlie May the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18914 State of Texas } Disorderly House
 -vs- } Friday March 12, 1897.
 Kate M. Loving

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial Whereupon came a jury of good and

Friday

the

12th

day of

March

A. D. 1897.

Printers and Stationers, Fort Worth, Texas

lawful men to wit, A. B. Jolly and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here returns her plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Two Hundred Dollars."

A. B. Jolly, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mrs. Kate M. Loving the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18114

State of Texas } Hounding a cow
 vs } Saturday March 13, 1897.
 Herbert Chestnut }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit, J. R. Pickett and five others who were duly selected

empaneled and sworn according to law and the Indictment being read to the jury the Defendant now her intent this plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. R. Buckell, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18446 State of Texas } Assault
 -vs- } Saturday Feb 13, 1897.
 Oscar Hickey

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. P. Sharr and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now her intent this plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." D. P. Sharr, Foreman.

18053 State of Texas } Theft
 J. L. McKinnon } Monday March 15, 1897.
 This day came the County Attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: B. F. Hall and five others
 who were duly selected, empaneled and
 sworn according to law and the
 information being read to the jury the
 Defendant now here enters his
 plea of not guilty. Whereupon the jury
 after hearing the evidence, argument of counsel
 and receiving the charge of the Court retired
 to consider of their verdict and after due
 deliberation returned into open Court the
 following verdict to wit: "We the jury find the
 Defendant not guilty."
 P. F. Hall, Foreman.
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this presentation and
 that the Defendant go hence without
 day.

18053 State of Texas } Theft
 J. C. Pegg } Monday March 15, 1897.
 This day came the County
 Attorney prosecuting the plea of
 the State also came the Defendant
 in his own proper person and both
 parties announced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: J. W. Hollingsworth and five
 others who were duly selected, empaneled
 and sworn according to law and

Printers and Stationers, Fort Worth, Texas

The Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and viewing the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars and imprisonment in the County Jail for ten days

G. W. Hollingsworth, Foreman.

It is therefore ordered by the Court that the State of Texas do here and recover of and from the Defendant J. C. Ross the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

1897

State of Texas } Sheriff
C. H. Cox } Monday Mar 15, 1897.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: P. J. Hall and five others who were duly selected empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty." B. J. Hall, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18157 State of Texas } Adultery
 -23- } Tuesday March 16. 1897.
 Carl Barrman }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. W. Holligermont and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after due deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty." G. W. Holligermont Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and

that the Defendant go hence without day.

18784 State of Texas } Theft
vs- }
John Mayer } Wednesday March 17, 1897.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: B. F. Hall and five others who were duly selected sworn and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." B. F. Hall, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18774 State of Texas } Theft
vs- }
Bob James } Wednesday March 17, 1897.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both

parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Morrow and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant made his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. A. J. Morrow, Foreman". It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Now comes the County Attorney presenting the plea of the State also and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

14146 State of Texas - vs - Elgie Shorn
Aggravated Assault

15135 State of Texas - vs - Erwin Daniels
Adultery

15460 State of Texas - vs - Ed Perry
Malicious Mischief

15439 State of Texas - vs - Patsy Oliver
Agg Assault

15440 State of Texas - vs - Patsy Oliver
agg assault

the

day of

A. D. 189

Printers and Stationers, Fort Worth, Texas.

- 16815 State of Texas - vs - Tom Hargrave
Abusing Language
- 16854 State of Texas - vs - Jim Upham
Adultery
- 16993 State of Texas - vs - Annie Chandler
Abusing Language
- 16958 State of Texas - vs - Billy Malloy
Adultery
- 17244 State of Texas - vs - J. H. Eason
Abusing Language
- 17315 State of Texas - vs - Will Eady
Abusing Language
- 17327 State of Texas - vs - L. C. Ball
Agg Assault
- 17497 State of Texas - vs - Mike Crummer
Agg Assault
- 17507 State of Texas - vs - Bady
Abusing Language
- 17562 State of Texas - vs - Alvin Kerr
Dist. the Peace
- 17674 State of Texas - vs - John Hilton
Theft
- 17698 State of Texas - vs - Kenny Hilton
Theft
- 17693 State of Texas - vs - Miles Oirca
Agg Assault
- 17837 State of Texas - vs - Nelson Tucker
Agg Assault
- 17845 State of Texas - vs - J. L. Crain
Agg Assault
- 17846 State of Texas - vs - Tom Martin
Abusing Language
- 17849 State of Texas - vs - Tom Martin
Agg Assault
- 17856 State of Texas - vs - Nathan Jasper
Adultery
- 17850 State of Texas - vs - Jno Viddington
aggravated assault
- 17859 State of Texas - vs - J. J. Langer
aggravated assault

17864. State of Texas - vs - Monte Beck
Establishing a Lottery
- 17869 State of Texas - vs - Monte Beck
Selling Lottery Tickets
- 17881 State of Texas - vs - Jeff Goodman
Theft
- 17889 State of Texas - vs - Gertrude Turner
Theft
- 17893 State of Texas - vs - Jeff Goodman
Fornication
- 17910 State of Texas - vs - G. M. Scarborough
Swindling
- 18043 State of Texas - vs - Lon Irion
Aggravated Assault
- 18044 State of Texas - vs - Lon Irion
Pistol
- 18038 State of Texas - vs - Austin Payton
Theft
- 18045 State of Texas - vs - Chas E. Napp
Aggravated Assault
- 18046 State of Texas - vs - Chas E. Napp
Throwing Rocks
- 18047 State of Texas - vs - Geo Curran
Open on Sunday
- 18048 State of Texas - vs - Skrimmy
Betting
- 18049 State of Texas - vs - Skrimmy
Betting
- 18050 State of Texas - vs - Skrimmy
Betting
- 18066 State of Texas - vs - Mike Freshstone
Failing to work Road
- 18069 State of Texas vs Will Burnett
- Theft -
- 18081 State of Texas vs John Still
Agg assault
- 18116 State of Texas vs Nellie Smith
Theft
- 18117 State of Texas - vs - Will Gideon
Theft

the _____ day of _____ A. D. 189_____

Printers and Stationers, Fort Worth, Texas

- 18164 State of Texas -vs- Will Robinson
Open on Sunday
 - 17434 State of Texas -vs- Joe Kubbeq
Theft
 - 18216 State of Texas -vs- Dick Prince
agg assault
 - 18483 State of Texas -vs- Norton Jasper
Pistol
 - 18489 State of Texas -vs- Paul Moss
Vagrancy
- It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day
- This day came the County Attorney prosecuting the plea of the State also came the following Defendants in their own proper person and all parties announced ready for trial viz:
- 15007 State of Texas -vs- Will Rheadq
Agg assault
 - 15403 State of Texas -vs- Alfred Thompson
Adultery
 - 15987 State of Texas -vs- J. A. Hall
Swindling
 - 16733 State of Texas -vs- Pete Donchester
Adultery
 - 16902 State of Texas -vs- Ed Alleton
Swindling
 - 17379 State of Texas -vs- Ida Allen
Fornication
 - 17844 State of Texas -vs- H. Huffman
Receiving Stolen Property
 - 17864 State of Texas -vs- Jake Boardman
Pistol
 - 17865 State of Texas -vs- Jake Boardman
Agg assault

- 17885 State of Texas -vs- Florence Mitchell
Fornication
- 17886 State of Texas -vs- Jno McGraw
Fornication
- 17897 State of Texas -vs- Allen Jones
Receiving Stolen Property
- 17900 State of Texas -vs- Jim Ralston
Fornication
- 17986 State of Texas -vs- Webb
Affray
- 17999 State of Texas -vs- John Norwood
Giving Liquor to minor
- 18012 State of Texas -vs- Jim Leach
Giving Liquor to minor
- 18012 State of Texas -vs- Robert Nelson
Malicious Mischief
- 18051 State of Texas -vs- Otis Bonhott
Betting
- 18054 State of Texas -vs- Andrew Reft
Theft
- 18060 State of Texas -vs- W. J. McKorn
Theft
- 18170 State of Texas -vs- Allen Loftin
Theft
- 18171 State of Texas -vs- Emma Stone
Fornication
- 18441 State of Texas -vs- Will Love
Theft

a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered their pleas of not guilty. Whereupon the Court after hearing the evidence and being full advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of their prosecuting and that the Defendants go hence without day.

the

day of

A. D. 189_____

Printers and Stationers, Fort Worth, Texas

Saturday, May 1, 1897.

Ordered that Court do now adjourn
till Court in course.

Attest:
J. M. King Co. Clk.

County Judge

Be it remembered that on this the First Monday in May A. D. 1897 the same being the 3rd day of May A. D. 1897 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas: Present Hon Geo. W. Armstrong, County Judge presiding; John P. King, County Clerk; Jas. W. Grayne County Attorney and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court:

— Prison Facing —

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Prison Facing for this the First Week of the May Term of the County Court and upon the names therein being called eight qualified jurors answered to wit: D. J. Russell, Arch Earl, M. W. Haupton, J. H. Keller, J. M. Mason, R. S. Cloud, W. R. Herron and J. N. Wiggings who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: P. F. Kelley, Geo. J. Boydston and J. A. Erwin who were all sworn and tried and placed upon the panel for the week.

Monday the 3rd day of May A. D. 1897.

Printers and Stationers, Fort Worth, Texas.

17943

State of Texas } Embizzlement
 - vs - } Monday May 3rd 1897

H. J. Bivins

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. Earl and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. Earl, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18144

State of Texas } Threats to take Life
 - vs - } Monday May 3, 1897

Engene Griffin

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. H. Chapman and five others who were duly selected

empaneled and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

S. K. Chapman, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18406 State of Texas } Disturbing the Peace
 -vs- } Monday, May 3, 1897.
 Oude Abbey

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. A. Erwin and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find

Monday the 3rd day of May A. D. 1897

Printers and Stationers, Fort Worth, Texas

The Defendant guilty and assess his punishment at a fine of Five Dollars.

J. A. Erwin, Foreman:
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Bud Abbey the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18415 State of Texas } Aggravated Assault
-vs- } Monday May 3, 1897.
W. W. Price

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit J. N. Wiggins and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict: To wit: "We the jury find the Defendant not guilty." J. N. Wiggins Foreman.

It is therefore ordered by the Court that the State of Texas

take nothing by reason of this presentment and that the Defendant go hence without day.

Ordered that Court do now adjourn till Thursday morning at 9 o'clock.

Thursday May 6th 1897 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

18339 State of Texas } Aggravated Assault
vs- } Thursday May 6, 1897.
John McCarver

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Meggins and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Twenty five dollars." J. M. Meggins, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant

Thursday the 6th day of May A. D. 1897.

Printers and Stationers, Fort Worth, Texas.

John Weaver the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1834^r State of Texas } Aggravated Assault
 -vs- } Thursday May 6. 1897.
 Frank Robinson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Moon and five others who were duly selected, sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars.

J. M. Moon, Foreman;
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Frank Robinson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said

18401

State of Texas } Open on Sunday
 -vs- } Friday May 7, 1897.
 Oscar Norwalk }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. S. Cloud and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." R. S. Cloud, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18484

State of Texas } Fornication
 -vs- } Friday May 7, 1897.
 J. M. Adams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Moon and five others who were duly selected, empaneled and sworn according to law and the Defendant now here entered his plea of not

quilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Moore, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday May 10th 1897 Court met at 9 o'clock pursuant to adjournment precedent as on first day of term.

Union Facing
 Now coming Sterling P. Clark, Sheriff of Tarrant County and brings into Court the Union Facing for this the 2nd Week of the May Term of the County Court and the upon the names therein being called six qualified jurors answered to wit: J. E. Griffith, J. B. Griffin, J. W. Crow, J. E. Cabbage, W. J. Orrick, and W. J. Rogers who were all sworn and tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn according to law brought into Court the following jurors to wit: A. G. Shattuck, O. Fairbank, Frank DeWitt, C. H. Anderson and S. H. Chapman who were all sworn and tried and placed upon the panel for the week.

14980 State of Texas } Aggravated Assault
-25- } Monday May 10, 1897.
+ James Lytle

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Griffin and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. E. Griffin, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

16577 State of Texas } Assault & Battery
-25- } Monday May 10, 1897.
Tom Butler

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Sam Chapman and five others who were duly selected, empaneled and sworn according to law and the information being

read to the jury, the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

Sam Chapman, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18405 State of Texas } Aggravated Assault
-203- } Monday May 10, 1897.
Will Johnson

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: A. G. Shallenbaker, A. J. Hall, and five others who were duly selected and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "

"We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars; A. G. Shallenbaker, Foreman.

It is therefore ordered by the Court

Monday the 10th day of May A. D. 1897.

Printers and Stationers, Fort Worth, Texas.

that the State of Texas do have and recover of and from the Defendant Will Johnson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18541

State of Texas } Defacing Public Building
- vs - } Monday, May 10, 1897.
W. E. Wilson

This day came the County attorney prosecuting the plug of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Coffage and five others who were duly selected empaneled and sworn according to law and the information being read to the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and viewing the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars.

J. E. Coffage, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant W. E. Wilson the sum of Ten Dollars fine assessed as aforesaid together with

all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full

Orders that Court do now adjourn till tomorrow morning at 9 o'clock,

Tuesday May 11, 1897 Court met at 9 o'clock pursuant to adjournment forwent as on yesterday.

18590

State of Texas } Carrying Pistol
-vs- } Tuesday, May 11, 1897.
C. M. Brown }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. S. Rogers and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. S. Rogers, Foreman; It is therefore ordered by the Court that the State of Texas

take nothing by reason of this presentation and that the Defendant go hence without day.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday May 12th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

18548

State of Texas } Carrying Pistol
 -vs- } Wednesday May 12th 1897,
 W. S. Burgess

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit S. H. Chapman and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty." S. H. Chapman, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Thursday May 13 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday

18142 State of Texas } Aggravated Assault
-vs- } Thursday May 13. 1897.
Anton Stewart }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Coppage and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." J. E. Coppage, ~~and five others~~ ~~who were duly selected, empaneled and sworn according to law.~~ It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday the 13th day of May A. D. 1897.

Printers and Stationers, Fort Worth, Texas.

18414

State of Texas } Theft
-25- } Thursday May 13, 1897.
Gum Book vs L.M. Burch

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and being full advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and the Defendant go hence without day.

18388

State of Texas } Aggravated Assault
-23- } Thursday May 13, 1897.
Henry Mayfield

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: J. C. Griffin and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: The jury find the Defendant guilty and

assess his punishment at a fine of Fifty Dollars. J. E. Griffin, Foreman;

It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendant Harry Mayfield the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

18407

State of Texas } Disturbing the Peace
-vs- } Thursday May 13. 1897.
Will Higgin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and lawful men to wit A. Carl and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty." A. Carl, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this pro-

execution and that the Defendant go hence without day,

Orders that Court do now adjourn till tomorrow morning at 9 o'clock,

Friday May 14th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday

18396 State of Texas } Aggravated Assault
vs- } Friday May 14, 1897.
H. H. Burton

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: A. G. Shattuck and first others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars; A. G. Shattuck, Foreman;
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant H. H. Burton the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18454 State of Texas } Violating Local Option Law
-vs- } Friday May 14, 1897
Jim Sullivan

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial ~~and being waived then thereupon~~ came a jury of good and lawful men to wit: J. E. Griffith and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."
J. E. Griffith, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18455 State of Texas } Obstructing Public Roads
-vs- } Friday May 14, 1897.
Alex Church

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. H. Chapman and five others who were duly selected

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empanelled and sworn according to law and the indictment being read to the jury the Defendant now here intend his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 S. W. Chapman, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18550

State of Texas } Failing to work Roads
 vs. } Friday May 14. 1897.
 R. J. Rice
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. S. Rogers and five others who were duly selected, empanelled and sworn according to law, and the indictment being read to the jury the Defendant now here intend his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant

not guilty. W. S. Rogers, Foreman.
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and that
the Defendant go hence without day.

18597 State of Texas } aggravated assault
vs } Friday May 14, 1897.
Dan Hamilton

This day came the County Attorney
prosecuting the plea of the State also came
the Defendant in his own proper person and
both parties announced ready for trial. Thompson
came a jury of good and lawful men to wit:
Frank DeWitt and five others who were duly
selected empaneled and sworn according to
law and the information being read to the jury the
Defendant now here entered his plea of
not guilty. Whereupon the jury after hearing
the evidence, argument of counsel and receiving
the charge of the Court retired to
consider of their verdict and after
mature deliberation returned into
open Court the following verdict to wit:
"We the jury find the Defendant not guilty."

Frank DeWitt, Foreman

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence
without day.

{ For Continuation of these Minutes see Minute Book
13. }

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CRIMINAL MINUTES COUNTY COURT

VOL. 13

TARRANT COUNTY

TAR 157
CRIMINAL JUSTICE
COUNTY COURT
1397 5429

Tarrant Co.
Criminal Justice
Co. Court
Vol. 13

Friday the 14th day of May A. D. 1897.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock

Saturday May 15, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

18152

State of Texas } Fornication
-vs- } Saturday May 15, 1897.
Fulton Range

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: O. Fairbank and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty O. Fairbank, Foreman:

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18153

State of Texas } Aggravated Assault
-vs- } Saturday May 15, 1897.
Fulton Range

This day came the County attorney prosecuting the plea of the State

also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. E. Cabbage and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. E. Cabbage, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18412 State of Texas } Aggravated Assault
-vs- } Saturday May 15, 1897.
Jesse Thomas

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. S. Rogers and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel ^{and} receiving

Saturday the 15 day of May A. D. 1897,

The charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." M. J. Rogers Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

1895

State of Texas } Theft
-vs- } Saturday May 15, 1897.
Dessie Grant }

This day came the County Attorney presenting the filing of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. E. Griffith and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Twenty five dollars and imprisonment in the County Jail for thirty days." J. E. Griffith, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Dessie Grant the sum of Twenty five

dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

18465 State of Texas } Open on Sunday
-vs- } Monday May 17, 1897.
Frank Bolgin

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: T. B. Buell and five others who were duly selected, sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." T. B. Buell, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18266

State of Texas } Sitting on Sunday,
 -vs- } Monday May 19, 1897.
 Frank Boegin

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty, Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant not guilty, It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18348

State of Texas } Theft
 -vs- } Friday May 7, 1897.
 Susie Rocho

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. S. Cloud and five others who were duly selected, sworn and sworn according to law and the information being read to the jury, the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty. R. S. Cloud, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18334 State of Texas } abusive Language
-vs- } Monday May 19, 1897.
Solomon Malis }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. All things being arranged the matter of default was well taken off and was submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Five Dollars. It is therefore, ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Solomon Malis, and Any Malis and N. La Croix surviving on appeal Bonds the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred both in this Court and in the Court below from which this Cause was appealed for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday the 17th day of May A. D. 1897

Printers and Stationers: Fort Worth

Now comes the County Attorney prosecuting the plea of the State and for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

13690 State of Texas -vs- W. E. Williams
No License

14747 State of Texas -vs- Jacob Samuels
No License

15834 State of Texas -vs- J. E. Hargrove
Carrying Pistol

17845 State of Texas -vs- J. L. Crain
Aggravated Assault

17983 State of Texas -vs- Albert Watson
Dist Rel Worship

17997 State of Texas -vs- George Wilcox
Open on Sunday

18043 State of Texas -vs- Low Frion
Aggravated Assault

18044 State of Texas -vs- Low Frion
Carrying Pistol

18059 State of Texas -vs- Charles Bellings
Aggravated Assault

18088 State of Texas -vs- B. B. Brooks
Adultery

18126 State of Texas -vs- S. Ensey
Aggravated Assault

18147 State of Texas -vs- C. Litter
Aggravated Assault

18148 State of Texas -vs- Ealey
Aggravated Assault

18131 State of Texas -vs- Rachel Quinn
Theft

18137 State of Texas -vs- Penn Triplett
Aggravated Assault

18194 State of Texas -vs- Frenchy
Killing

18195 State of Texas -vs- Frenchy
Killing

18196	State of Texas -vs- Frenchy - Cardy -
18199	State of Texas -vs- Oscar Norval Selling on Sunday
18400	State of Texas -vs- Oscar Norval Selling on Sunday
18407	State of Texas -vs- George Wilson Selling on Sunday
18408	State of Texas -vs- Sam Boston Open on Sunday
18431	State of Texas -vs- Louie Wetman Open on Sunday
18434	State of Texas -vs- Louie Wetman Selling on Sunday
18433	State of Texas -vs- Louie Wetman Selling on Sunday
18493	State of Texas -vs- Prince Cannon Theft
18383	State of Texas -vs- Luceford Stallons Malicious Mischief
18384	State of Texas -vs- Louie Stallons Malicious Mischief
18395	State of Texas -vs- Willie Gant Theft
18398	State of Texas -vs- Al Holmes Disorderly House
18429	State of Texas -vs- E. A. Lane No License
18435	State of Texas -vs- Hooper & Holmes No License
18438	State of Texas -vs- N. F. Hood No License
18443	State of Texas -vs- Chas T. Rowland No License
18448	State of Texas -vs- F. H. Pinner No License
18452	State of Texas -vs- C. C. Oimingham No License
18455	State of Texas -vs- J. C. Ames No License

Monday the 17th day of May A. D. 1897

- 18464 State of Texas - vs - Baker Brog
No License
- 18467 State of Texas - vs - J. J. Ballard
No License
- 18480 State of Texas - vs - McCasell & Son
No License
- 18489 State of Texas - vs - Jake Salerno
No License
- 18493 State of Texas - vs - Geo Barr
No License
- 18496 State of Texas - vs - A. L. Jackson
No License
- 18501 State of Texas - vs - Trotter & Nielson
No License
- 18507 State of Texas - vs - W. T. Wells
No License
- 18508 State of Texas - vs - W. T. Wells
No License
- 18514 State of Texas - vs - O. J. Tiller
No License
- 18547 State of Texas - vs - F. M. Marple
No License
- 18548 State of Texas - vs - E. W. Temple
No License
- 18566 State of Texas - vs - Harry Nieder
Aggravated Assault
- 18607 State of Texas - vs - Will Army
Malicious Mischief
- 18403 State of Texas vs James Harting, against recovery.
It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.
- 18402 State of Texas } Carrying Pistol
- vs - } Wednesday June 9, 1897.
James Harting
This day came the County attorney presenting the plea of the State

also came the Defendant in his own proper person and both parties announced, ready for trial, Thompson came a jury of good and lawful men to wit: T. B. Huitt and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

T. B. Huitt, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18334 State of Texas }
 -23- } Monday May 24, 1897.
 Solomon Males }

This day came on to the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's amended motion for new trial hearing and the argument of counsel being heard by the Court because it is the opinion of the Court that the law is against said Defendant It is therefore ordered by the Court

That said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

18668

State of Texas } Carrying Pistol
-vs- } Saturday June 19th 1897.
Chas Turner

On this the 19th day of April 1897 came on to be heard the above entitled case and the State of Texas appeared by Mr County Attorney and the Defendant appeared in person and by his attorney, Whm upon all parties announced ready for trial and submitted the matters of fact and of law to the Court the intervention of a jury having been waived by the Defendant Chas Turner and said Defendant having pleaded not guilty to the information therein and having on the 15th day of June 1897 filed his plea of former conviction in bar of this prosecution and the State of Texas having filed a general demurrer to the said plea of former conviction, because it is the opinion of the Court that said general demurrer is well taken in this that the City Council of the City of Fort Worth had under its charter and under the constitution and laws of the State no power to create the ordinance for the violation of

which Defendant in said plea urges that he has heretofore been duly tried and convicted and therefore the City Court of the City of Fort Worth was without jurisdiction over the subject matter of said offense and the person of the Defendant. It is the opinion of the Court that said grounds be and the same is hereby in all things sustained, to which action of the Court in sustaining said general grounds and in holding as aforesaid, the Defendant at the time in open Court duly excepted. And the Court having excluded all evidence as to former conviction of the Defendant pleaded in bar to this prosecution and having heard the evidence adduced by the State and the Defendant is of opinion that the Defendant is guilty as charged in said Information, and therefore considers, orders and adjudges that the State of Texas do have and receive of and from the Defendant One Turner the sum of Twenty five dollars fine assessed by this Court, together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Munday the 21st day of June A. D. 1897.

18668

State of Texas
-vs-
Chas Turner

Monday June 21, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas Recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty Dollars.

18668

State of Texas
-vs-
Chas Turner

Recognizance
Monday June 21, 1897.

This day came into open Court Chas Turner, Defendant in the above entitled cause, who together with J. P. Nicky and Theo Mack, his sureties acknowledge themselves arraigned indebted to the State of Texas in the penal sum of One Hundred and fifty dollars conditional that the said Chas Turner who stands charged in this Court with the offense of 'In the County of Tarrant and State of

heretofore on the 3rd day of June in the year of our Lord, one thousand eight hundred and ninety seven did then and then unlawfully carry on and about his person a certain pistol". And who has been convicted of said offense in this Court, shall appear before this Court from day to day ^{any} from term to term of the same and not depart without leave of this ~~same~~ Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

18334

State of Texas } Recognizance
 - vs. } Monday May 21. 1897.
 Solomon Males }

This day came into open Court Solomon Males, Defendant in the above entitled cause, who together with N. La Croix and August Males his sureties acknowledge themselves severally indebted to the State of Texas in the fund sum of one thousand and fifty dollars, conditioned that the said Solomon Males who stands charged in this Court with the offense of in the County of Tarrant, State of Texas heretofore on the 4th day of March A.D. 1897 did unlawfully use violently abusive language to and concerning one Joe Alexander in the presence ^{any} hearing of said Alexander and concerning him, in a manner reasonably calculated to provoke a breach of the peace" And who has been convicted of said offense in this Court, shall appear before this Court from day to day

the

day of

A. D. 189

and from term to term of the same
and not depart without leave of this
Court in order to abide the judgment
of the Court of Criminal Appeals of the
State of Texas in this case.

Saturday June 5th 1897.

Ordered that Court do now adjourn
till Court in course.

Geo. W. Cunningham
County Judge.

Attest: J. W. King, C. C. K.

Monday the 5th day of July A. D. 1897.

Be it remembered that on this the First Monday in July A. D. 1897 the same being the 5th day of July A. D. 1897 there was begun and holden a regular term of the County Court within and for the County of Tarrant, State of Texas Present Hon Geo W. Armstrong, County Judge presiding Mo P. King, County Clerk and Jas McEvayne County Attorney and Sterling O. Clark, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court.

— Urain Facing —
 Now coming Sterling O. Clark, Sheriff of Tarrant County and brings into open Court the Urain Facing for this the First Week of the July Term of the County Court and upon the morning thereon being called eight qualified jurors answered to wit J. N. Danner, C. J. Loucks, J. D. Jeffries Jr, J. L. Leath, H. L. Allen, E. D. Tanner, Frank, Dr Witt ^{and} T. M. Wiggings who were all sworn, tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit J. H. Martin, L. C. Vaughan, E. H. Chorn, A. B. Moore, & J. B. Martin who were all sworn and placed upon the panel for the week.

Monday the 5th day of July A. D. 1897

Printers and Stationers, Fort Worth

18646

State of Texas } Assault
-vs- } Monday July 5th 1897.
Nathan Jasper }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: A. B. Moon and five others who were duly selected, sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant ^{any} guilty ^{and} assess his punishment at a fine of Five Dollars, A. B. Moon Foreman. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Nathan Jasper the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday

the

5th

day of

July

A. D. 1897.

18947

State of Texas } Sitting on Sunday
 L. Gilbert - vs - } Monday July 5th 1897.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: H. L. Allen and five others who were duly selected respectively and sworn according to law and the indictment being read to the jury the Defendant now herein returns his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty dollars.

H. L. Allen, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant L. Gilbert the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday

the

5th

day of

July

A. D. 1897

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday July 6, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday

18139

State of Texas } Admitted
vs- } Tuesday July 6, 1897.
C. B. Hammett

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Jeffries Jr and five others who were duly selected sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.
J. S. Jeffries Jr Foreman.

Tuesday the 6 day of July A. D. 1897.

18648

State of Texas } Aggravated Assault
-vs- } Tuesday July 6, 1897.
Ernie Jasper }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. D. Turner and five others who were duly selected, empaneled, and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

E. D. Turner, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without days.

18660

State of Texas } Abusive Language
-vs- } Tuesday July 6, 1897.
A. Phoenix }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. B. Moore

Tuesday the 6th day of July A. D. 1897.

and five others who were duly selected
semparibus que errant according to law
and the Information being read to the
jury the Defendant now here entered
his plea of not guilty. Whereupon
the jury after hearing the evidence, argument
of Counsel and receiving the charge of
the Court retired to consider of their
verdict and after mature deliberation
returned into open Court the following
verdict to wit: "We the jury find the
Defendant not guilty."

A. B. Moore, Foreman.

It is therefore ordered by the Court
that the State of Texas take
nothing by reason of this pro-
secution and that the Defendant
go hence without day.

18700 State of Texas } Theft.
-vs- } Tuesday July 6. 1897.
John Hilton }

This day came the County attorney
prosecuting the plea of the State
also came the Defendant in his
own proper person and both
parties arraigned ready for trial
Whereupon came a jury of good
and lawful men to wit: A. B. Moore
and five others who were duly
selected, semparibus que errant according
to law and the Information being read
to the jury the Defendant now here
entered his plea of not guilty. Whereupon
the jury after hearing the evidence, argument
of Counsel and receiving the charge
of the Court retired to consider
of their verdict and after mature
deliberation returning into open Court

the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Two ^{hundred} \$100 and imprisonment in the County Jail for one day" A. B. Moore, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant John Burton the sum of Two ^{hundred} \$50.00 Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs are paid in full.

18964

State of Texas } Swindling
- 23 - } Monday July 5, 1897.
L. B. Groom. vs. R. B. Wood vs. J. M. White

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Jeffries and five others who were duly selected, empaneled ^{and} sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

returnub into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for ten days" J. S. Jeffries, Jr. Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant L. B. Brown alias A. B. Wood alias F. N. White the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

1897

State of Texas } Swindling
-vs- } Tuesday July 6, 1897.
A. B. Wood vs L. B. Brown & J. N. White

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John Dawson and five others who were duly selected, impaneled, and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired

to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars and imprisonment in the County Jail for ten days; Geo Dawson, Foreman". It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant R. B. Wood alias L. B. Brown alias J. M. White the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after satisfaction of the fine and costs and imprisonment in cause No. 18762 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday July 7th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

18119 State of Texas } Fornication
 -vs- } Wednesday July 7, 1897,
 Ed. Raley }
 This day came the County

Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Frank DeWitt and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars." Frank DeWitt, Foreman. It is therefore ordered by the Court that the State of Texas do have ^{any} recovery of and from the Defendant Ed Ralls the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18613

State of Texas } Aggravated Assault
-vs- }
Gal Thomas } Thursday July 7, 1897.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: J. H. Martin and five

jurors who were duly selected and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. H. Martin, Foreman.
 It is therefore ordered by the Court that the State of Texas do leave and recover of costs from take nothing by reason of this prosecution and that the Defendant go hence without day.

18634 State of Texas } Disturbing the Peace
 vs- } Wednesday July 7, 1897.
 Henry Pemberton

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. N. Higgins and five others who were duly selected and sworn according to law and the Indictment being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Dollar, T. N. Higgins Foreman".
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Henry Pemberton the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18945

State of Texas } Theft
-vs- } Wednesday July 7, 1897.
Rudolph Beck }
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit A. B. Moore and five others who were duly selected, empanelled and sworn according to law, and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars ^{and} imprisonment

in the County Jail for one day;
 A. B. Moore, Foreman;
 It is therefore ordered by the Court
 that the State of Texas do have and
 receive of and from the Defendant
 Rudolph Beck the sum of Ten
 Dollars fine assessed as aforesaid
 together with all costs in this
 behalf incurred for which said fine
 and costs execution may issue.
 Further ordered that said Defendant
 stand committed to the County Jail
 for the full period of one day and
 until said fine and costs are
 paid in full.

18957

State of Texas } Carrying Pistol
 - vs - } Wednesday July 7, 1897.
 Eli Pemberton }

This day came the County
 Attorney prosecuting the plea of
 the State also came the Defendant
 in his own proper person and
 both parties announced ready for
 trial. Thereupon came a jury of
 good and lawful men to wit: J. B.
 Martin and five others who were
 duly selected, empaneled and sworn
 according to law and the information
 being read to the jury the Defendant
 now here entered his plea of not
 guilty. Whereupon the jury after hearing
 the evidence, argument of counsel and
 receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation
 returned into open Court the
 following verdict to wit:
 "We the jury find the Defendant

Wednesday the 7th day of July A. D. 1897.

not guilty, J. B. Martin, Foreman.
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this presentation and that
the Defendant go hence without day.

Ordered that Court do now adjourn
till tomorrow morning at 9 o'clock.

Thursday July 8, 1897 Court met at 9 o'clock,
pursuant to adjournment present as on yesterday.

18316 State of Texas } Aggravated assault
-vs- } Thursday July 8, 1897.
Bob Mills }

This day came the County attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both parties
arranged ready for trial. Thereupon
came a jury of good and lawful
men to wit, A. B. Moore and five
others who were duly selected
sworn and sworn according
to law and the information being
read to the jury the Defendant
now here entered his plea of not
guilty. Whereupon the jury after hearing
the evidence argument of counsel and
receiving the charge of the Court
retired to consider of their verdict
and after mature deliberation
returned into open Court the
following verdict to wit: "We the
jury find the Defendant guilty and assess his
punishment at a fine of Twenty five dollars".
A. B. Moore, Foreman.

It is therefore ordered by the Court

that the State of Texas do have and receive of and from the Defendant Bob Mills the sum of Twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

18695

State of Texas } Abusive Language
 -vs- } Thursday July 8, 1897.
 Charles Davis

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of nine and lawful men to wit: E. H. Chorn and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." E. H. Chorn. Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this

prosecution and that the Defendant
go hence without day.

18696

State of Texas } Aggravated assault
vs. } Thursday July 8, 1897.
Charles Davis

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his own
proper person and both parties appeared
ready for trial. Thereupon came a jury
of good and lawful men to wit: W. H.
Hart and five others who were duly
selected, empaneled and sworn according
to law and the Information being
read to the jury the Defendant now
here entered his plea of not guilty.
Whereupon the jury after hearing
the evidence, argument of counsel
and receiving the charge of the
Court retired to consider of their
verdict and after mature delibera-
tion returned into open Court
the following verdict to wit:

"We the jury find the Defendant
not guilty" W. H. Hart, Foreman.

It is therefore ordered by the Court
that the State of Texas take
nothing by reason of this pro-
secution and that the Defendant
go hence without day.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock,

Friday July 9, 1897 Court met at 9 o'clock pursuant to adjournment former is on yesterday,

18934

State of Texas } Open on Sunday
-vs- } Friday, July 9, 1897.
Furman

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial thereupon came a jury of good and lawful men to wit A. B. Moore and five others who were duly selected, sworn and given according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty A. B. Moore, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 9th day of July A. D. 1897.

18952

State of Texas }
vs- }
Frunchy }
Selling on Sunday }
Friday, July 9, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: A. B. Moore and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. B. Moore, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday, July 10, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Saturday

the

10th

day of

July

A. D. 1897.

Texas Printing and Lithographing Co.

18016

State of Texas
-vs-
Ella DillonAggravated Assault
Saturday July 10. 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. B. Moore and five others who were duly selected, empaneled, and sworn according to law and the Information being read to the jury the Defendant then turned her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. B. Moore, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18810

State of Texas
-vs-
Will GrahamAggravated Assault
Saturday July 10. 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. D. Tamm

Saturday the 10th day of July A. D. 1897.

and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury the Defendant now here enters his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
E. D. Tanner, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Now comes the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases, the tax having been paid, and moves the Court to dismiss the same viz:

- 18417 State of Texas -vs- A. H. Mehle
No License
- 18419 State of Texas -vs- Geo Robson
No License
- 18433 State of Texas -vs- J. P. Cushman
No License
- 18434 State of Texas -vs- B. J. Houston
No License
- 18436 State of Texas -vs- N. C. Hall
No License
- 18439 State of Texas -vs- Ingram, Chesney
No License

18440	State	of	Texas	- vs -	John M. Johnson	No License
18444	State	of	Texas	- vs -	O. J. Kennedy	No License
18451	State	of	Texas	- vs -	A. M. Carter	No License
18456	State	of	Texas	- vs -	W. R. Booth	No License
18457	State	of	Texas	- vs -	E. Bell	No License
18465	State	of	Texas	- vs -	J. M. Brannon	No License
18473	State	of	Texas	- vs -	H. L. Watts	No License
18476	State	of	Texas	- vs -	Chas Wondersite	No License
18482	State	of	Texas	- vs -	J. S. Gidson	No License
18483	State	of	Texas	- vs -	Robert Bray	No License
18486	State	of	Texas	- vs -	A. D. Carpenter	No License
18490	State	of	Texas	- vs -	W. J. League	No License
18491	State	of	Texas	- vs -	A. Kalish	No License
18492	State	of	Texas	- vs -	Jarvis Robinson	No License
18498	State	of	Texas	- vs -	C. A. Sandegarb	No License
18500	State	of	Texas	- vs -	C. L. Turner	No License
18503	State	of	Texas	- vs -	F. B. Stanley	No License
18505	State	of	Texas	- vs -	L. N. Newfed	No License
18509	State	of	Texas	- vs -	L. R. Taylor	No License
18510	State	of	Texas	- vs -	A. C. Massinger	No License

the _____ day of _____ A. D. 189_____

18511	State	of	Texas	vs -	S. C. Marrison	No License
18512	State	of	Texas	vs -	W. S. Essex	No License
18517	State	of	Texas	vs -	E. Westhoff	No License
18520	State	of	Texas	vs -	Vesser & Son	No License
18526	State	of	Texas	vs -	W. R. Edrington	No License
18527	State	of	Texas	vs -	J. A. B. Hanson	No License
18528	State	of	Texas	vs -	W. P. Struckman	No License
18529	State	of	Texas	vs -	R. Burdge	No License
18530	State	of	Texas	vs -	J. W. Runny	No License
18531	State	of	Texas	vs -	F. W. Ball	No License
18532	State	of	Texas	vs -	S. H. Corron	No License
18533	State	of	Texas	vs -	J. F. Luther	No License
18535	State	of	Texas	vs -	H. J. Smith	No License
18536	State	of	Texas	vs -	H. E. Sanyer	No License
18537	State	of	Texas	vs -	A. J. Riley	No License
18538	State	of	Texas	vs -	Rudd & Son	No License
18539	State	of	Texas	vs -	W. H. Packham	No License
18540	State	of	Texas	vs -	Geo H. Muekey	No License
18541	State	of	Texas	vs -	Harding & Packham	No License
18542	State	of	Texas	vs -	H. P. Earles	No License

- 18544 State of Texas - vs - M. L. Chamberg
No License
- 18545 State of Texas - vs - The Cleland Refining Co.
No License
- 18549 State of Texas - vs - A. L. Matlock
No License

It is therefore ordered by the Court that the State of Texas take nothing by reason of their prosecuting and that the Defendants go hence without day.

Now comes the County Attorney prosecuting the plug of the State lands for game and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 17546 State of Texas - vs - W. M. McConnell
Abusive Language.
- 17895 State of Texas - vs - Geo Kelly
Selling Liquor to minor
- 18142 State of Texas - vs - Silb Graham
Pistol
- 18134 State of Texas - vs - R. James
Selling on Sunday
- 18136 State of Texas - vs - J. E. Johnson
Selling on Sunday
- 18140 State of Texas - vs - Nellie Downs
Adultery.
- 18411 State of Texas - vs - Ella Everett
Theft
- 18427 State of Texas - vs - J. H. Lane.
No License
- 18445 State of Texas - vs - G. C. Pratt
No License
- 18602 State of Texas - vs - Jerome Martin
Theft

the

day of

A. D. 1897

- 18647 State of Texas - vs - Ernie Gasper
Carrying Struck
- 18669 State of Texas - vs - Chas F. Johnson
Assault & Battery
- 18671 State of Texas - vs - John Wellington
Dist in Peace
- 18683 State of Texas - vs - Silas Backin
Theft
- 18693 State of Texas - vs - William Hubbs
Affray
- 18706 State of Texas - vs - Ott Burnett
Agg Assault
- 18711 State of Texas - vs - Aaron Hubbs
Assault
- 18744 State of Texas - vs - James
Selling to minor
- 18793 State of Texas - vs - Chas Johnson
Abusive Language
- 18806 State of Texas vs Will Hubbs
Aggravated assault
- 18807 State of Texas - vs - Will Hubbs
Aggravated Assault
Dist in Peace

It is therefore ordered by the Court that the State of Texas take nothing by reason of these presenting and that the Defendants go hence without day.

Monday Aug 2nd 1897 Court in session present as on first day of term.

18817 State of Texas } Adultery
- vs - } Tuesday Aug 3rd 1897.
Fred Jones }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in

his own proper person and both parties arrangements ready for trial, ^{any} thereupon came a jury of good lawful men to wit: O. E. Morning and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of adultery and assess his punishment at a fine of one hundred dollars. O. E. Morning, Foreman; It is therefore ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the Defendant Fred Jones the sum of One hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1884

State of Texas } Carrying Pistol
- vs - } Tuesday Aug 3, 1897.
J. W. Sparks }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his

own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: R. N. Walcher and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

R. N. Walcher, Foreman;
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

18820

State of Texas } Malicious Mischief
vs } Wednesday Aug 4, 1897.
J. W. Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and receiving the charge of the Court being fully advised in the premises finds the Defendant

not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

1886

State of Texas } Aggravated Assault.
-vs- } Wednesday Aug 4, 1897.
Wash Girming

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: R. N. Hatcher and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Forty Dollars."

R. N. Hatcher, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Wash Girming the sum of Forty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution

may issue. Further ordemb that
said Defendant stand committed to the
County Jail until said fine and
costs are paid in full.

18998

State of Texas } Embazzlement
-25- } Monday Aug 9. 1897
W. P. Bryant

This day came the County attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial, a jury being waived
the matters of fact as well as
of law were submitted to the Court
and the Defendant now here
enters his plea of not guilty
Whereupon the Court after hearing
the evidence, argument of counsel
and being fully advised in the
premises finds the Defendant
guilty and assesses his pun-
ishment at a fine of Twenty
Dollars and imprisonment in the
County Jail for one day.

It is therefore ordemb, adjudged and
decree by the Court that the
State of Texas do have ^{any} recovery
of and from the Defendant W. P.
Bryant the sum of Twenty Dollars
fine assessed as aforesaid together
with all costs in this behalf
incurred for which said fine
and costs execution may issue.
Further ordemb that said Defendant
stand committed to the County
Jail until said fine ^{and costs}
are paid in full, To which
judgment of the Court the

Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas,

18897
18898

State of Texas } Theft, & Postal
-23- } Monday Aug 23, 1897.
Chas O. Rayburn }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties, announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day

the

day of

A. D. 189

Walters and Blanton, Fort Worth

Saturday Sept 4, 1897.

Ordered that Court do now adjourn
till Court in course.

G. W. Brantley

County Judge

Attest J. M. King to a/c

Be it remembered that on this the First Monday in September A. D. 1897 the same being the 6th day of September A. D. 1897 there was begun and holden a regular term of the County Court of Tarrant County, Texas at the Court House situate in the City of Fort Worth Texas and presiding the Hon Geo W. Armstrong County Judge, Jas W. Swayne, County Attorney, John O. Kizig, County Clerk and Sterling P. Clark, Sheriff. when the following proceedings, among other, were had viz:

Verdix Facing

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Verdix Facing for this the First Week of the Sept Term of the County Court and upon the naming thereon being called eight qualified jurors answered to wit: William Bessell, S. S. Smith, J. C. Hedging, Jas Hammond, Thos Rimpfied, J. D. McLean, Chas Billington and Andrew Bratton who were all sworn tried and placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff bring sworn as required by law brought into Court the following qualified jurors to wit: A. W. Hootin, J. C. Addison, J. B. Addison and who were all sworn and placed upon the panel for the week.

Monday the 6th day of September A. D. 1897.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 7th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Sept 8th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

16939

State of Texas } Aggravated Assault
-vs- } Wednesday, Sept 8, 1897.
Wash Webster }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: J. D. McLean and five others who were duly selected, sworn and sworn according to law the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence arguments of counsel and receiving the charges of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. D. McLean, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

1890

State of Texas } Theft
 vs- }
 Ed M Cornell }
 Thursday Sept 8, 1897

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit A. M. Hooton and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars and imprisonment in the County Jail for twenty days."

A. M. Hooton, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Ed M Cornell the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of twenty days and until said fine and costs are paid in full.

18984 State of Texas } Adultery
 -vs- } Thursday Sept 8. 1897,
 Sam Chism }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. J. Thurmond and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant read here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars.

W. J. Thurmond, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Sam Chism the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday the 8th day of September A. D. 1897.

18986 State of Texas } Theft
 -vs- } Wednesday Sept 8, 1897.
 Mary Burnett }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. C. Kuegling and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. C. Kuegling, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Sept 9th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

18969 State of Texas } Disturbing the Peace
 -vs- } Thursday Sept 9, 1897.
 Rust Lays }

This day came the County Attorney

Thursday the 9th day of September A. D. 1897,

presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. D. McVean and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty. J. D. McVean, Foreman"

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19000 State of Texas } of Theft
 -vs- } Thursday Sept 9, 1897.
 Arthur Adelberg }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. C. Anderson and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now

has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

T. C. Anderson, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

19004 State of Texas } Abusive Language
vs- } Thursday Sept 9, 1897.
John Jenkins

This day came the County Attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Hammond and five others who were duly selected and sworn according to law and the information being read to the jury the defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following

verdict to wit: "We the jury find the Defendant not guilty."

A. J. Hummonds, Foreman"

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Monday, Sept 13, 1897 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

Union Facing

Now comes Sterling P. Clark, Sheriff of Tarrant County Texas and brings before the Court the Union Facing for this the 2nd week of the Sept Term of the County Court of said County and upon the names thereon being called six qualified jurors answered to wit: Allison Helms, C. Drummeray, W. H. Koel, Doak Peeler, J. A. Macker and W. C. Fouse who were all sworn and tried and placed upon the panel for the next. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. M. West, W. A. Overton, L. C. Prichard, A. W. Balch, C. R. Page and J. K. Porter who were all sworn tried and placed upon the panel for the next.

Monday the 13th day of September A. D. 1897.

18480 State of Texas } Aggravated Assault
-vs- } Monday Sept 13, 1897.
Guy Evans

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: John A. Walker and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant not guilty." John A. Walker, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19040 State of Texas } Theft
-vs- } Monday Sept 13, 1897.
Lester Shyning

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready

for trial, thereupon came a jury of good
 and lawful men to wit: W. A. Walker and
 five others who were duly selected
 empaneled and sworn according to
 law and the information being read
 to the jury, the Defendant now here
 entered his plea of guilty, thereupon
 the jury after hearing the evidence
 arguments of counsel and receiving
 the charge of the Court retired
 to consider of their verdict
 and after mature deliberation
 returned into open Court
 the following verdict to wit:
 "We the jury find the Defendant
 not guilty, W. A. Walker, Foreman.
 It is therefore ordered by the
 Court that the State of Texas
 take nothing by reason of this
 prosecution and that the
 Defendant go hence without
 day.

Ordered that Court do now adjourn
 till tomorrow morning at 9 o'clock.

Tuesday Sept 14, 1897 Court met at 9 o'clock
 pursuant to adjournment present as on yesterday.

18673 State of Texas } Agg Assault
 } Tuesday Sept 14, 1897.
 Jas Lytle
 This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in
 his own proper person and
 both parties arraigned ready
 for trial, thereupon came a

jury of good and lawful men
to wit: J. A. Walker, and five others
who were duly selected, empaneled
and sworn, according to law,
and the information being read
to the jury the Defendant now
has entered his plea of not
guilty. Whereupon the jury after
hearing the evidence, argument of counsel
and receiving the charge of the
Court retired to consider of their
verdict and after mature
deliberation returned into open
Court the following verdict
to wit: "We the jury find the
Defendant not guilty."

J. A. Walker, Foreman:
It is therefore ordered by the
Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendant
go hence without day.

19045 State of Texas } Aggravated Assault
-vs- } Tuesday, Sept 14, 1897
Tom Crow

This day came the County Attorney
prosecuting the plea of the State,
also came the Defendant in his
own proper person and both
parties announced ready for trial
Whereupon came a jury of good
and lawful men to wit: J. A. Walker
and five others who were duly
selected, empaneled and sworn according
to law and the information being
read to the jury the Defendant
now has entered his plea of not
guilty. Whereupon the jury after

Tuesday the 14th day of September A. D. 1897.

Having the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Curre the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stay committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Sept 15, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

1900th State of Texas }
-25- }
Joe Curre }
Hussein Language }
(Wednesday, Sept 15, 1897,

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a group of goods

and lawful men to wit, A. Nelson and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty and also of former conviction. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty on plea of former conviction. A. Nelson. Foreman; It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day."

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Sept 16. 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19031 State of Texas } Theft
 - vs - } Thursday Sept 16. 1897.
 George Johnson }

This day came the County Attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: J. M. Wacker and five

Thursday the 16th day of September A. D. 1897.

achieve, who were duly sworn, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifteen Dollars and imprisonment in the County Jail for one day."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Geo. Johnson the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

18866

State of Texas } Theft
 D. Sheely } Monday Sept 20, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant

in his arm proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. G. Latzfeld and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars and imprisonment in the County Jail for ten days. J. W. G. Latzfeld, Foreman." It is therefore ordered by the Court that the State of Texas do have ^{and} recovery of and from the Defendant D. Sheely the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

the

day of

A. D. 189

Printers and Stationers, Fort Worth

Now comes the County Attorney prosecuting the plea of the State and for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moving the Court to dis-

- 14948 State of Texas vs. L. P. Goodell
Embryzement
- 13695 State of Texas vs. W. A. Parker
No License
- 14944 State of Texas vs. W. A. Parker
No License
- 14947 State of Texas vs. M. E. Williams
No License
- 15799 State of Texas vs. Chas Burgess
- Cards -
- 15635 State of Texas vs. Chas Burgess
Betting
- 16455 State of Texas vs. Maria Lasure
Theft
- 16501 State of Texas vs. B. C. Chapman
Failing to work Road
- 16555 State of Texas vs. Chas Shanky
Vagrancy
- 16902 State of Texas vs. Puffer
Dist the Peace
- 16905 State of Texas vs. Wm Puffer
Distal
- 16906 State of Texas vs. Tom Hargrove
Agg assault
- 16907 State of Texas vs. Tom Hargrove
Fornication
- 17460 State of Texas vs. Jud Bryson
Abusive Language
- 17503 State of Texas vs. Joe Capeland
Betting
- 17504 State of Texas vs. Joe Capeland
Betting

17548	State	of Texas vs Nelse Harmon	Threats to take life
17566	State	of Texas vs Nelse Harmon	Theft
17584	State	of Texas vs Mrs G. W. Honagan	Abusive Language
17585	State	of Texas vs Annie Burns	Adultery
17660	State	of Texas vs Elgie Johnson	Theft
17667	State	of Texas vs R. A. McDill	Embryzement
17668	State	of Texas vs R. A. McDill	Embryzement
17675	State	of Texas vs Sally Parity	Theft
17814	State	of Texas vs Emma Burfords	agg assault
17815	State	of Texas vs Pete Stromstedt	Open on Sunday
17816	State	of Texas vs Pete Stromstedt	Drinking on Sunday
17821	State	of Texas vs Sam Barkley	Assult & Battery
17822	State	of Texas vs Sam Barkley	Assault & Battery
17840	State	of Texas vs Simpson Turner	Pistol
17912	State	of Texas vs S. P. Maddox	Threats to take Life
18010	State	of Texas vs Leuk Smith	agg assault
18034	State	of Texas vs Geo Davis	Fornication
18033	State	of Texas vs Ella Smith	Fornication
18087	State	of Texas vs John Island	Vagrancy
18092	State	of Texas vs John Island	Machins Mischief

18140	State of Texas vs Alice Horrocks	Perjury
18135	State of Texas vs D. L. Gallagher	Perjury on Sunday
18144	State of Texas vs W. M. Beemer	Agg assault
18163	State of Texas vs Willis Vitt	Perjury
18191	State of Texas vs Webb	Perjury
18192	State of Texas vs Harry Webb	Perjury
18193	State of Texas vs Webb	Perjury
18110	State of Texas vs D. L. Gallagher	Perjury on Sunday
18111	State of Texas vs D. L. Gallagher	Perjury on Sunday
18175	State of Texas vs Ed McConnell	Perjury
18147	State of Texas vs William J. James	Agg assault
18163	State of Texas vs Josie Lutz	Violating Local Option Law
18164	State of Texas vs Josie Lutz	Violating Local Option Law
18275	State of Texas vs Frank Potts	Perjury
18277	State of Texas vs Mrs Geo Gallaway	Vagrancy
18314	State of Texas vs May Tapp	Adultery
18314	State of Texas vs Sam Elliston	Perjury
18345	State of Texas vs Tom Haliburton	Perjury
18346	State of Texas vs Will Cherry	Perjury
18347	State of Texas vs E. B. Wagoner	Perjury

18348	State of Texas - vs - Chas Mathers Carriage
18349	State of Texas vs Gains Davig Distal
18408	State of Texas - vs - Samuel B. Robinson Malicious Mischief
18416	State of Texas vs W. R. Parker No License
18430	State of Texas - vs - J. Levy No License
18431	State of Texas vs S. D. Furman No License
18475	State of Texas vs W. B. Hicks No License
18484	State of Texas - vs - Geo B. Coke No License
18485	State of Texas vs Ernest Cushing No License
18487	State of Texas vs D. J. Murphy No License
18495	State of Texas - vs - W. A. Wood No License
18515	State of Texas vs J. M. Vines No License
18522	State of Texas vs J. I. Wright No License
18577	State of Texas - vs - Annie Chandel Theft
18593	State of Texas vs J. L. Summery Threats to take Life
18643	State of Texas vs Tim Sullivan Violating Local Option Law
18624	State of Texas vs Tim Sullivan Violating Local Option Law
18645	State of Texas vs Tim Sullivan Violating Local Option Law
18667	State of Texas vs Gus Luller Failing to work Roads
18685	State of Texas vs Ella Burston Threats to take Life

- 18694 State of Texas vs George Allen
affray
- 18698 State of Texas vs Joe Parison
affray
- 18728 State of Texas vs G. Gilbert
Open on Sunday
- 18739 State of Texas vs Al Kolmuy
Open on Sunday
- 18754 State of Texas vs Mary Tate
abusive Language
- 18775 State of Texas vs Frank Matrango
agg assault
- 18778 State of Texas vs Currey
Betting
- 18808 State of Texas vs Mrs Meyers
Theft
- 18809 State of Texas vs A J Holmes
agg assault
- 18814 State of Texas vs S. H. Walker
agg assault
- 18844 State of Texas vs Alfred Kent
Theft
- 18898 State of Texas vs Frank Stubby
Cutting Timber
- 19006 State of Texas vs Merie Davis
Adultery
- 19033 State of Texas vs Charlie Longene
Theft

It is - therefore ordered by the Court
that the State of Texas take nothing
by reason of these proceedings
and that the Defendants go
hence without delay

This day came the County attorney
 prosecuting the plea of the State
 also came the defendants in their
 own proper person and all
 parties arraigned ready for trial viz

- 16611 State of Texas -vs- Geo C. Ryan
 Abusive Language
- 16740 State of Texas -vs- W. J. Warriner
 Abusive Language
- 16741 State of Texas -vs- W. J. Warriner
 Assault & Battery
- 17459 State of Texas -vs- Mat McIntosh
 Fornication
- 17545 State of Texas -vs- Guy Evans
 Agg assault
- 17836 State of Texas -vs- A. Weatherford
 Theft
- 17896 State of Texas -vs- Dave Burns
 Receiving Stolen Property
- 18112 State of Texas -vs- Annie Edwards
 Fornication
- 18166 State of Texas -vs- Tom Petter
 Receiving Stolen Property
- 18400 State of Texas -vs- Oscar Norracks
 Selling on Sunday
- 18494 State of Texas -vs- Lorenzo Tribel
 Adultery
- 18412 State of Texas -vs- W. D. Gilvin
 Hunting on Land of another
- 18554 State of Texas -vs- Martin Jones
 Hunting on Land of another
- 18555 State of Texas -vs- N. H. Bradrick
 Hunting on Land of another
- 18541 State of Texas -vs- J. J. McDaniel
 Dist the Peace
- 18605 State of Texas -vs- Jasper Cade
 Agg assault
- 18642 State of Texas -vs- George Eder
 Agg assault

18649	State of Texas - vs - William Webster Dist the Peace
18681	State of Texas - vs - Chas Couch Affray
18682	State of Texas - vs - A. J. Madden Affray
18905	State of Texas - vs - Seth Bruno Carrying Knives
18768	State of Texas - vs - Roy Ferrell agg assault
18772	State of Texas - vs - Orr Burnett Fornication
18774	State of Texas - vs - Jessie Gordon Fornication
18812	State of Texas - vs - Chas Pitts Agg Assault
18830	State of Texas - vs - Wilsie Price Agg assault
18837	State of Texas - vs - Joe Purvis Agg assault
18838	State of Texas - vs - Hunt Garrison Agg assault
18842	State of Texas - vs - J. H. Sparks Agg assault
18854	State of Texas - vs - George Hall Agg assault
18858	State of Texas - vs - E. N. Drumroody Agg assault
18867	State of Texas - vs - Will Haly Theft.
18880	State of Texas - vs - H. J. Hardgroves Agg assault
18886	State of Texas - vs - W. J. Chapman Assault
18887	State of Texas - vs - Army Amica Agg Assault
18949	State of Texas - vs - Lizzie Jenkins Theft.
19010	State of Texas - vs - Oscar Carron Armedling

- 19011 State of Texas -vs- Sam Laskey
agg assault
- 19012 State of Texas -vs- H. L. Laskey
agg assault
- 19042 State of Texas vs. Tom Curry
Dist Peace
- 19051 State of Texas vs J. A. Massie
Theft

in jury bring verdict the matters of fact as well as of law now submitted to the Court and the Defendants now have entered their plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants, it is ordered by the Court that the following cases be filed until such time as said Sheriff can make the arrests viz:

- 15307 State of Texas -vs- Frank Campbell
Cards
- 15347 State of Texas -vs- Henry Johnson
Betting
- 15365 State of Texas vs Pete Dorchester
Betting
- 15806 State of Texas vs Albert Tucker
agg assault

the

day of

A. D. 189

15844	State of Texas - vs - Chesley Lambert assault
15886	State of Texas - vs - Jim Smith - Cards -
16141	State of Texas - vs - Chesley Evans Betting
16144	State of Texas - vs - Chesley Evans Betting
16190	State of Texas - vs - Will Huey Distal
16444	State of Texas - vs - William Harrison - Theft -
16554	State of Texas - vs - Jim Bennett Theft
16578	State of Texas - vs - Mamma White egg assault
16584	State of Texas - vs - Rubin Jenkins Theft
16605	State of Texas - vs - John Allen adultery
16637	State of Texas - vs - Andrew Ferrill egg assault
16762	State of Texas - vs - Bob Fowler egg assault
16788	State of Texas - vs - Dock Carrang egg assault
16873	State of Texas - vs - Dutch Baker Exhibiting
16893	State of Texas - vs - Oly True Betting at Dominions
16897	State of Texas - vs - George Bryant egg assault
16910	State of Texas - vs - Rickman Cards
16919	State of Texas - vs - Will Thomas Assault & Battery
16944	State of Texas - vs - Sanfords egg assault
16930	State of Texas - vs - Will True Theft

16962	State of Texas - vs - Frank Campbell	Betting
16962	State of Texas - vs - Frank Campbell	Betting
16988	State of Texas - vs - Al McCoy	Betting
16989	State of Texas - vs - Al McCoy	Betting
17006	State of Texas - vs - Dutch Baker	Betting
17007	State of Texas - vs - Dutch Baker	Betting
17012	State of Texas - vs - Preston Kindee	Assault & Battery
17014	State of Texas - vs - Preston Kindee	Abusive Language
17027	State of Texas - vs - Archie Derr	Betting
17041	State of Texas - vs - Archie Derr	Exhibiting
17438	State of Texas - vs - J. M. Murray	Pistol
17446	State of Texas - vs - Miss Austin	Mahicious Mischief
17467	State of Texas - vs - Dick Lane	Pistol
17474	State of Texas - vs - James Murphy	Betting
17498	State of Texas - vs - John Barton	Assault
17300	State of Texas - vs - John Jenkins	agg assault
17301	State of Texas - vs - A. Florio	Theft
17306	State of Texas - vs - Tom Smith	Theft
17342	State of Texas - vs - J. W. English	agg assault
17348	State of Texas - vs - Henry C. Cochran	Pistol

the _____ day of _____ A. D. 189_____

- 17362 State of Texas - vs - Aef Collins
Betting
- 17368 State of Texas - vs - L. Verbrink
Betting
- 17433 State of Texas - vs - John Watson
Theft.
- 17434 State of Texas - vs - Frank Fairfax
Theft
- 17435 State of Texas - vs - Charles Lewis
Theft -
- 17442 State of Texas vs E. T. McKen
Betting
- 17443 State of Texas vs W. S. Foster
Betting
- 17478 State of Texas - vs - George Thomas
- Theft -
- 17479 State of Texas vs Miss Blackburn
abusive Language
- 17498 State of Texas - vs - Will Coburn
Agg assault
- 17505 State of Texas - vs - Bill Malloy
Betting
- 17506 State of Texas - vs - Bill Malloy
Betting
- 17508 State of Texas - vs - J. E. Hoob
Theft
- 17511 State of Texas vs Jim Ellis
Exhibiting
- 17528 State of Texas - vs - M. H. Currie
agg assault
- 17529 State of Texas vs W. H. Currie
Pistol
- 17530 State of Texas vs W. H. Currie
Pistol
- 17535 State of Texas - vs - Lee Curry
Dist the Peace
- 17542 State of Texas - vs - Tom Smith
Pistol
- 17547 State of Texas vs Dan Mc Gee
abusive Language

17555	State	of Texas - vs - Elsie Kendall Theft
17562	State	of Texas - vs - Dora Moore
17569	State	of Texas - vs - Guy Welch agg assault
17575	State	of Texas - vs - R. E. Gatum Molestation
17584	State	of Texas - vs - Phil Gibson Fornication
17611	State	of Texas - vs - Charley Mayer abusive language
17614	State	of Texas - vs - Charley Mayer Disturb
17613	State	of Texas - vs - M. C. Dennis Disturb
17618	State	of Texas - vs - Emek Arvine Molestation
17645	State	of Texas - vs - Hugo Sitting on Sunday
17646	State	of Texas - vs - Charley Sitting on Sunday
17657	State	of Texas - vs - Charley Edwards Theft
17665	State	of Texas - vs - Sam Poe Vagrancy
17666	State	of Texas - vs - J. A. Krutz Embezzlement
17672	State	of Texas - vs - Henry Lacher Assault & Battery
17709	State	of Texas - vs - Little Walli Betting
17710	State	of Texas - vs - Little Walli Betting
17804	State	of Texas - vs - J. W. Harris alias Leak agg assault
17809	State	of Texas - vs - J. B. Hughes abusive language
17845	State	of Texas - vs - J. W. Johnson Betting

17826	State of Texas - vs -	Jimi Johnson Betting
17827	State of Texas - vs -	Jimi Johnson Betting
17828	State of Texas - vs -	Tom Johnson Betting
17829	State of Texas - vs -	Tom Johnson Betting
17834	State of Texas - vs -	John Smith Agg Assault
17861	State of Texas - vs -	Prince Wilson Theft
18017	State of Texas - vs -	A. H. Smith Theft
18029	State of Texas - vs -	Ward Raper Pistol
18041	State of Texas - vs -	Bill Bryan Agg assault
18067	State of Texas - vs -	Sam Fuston Theft
18075	State of Texas - vs -	D. Thomas Carrying Knives
18076	State of Texas - vs -	Joe Wolff Carrying Knives
18079	State of Texas - vs -	Melvin Tibur Escapes Conveyit
18082	State of Texas - vs -	Tom Smith Pistol
18090	State of Texas - vs -	Frank Britton Theft
18091	State of Texas - vs -	Chas Smith Agg assault
18449	State of Texas - vs -	Jimi Overstreet Violating Local Option Law.
18451	State of Texas - vs -	Carroll Wilson Violating Local Option Law.
18452	State of Texas - vs -	Charlie Turner Violating Local Option Law.
18454	State of Texas - vs -	Charlie Turner Violating Local Option Law.

- 18255 State of Texas -vs- Charles Turner
Violating Local Option Law.
- 18256 State of Texas -vs- Charles Turner
Violating Local Option Law.
- 18257 State of Texas -vs- Charles Turner
Violating Local Option Law.
- 18258 State of Texas -vs- Charles Turner
Violating Local Option Law.
- 18259 State of Texas -vs- Charles Turner
Violating Local Option Law.
- 18267 State of Texas -vs- Hugo
Drinking on Sunday
- 18268 State of Texas -vs- Tom
Drinking on Sunday
- 18295 State of Texas -vs- Bob Watson
Theft
- 18296 State of Texas -vs- Curtis
Drinking
- 18305 State of Texas -vs- Mary D. Minton
Vagrancy
- 18306 State of Texas -vs- Mary D. Minton
Vagrancy
- 18307 State of Texas -vs- Mary D. Minton
Vagrancy
- 18308 State of Texas -vs- Mary D. Minton
Vagrancy
- 18309 State of Texas -vs- Mary D. Minton
Vagrancy
- 18310 State of Texas -vs- Mary D. Minton
Vagrancy
- 18311 State of Texas -vs- Mary D. Minton
Vagrancy
- 18312 State of Texas -vs- Mary D. Minton
Vagrancy
- 18318 State of Texas -vs- Victor Smith
Larceny
- 18319 State of Texas -vs- Victor Smith
Larceny
- 18320 State of Texas -vs- Mrs C. J. Davis
Disorderly House

the _____ day of _____ A. D. 189_____

- 18389 State of Texas - vs - J. T. Crabtree
Embezzlement
- 18397 State of Texas - vs - Jim Horvath
Adultery
- 18401 State of Texas - vs - John Churchill
Theft
- 18557 State of Texas - vs - Tom Garing
Theft
- 18562 State of Texas - vs - B. M. Dorman
Theft
- 18567 State of Texas - vs - William Fowler
Assault
- 18582 State of Texas - vs - Tom Hagan
Agg assault
- 18584 State of Texas - vs - Nippii Sharp
Agg assault
- 18635 State of Texas - vs - Wm Gregory
Criminal
- 18654 State of Texas - vs - John Spaulding
Theft
- 18662 State of Texas - vs - J. Martin
Cruelty on Land of another
- 18701 State of Texas - vs - M. H. Army vs M. H. May
Theft
- 18707 State of Texas - vs - John Strong
Agg Assault
- 18708 State of Texas - vs - Dago John
Beating
- 18752 State of Texas - vs - Brown
Working on Sunday
- 18755 State of Texas - vs - Hulson Beyer
Theft
- 18797 State of Texas - vs - Lou Nelson
Threats to take Life
- 18822 State of Texas - vs - John Cummings
Criminal
- 18841 State of Texas - vs - Jim Andrews
Assault
- 18846 State of Texas - vs - Drieggins
Disturbance

- 18885 State of Texas - vs - Jim Turner
Kidnaping
- 18895 State of Texas - vs - Fred Duffield
Dist the Peace
- 18981 State of Texas - vs - Ray
Theft
- 18982 State of Texas - vs - Henry Bates
- 18983 State of Texas - vs - John N. Morris
Assault
Theft
- 18985 State of Texas - vs - Sam Leonard
Pistol
- 18993 State of Texas - vs - Dan McLead
Assault
- 18997 State of Texas - vs - J. Thomas
Theft.

19048 State of Texas } Theft
- vs - } Monday, Oct 18, 1897

Dumery
 This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Twenty Dollars and imprisonment in the County Jail for one day.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from

the _____ day of _____ A. D. 1897

The Defendant Drummy the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, further orders that said Defendant stand committed to the County Jail for the full period of one day ^{any} until said fine and costs are paid in full.

18866

State of Texas }
D. Sheeley } Monday Oct 18. 1897

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial being and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepted and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas.

18984

State of Texas

-vs-

Sam. Chisom

Monday Oct 25, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial being and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

19031

State of Texas

-vs-

George Johnson

Tuesday Oct 28, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial being and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled.

the _____ day of _____ A. D. 189_____

19068

Ex Parte { Friday Oct 8th 1897.
 J. J. Jones

The above case coming on to be heard and the Sheriff of Tarrant County Sterling P. Clark produced body of Relator in open Court, and both Relator and the State having arraigned ready for trial and the Court after having examined the return of said Sheriff and the papers in the cause; and after hearing the evidence and argument of counsel is of the opinion that the Relator is in the legal custody of said Sheriff and that he is not entitled to be discharged. It is therefore ordered and adjudged by the Court that Relator J. J. Jones be remanded to the custody of said Sheriff Sterling P. Clark to which action and judgment of the Court said Relator gave notice of appeal in open Court to the Court of Criminal Appeals of the State of Texas now in session at Tyler, Texas.

Saturday Oct 30, 1897.

Ordered that Court do now adjourn until Court in course.

Geo. W. Overbury
 County Judge
 Tarrant County Texas.

Be it remembered that on this the First Monday in November A.D. 1897 the same being the 1st day of November A.D. 1897 there was begun and held a regular term of the County Court of Tarrant County Texas at the Court House thereof in the City of Fort Worth, present and presiding the Hon. Geo. W. Armstrong, County Judge, James W. Sprague, County Attorney, John O. King, County Clerk and Sterling O. Clark, Sheriff, when the following proceedings among others were had viz:

Verdict Facing

Now comes Sterling O. Clark, Sheriff of Tarrant County Texas and brings into open Court the Verdict Facing for this the First Week of the November Term of the County Court of Tarrant County and the names therein being called the following qualified jurors answered to wit: Burns Durham, N. M. Washer, J. J. Chorn, Jas. Henderson, & E. L. Clark, who were all sworn, tried & placed upon the panel for the week. And it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors viz: Ed. Pearson, William Norton, and Ed. L. Stewart who were all sworn and placed upon the panel for the week.

Wednesday the 3rd day of November A. D. 1897.

19046

State of Texas } Aggravated Assault
-vs- }
Ernest Hanger }
Wednesday Nov 3, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: N. M. Washer and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court returned to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

N. M. Washer, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19047

State of Texas } Aggravated Assault
-vs- }
Tom Finley }
Wednesday Nov 3, 1897.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. M. Washer and five others who

were duly selected, empanelled ^{and} sworn according to law and Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

N. M. Washburn, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19137

State of Texas } Open on Sunday
-vs- } Wednesday Nov 3, 1897.
Frank Bolger

New Trial granted

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: E. L. Clark and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

Wednesday the 3rd day of November A. D. 1897.

deliberation returned into Court the following
verdict to wit: "We the jury find the Defendant
guilty and assess his punishment at a fine
of Twenty Dollars.

E. L. Clark, Foreman.

It is therefore ordered by the Court that
the State of Texas do have and recover
of and from the Defendant Grant Bulgin
the sum of Twenty Dollars fine assessed
as aforesaid together with all costs in
this behalf incurred for which said
fine and costs execution may
issue. Further ordered that said
Defendant stand committed to the
County Jail until said fine and
costs are paid in full.

Ordered that Court do now adjourn till
tomorrow morning at 9 o'clock.

Thursday Nov 4th 1897 Court met at 9
o'clock pursuant to adjournment present as
on yesterday.

19043

State of Texas } Embrozzlement
-vs- } Thursday Nov 4, 1897.
Chas Guedstien }

This day came the County attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties appeared
ready for trial. Thereupon came a
jury of good and lawful men to wit
E. L. Clark and five others who were
duly selected, empanelled and sworn according
to law and the information being read
to the jury the Defendant now here
entered his plea of not guilty

Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty"

E. L. Clark, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Friday, Nov 5, 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday

19066 State of Texas } Carrying Pistol
 -vs- } Friday, Nov 5, 1897.
 Chas Gledstein }

This day came the County attorney presenting the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: E. L. Clark and five others who were duly selected impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of

not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant not guilty."

E. J. Clark, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Orders that Court do now adjourn until Monday morning at 9 o'clock

Monday, Nov 8th 1897 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

Visum Facies

Now comes Sterling P. Clark, Sheriff of Tarrant County, Texas and brings into Court the Visum Facies for this the second week of the November Term of the County Court of said County and upon the names therein being called six qualified jurors answered to wit: Martin Scott, Hubert McNatt, J. A. Chidley, John Davis, H. H. Lorne and J. W. Macey who were all sworn tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn brought into Court the following qualified jurors to wit: Chas Lashly, Ounce Dunn, & J. M. Bentley who were all sworn and placed upon the panel for the week;

19067

State of Texas } Aggravated Assault
-vs- } Monday Nov 8, 1897.
Chas Goldstein }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Masey and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now returned his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Masey, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19112

State of Texas } Aggravated Assault,
-vs- } Monday Nov 8, 1897.
Hugh Wilson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. S. McCall and five others who were duly selected and

Monday the 8th day of November A. D. 1897.

panels and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."

H. S. McMatt, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Nov 8th 1897 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19069

State of Texas } Receiving Stolen Property.
 vs- } Tuesday Nov. 8. 1897.
 Fred Benson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit H. W. Lorn and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not

quilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open the following verdict to wit: "Be the jury find the Defendant guilty and assess his punishment at confinement in the County Jail for thirty days."

H. W. Larve, Foreman.

It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of thirty days and until all costs in this behalf incurred are paid in full.

19103

State of Texas } Aggravated Assault
 -vs- } Tuesday Nov 9, 1897.
 John O. Walsh }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Percel D. Durn and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the

following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifty Dollars." Since Drum. Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John O. Walsh the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

19188

State of Texas } Theft,
-vs- } Tuesday Nov. 9, 1897.
Dan McCarty

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thompson came a jury of good and lawful men to wit: H. S. McNatt and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the jury the Defendant then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at imprisonment in the County Jail for thirty days. H. S. McNatt, Foreman."

It is therefore ordered, adjudged and decreed by the Court that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

Thursday Nov 11, 1897 Court in session present as on first day of term.

19197 State of Texas } Aggravated Assault
 -vs- } Thursday Nov 11, 1897.
 Shelton Batcher }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: H. A. McNatt and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars." A. J. McNatt, Foreman

It is therefore ordered by the Court that the State of Texas do have

and recover of and from the Defendant
Sherton Hatcher the sum of Twenty five
dollars fine assessed as aforesaid together
with all costs in this behalf incurred
for which said fine and costs execution
may issue. Further orders that said
Defendant stand committed to the County
Jail until said fine and costs are
paid in full.

19203 State of Texas } Theft.
-vs- } Friday Nov. 12. 1897.
Bob Keeler }

This day came the County Attorney
presenting the case of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial. Thereupon came a jury
of good and lawful men to wit Geo
Davis and five others who were duly
selected, impaneled and sworn according
to law and the information being read
to the jury the Defendant now here
entered his plea of not guilty.
Whereupon the jury after hearing the
evidence, argument of counsel and receiving
the charge of the Court retired to con-
sider of their verdict and after mature
deliberation returned into open Court the
following verdict to wit: "We the jury find
the Defendant not guilty."
Geo Davis, Foreman

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

Friday the 12th day of November A. D. 1897.

Texas Printing and Lithographing Co.

19212 State of Texas } Theft
 -vs- } Friday Nov 12, 1897.
 Dan Reese

This day came the County Attorney presenting the plea of the State and came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit H. S. McMatt and five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

We the jury find the Defendant not guilty. H. S. McMatt, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday November 29, 1897 Court in session present as on first day of term,

19413 State of Texas }
 -vs- } Monday Nov 29, 1897.
 John D. Neal

This day this cause being called for trial and then came on to be heard the motion of the County Attorney to dismiss the Defendant's appeal herein. And the argument of counsel being heard thereon, because

Printers and Stationers, Fort Worth.

it is the opinion of the Court that the law is for said motion. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that said appeal be dismissed. Further ordered that a writ of Proceadans issue to the Court below from which this cause was appealed commanding to proceed with the enforcement of the judgment heretofore rendered in said cause in said Court.

19202

State of Texas } Aggravated assault
-vs- } Monday Nov 29, 1897.
Walter Horrocks }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Irwin and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. H. Irwin, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday the 29th day of ~~November~~ A. D. 1897.

19235

State of Texas

Thrift

Monday Nov 29, 1897.

John Thrift

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Haffington and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. W. Haffington, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19239

State of Texas

Theft

Monday Nov 29, 1897.

J. M. Fagan

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came

a jury of good and lawful men to wit: J. W. Hoffington and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess this punishment at a fine of Fifty Dollars; J. W. Hoffington, Foreman. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant J. N. Tagan and the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19736

State of Texas } Theft
-vs- } Tuesday Nov. 30, 1897.
George Althman }

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court ^{and} the Defendant now here entered his plea of not

Tuesday the 30 day of November A. D. 1897.

quilty, Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19250 State of Texas } Abusive Language
-vs- } Wednesday Dec 1, 1897.
Ella Davis }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit M. N. Massey and five others who were duly selected, impanelled and sworn according to law, and the complaint being read to the jury the Defendant now her entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty ^{and} assess this punishment at a fine of Five Dollars." M. N. Massey, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Ella Davis as principal and Andrew B. Jackson, R. H. Beck, sureties on appeal Bonds from Court below from which

Wednesday the 1 day of December A. D. 1897.

this cause was appealed the sum of five Dollars fine assessed as aforesaid together with all costs in this behalf incurred but in this Court and the Court below from which this cause was appealed for which said fine and costs execution may issue. Further orders that said Defendant Ella Davis stand committed to the County Jail until said fine and costs are paid in full.

19137

State of Texas }
-vs- } Monday Nov 15. 1897.
Frank Polgin }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that law is for said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby sustained and that this cause stand for trial in its regular order upon the Criminal Docket of this Court.

19069

State of Texas }
-vs- } Monday Nov 29. 1897.
Fred Brunson }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on

to be heard the Defendant's Motion for a new trial having and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled,

19197. State of Texas }
-vs- } Monday Dec 20, 1897.
Sheldon Hatcher }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's Motion for a new trial having and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is ordered by the Court that said Motion be and the same is hereby overruled,

19142 E. G. Carter } Application for Habeas Corpus
J. J. Jones } Tuesday Nov 2, 1897.

The above cause coming on to be heard and the Sheriff of Tarrant County S. P. Clark produced the body of Retator in open Court and both Retator and the State having announced ready for trial, and the Court after having examined the return of said Sheriff and the papers in the cause and after hearing the evidence and argument of counsel, is of the opinion that Retator

the

day of

A. D. 189

is in the legal custody of said Sheriff and that he is not entitled to be discharged.

It is therefore ordered and adjudged by the Court that A. J. Jones be remanded to the custody of said Sheriff Sterling P. Clark, to which action and judgment of the Court said A. J. Jones excepts and gives notice of appeal in open Court to the Court of Criminal Appeals of the State of Texas now in session at Tyler, Texas.

Saturday Jan 1, 1898.

Ordered that Court do now adjourn till Court in course.

To. W. Armstrong

County Judge

Attest John P. King Clerk

Monday

the

3rd

day of

January

A. D. 1898.

Be it remembered that on this the first Monday in January A. D. 1898 the same being the 3rd day of January A. D. 1898 there was begun and holden a regular term of the County Court of Tarrant County, Texas at the Court House thereof in the City of Fort Worth: Present and presiding the Hon Geo W. Armstrong, County Judge, Jas W. Swayne, County Attorney, John P. Kirby County Clerk, Sterling P. Clark Sheriff when the following proceedings, among others were had viz:

— *Urris Facias* —

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the *Urris Facias* for this the first meet of the January Term of the County Court and upon the return thereon, being called eight qualified jurors according to writ: John Baston, Harris Williams, J. W. Lake, C. W. Yates, J. W. Sears, D. P. Sharr, E. W. Crossman and William Lawrence who were all sworn, tried and placed upon the panel for the meet and it appearing to the Court that said panel is insufficient, it is ordered that said Sheriff summon qualified jurors sufficient to fill same, and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: J. F. Meloyton, John Barrman, J. A. Pray, & Nat Simpson who were all sworn and placed upon the panel for the meet.

19377

State of Texas } Theft
W. H. Fry } Monday Jan'y 3rd 1898.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial, Thompson came a jury of good and lawful men to wit: E. H. Crushaw and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty, Thompson the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." E. H. Crushaw, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday Morning Jan'y 4th 1898. Court met at 9 o'clock pursuant to adjournment present as yesterday.

1909

State of Texas } Affray
 vs }
 George Davenport } Tuesday Jan 4, 1898.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a jury of good and lawful men to wit: John Baskin and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

John Baskin, Foreman.
 It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

1910

State of Texas } Carrying Pistol
 vs }
 Bill Carryle } Tuesday Jan 4, 1898.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a jury of good and

Tuesday the 4th day of January A. D. 1898.

lawful men to wit: E. H. Crumshaw and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant read his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant guilty and assesses his punishment at a fine of Twenty five dollars." E. H. Crumshaw, Foreman.

It is therefore ordered by the Court that the State of Texas do have recovery of and from the Defendant Billy Carmyle the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday Jan'y 6th 1898 Court in session present as on yesterday.

14397 State of Texas } Selling to minor
-vs- } Thursday Jan'y 6th 1898.
John O'Donnell }
This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and

Both parties arraigned ready for trial
 Thereupon came a jury of good ^{and} lawful
 men to wit: E. H. Crusharr and five others
 who were duly selected, empanelled and
 sworn according to law and the
 Indictment being read to the jury the
 Defendant now here enters his plea
 of not guilty. Whereupon the jury
 after hearing the evidence, argument of counsel
 and receiving the charge of the Court
 retired to consider of their verdict and
 after mature deliberation returned into
 open Court the following verdict to wit:
 "We the jury find the Defendant not
 guilty" E. H. Crusharr, Foreman
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution ^{and}
 that the Defendant go hence
 without day.

Friday Jan'y 7th 1898 Court in session present
 as on yesterday.

19383 State of Texas } Aggravated Assault
 U. N. Jewell } Friday Jan'y 7th 1898.

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both
 parties arraigned ready for trial
 Thereupon came a jury of good
 and lawful men to wit D. P. Shaw
 and five others who were duly
 selected, empanelled and sworn
 according to law and the indictment
 being read to the jury the Defendant

Friday the 7th day of January A. D. 1898

now here returned his plea of not guilty
Whereupon the jury after hearing the evidence
argument of counsel and receiving the charge of
the Court retired to consider of their verdict
and after mature deliberation returned
into open Court the following verdict
to wit: "We the jury find the defendant guilty
and assess his punishment at a fine
of Tenney five dollars".

D. P. Shan, Foreman.

It is therefore ordered by the Court
that the State of Texas do have and
recover of and from the Defendant U. K.
Jewell the sum of Tenney five dollars
fine assessed as aforesaid together
with all costs in this behalf
incurred for which said fine and
costs execution may issue, further
ordered that said Defendant stand com-
mitted to the County Jail until
said fine and costs are paid
in full.

1938 State of Texas } Aggravated Assault
-vs- } Friday Jan 7, 1898.
U. K. Jewell

This day came the County
Attorney prosecuting the plea of
the State also came the Defendant
in his own proper person and
both parties announced ready for
trial. Whereupon came a jury of
good and lawful men to wit: D. P.
Shan and five others who were duly
selected, empanelled and sworn according
to law and the indictment being read
to the jury the Defendant now here
returned his plea of not guilty.
Whereupon the jury after hearing the

Saturday the 8th day of January A. D. 1898.

a jury bring various the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, argument of Counsel and being fully advised in this premises finds the Defendant guilty and assesses his punishment at a fine of Three Dollars.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant J. H. Orr the sum of Three Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

To which judgment of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant fixed by the Court at the sum of One Hundred and fifty dollars.

19190 State of Texas } Recognizance
- vs - } Saturday, Jan 8, 1898.

J. H. Orr
This day came into open Court J. H. Orr Defendant in the above entitled cause who together with his sureties assumerly themselves severally indebted to the State of Texas in the sum of One hundred and fifty dollars conditioned that the said J. H. Orr, who has been convicted in this cause

of a misdemeanor, and his punishment assessed at a fine of Ten Dollars, and costs in this behalf incurred, as more fully appears by the judgment of conviction duly returned in this cause, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

19453 State of Texas } Theft
vs- } Saturday Jan'y 8. 1898.
Frank Reed

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit E. W. Crushan and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant was returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: 'We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days.'
E. W. Crushan, Foreman.

that the State of Texas do have and receive of and from the Defendant Jim Wright the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

19095 State of Texas } Aggravated Assault
vs. } Friday Jan 9. 1898
George Darnport }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit E. W. Yates and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant was sworn returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
E. W. Yates, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this

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presentation and that said Defendant go hence without day.

18846

State of Texas } Assault
-vs- } Saturday Jan'y 8, 1898.
Otis Grayell }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit E. H. Crumhorn and five others who were duly selected, impanelled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." E. H. Crumhorn, Foreman.

It is therefore ordered by the Court that State of Texas do have and take nothing by reason of this presentation and that the Defendant go hence without day.

19381

State of Texas } Theft
-vs- } Saturday Jan'y 8, 1898.
James Moon }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial

Thompson came a jury of good and lawful men to wt. J. F. Wellington Jr and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Upon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. F. Wellington Jr. Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19438 State of Texas } Aggravated Assault
-vs- } Monday Jan 10. 1898.
Percy Nechvly }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived. The matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Upon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Twenty five dollars.

It is therefore ordered by the Court that the State of Texas do have

and return of and from the Defendant
 Percy Mithroly the sum of Twenty five dollars
 fine assessed as aforesaid together with
 all costs in this behalf incurred
 for which said fine and costs execution
 may issue. Further orders that said
 Defendant stand committed to the County
 Jail until said fine and costs are
 paid in full. To which judgment of the
 Court Defendant excepts and in open
 Court gives notice of appeal to the
 Court of Criminal Appeals of the
 State of Texas

Now comes the County Attorney
 presenting the plea of the State
 and for good and sufficient reasons
 filed with the papers herein says
 he will no further prosecute said
 case and moves the Court to
 dismiss the same viz:

- 18608 State of Texas - vs - Myrtle Miller
Abusive Language
- 18684 State of Texas - vs - Hattie Howell
Disturbing the Peace
- 18699 State of Texas - vs - George Gideon
Affray
- 18825 State of Texas - vs - Otis Brazell
Carrying Pistol
- 18839 State of Texas - vs - Ties Loving
Theft
- 18840 State of Texas - vs - Ties Loving
Theft
- 18845 State of Texas - vs - Fred Smith
Aggravated Assault
- 18881 State of Texas - vs - Charlie Welch
Malicious Mischief

- 19056 State of Texas - vs - Mrs J. S. Williams
Assault & Battery
- 19058 State of Texas - vs - Bruny Riggle
Aggravated assault
- 19089 State of Texas - vs - William J. Flynn
Fornication
- 19104 State of Texas - vs - J. M. Walsh
Abusive Language
- 19105 State of Texas - vs - John McKee
Theft
- 19181 State of Texas - vs - Easter Jones
Theft
- 19385 State of Texas - vs - U. K. Jewell
Aggravated assault
- 19387 State of Texas - vs - U. K. Jewell
Carrying Pistol
- 19435 State of Texas - vs - Alvin Johnson
Aggravated assault
- 19454 State of Texas - vs - J. C. Beavers
Carrying Pistol

It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and all parties arraigned ready for trial

- 18847 State of Texas - vs - Otis Brazell
Disturbing the Peace
- 19044 State of Texas - vs - Tom Connelly
Agg assault

the

day of

A. D. 189

- 19064 State of Texas - vs - J. J. Jones
Occupation minor License
- 19371 State of Texas - vs - J. W. Large
Threats to take Life
- 19434 State of Texas - vs - Camp Forster
Theft

a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered their plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go home without day.

19189 State of Texas } Monday Jan'y 31, 1898.
- vs - }
Jor Scott

This day came on to be heard the motion of W. R. M. Lamy one of the sureties on the Appearance Bonds of said Defendant to set aside forfeiture of bonds in said case. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said movant. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that said forfeiture be and the same is hereby set aside and for naught hence.

Saturday March 5th 1898 ordered that Court do now adjourn till Court in comes
 Attest: *[Signature]* County Judge

Monday Jan'y 21st 1898 Court in session present
as on first day of term.

19th 13 State of Texas } Theft
vs } Monday Jan'y 21, 1898.
Sam Mills }

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced ready
for trial. Thereupon came a jury of good
and lawful men to wit: W. M. Scott and
five others who were duly selected em-
paneled and sworn according to
law and the information being read
to the jury the Defendant now has entered
his plea of not guilty. Whereupon the jury
after hearing the evidence, argument of counsel
and receiving the charge of the Court
retired to consider of their verdict
and after mature deliberation
returned into open Court the
following verdict to wit: "We the jury
find the Defendant guilty and assess
his punishment at a fine of Twenty
five dollars and imprisonment in
the County Jail for one day.

W. M. Scott, Foreman.
It is therefore ordered by the Court
that the State of Texas do have
and recovery of and from the
Defendant Sam Mills the sum of
Twenty five dollars fine assessed
as aforesaid together with all
costs in this behalf incurred for
which said fine and costs execution
may issue. Further ordered that said
Defendant stand committed to the County
Jail for the full period of one day and until said
fine and costs are paid in full.

Tuesday the 25th day of January A. D. 1898.

19109

State of Texas } Carrying Pistol
 vs. } Tuesday Jan'y 25th 1898.
 Albert Hodge

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. M. Scott and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

W. M. Scott, Foreman;

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Albert Hodge ~~the costs~~ of take nothing by reason of this prosecution and that the Defendant go hence without day.

19413

State of Texas } Carrying Pistol
 vs. } Tuesday Jan'y 25th 1898.
 Tom Harrison

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. McMahan and five others who were duly selected, empanelled, and sworn according to law and the information being

reads to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"The jury find the Defendant not guilty
J. H. McMahan, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day."

Saturday March 5th 1898

Ordered that Court do now adjourn till Court in course

Geo. W. Armstrong
County Judge.

Attest:
J. W. King Co., Clerk

Be it remembered that on this the First Monday in March A.D. 1898 the same being the 1st day of March A.D. 1898 there was begun and holden a regular term of the County Court of Tarrant County Texas at the Court House thereof in the City of Fort Worth. Present and Presiding the Hon G. W. Armstrong, County Judge, Jas W. Inwayne, County Attorney, John P. King, County Clerk, Sterling P. Clark, Sheriff, when the following proceedings among others were had viz:

— Urrin Facias —

Now comes Sterling P. Clark, Sheriff of Tarrant County, Texas and brings into open Court the Urrin Facias for this the first week of the March Term of the County Court of Tarrant County and upon the return thereon being called nine qualified jurors answers to wit: W. E. Sandbrook, J. A. Small, A. J. Hammond, D. E. Wolff, H. L. Abston, W. F. Elliott, G. Robbins, A. T. Lyles and D. L. Martin who were all sworn, tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete, It is ordered by the Court that said panel sheriff summon sufficient jurors to fill same and said Sheriff after being sworn as required by law brought into Court the following qualified jurors to wit: W. B. Nelson, H. W. Connor & G. B. Madler who were all sworn, tried and placed upon the panel for the week.

17981

State of Texas } Disturbing Religious Worship
-vs- } Monday March 7, 1898.
Buford Mathews }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. E. Sandberry and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: 'We the jury find the Defendant not guilty.'

W. E. Sandberry, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

17984

State of Texas } Disturbing Religious Worship
-vs- } Monday March 7, 1898.
Buford Mathews }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. G. Elliott and five others who were duly selected

Monday the 1st day of March A. D. 1898.

impaneled and sworn according to law and the indictment being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".
W. J. Elliott, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

- 19439
- 19441
- 19491
- 19497
- 19493
- 19494
- 19495
- 19496

State of Texas } Selling Liquor to minor } Violating
- vs - } Local Option Law.
Tom Knight } Monday Mch 7, 1898.

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: W. J. Elliott and five others who were duly selected impaneled and sworn according to law and the indictment being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".
W. J. Elliott Foreman.
It is therefore ordered by the Court

that the State of Texas take nothing by reason of this presentation and that the Defendant go home without day.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday March 8, 1898 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19407 State of Texas } Theft
vs- } Tuesday March 8, 1898.
Bill Johnson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. E. Sandstrom and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered this plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five Dollars and imprisonment in the County Jail for ten days."

W. E. Sandstrom, Foreman

It is therefore ordered by the

Tuesday the 8th day of March A. D. 1898.

Court that the State of Texas do have and recover of and from the Defendant Bill Johnson the sum of Tenets five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

19637

State of Texas } Assault
-vs- } Tuesday Mch 8. 1898.
Mat Treadwell

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial; thereupon came a jury of good and lawful men to wit: A. T. Lyle and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars A. T. Lyle, Foreman".

It is therefore ordered by the Court that the State of Texas

do have and receive of and from the Defendant Mat Treadwell the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19638 State of Texas } Assault
 -vs- } Tuesday Mch, 8, 1898.
 Mat Treadwell }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. T. Lyle and five others who were duly selected, empaneled ^{and} sworn according to law and the information being read to the jury the Defendant soon there entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars."

A. T. Lyle, Foreman.
 It is therefore ordered by the Court that the State of Texas do have

returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of one hundred dollars"

A. J. Lyle Foreman

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant *Dan Nordson* the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

State of Texas

Wednesday, *March* 9, 1898.

J. M. T. Pipkin

It is ordered by the Court that said *J. M. T. Pipkin* be and he is hereby fined the sum of Five Dollars for contempt of Court. And it is further ordered that he be imprisoned until said fine and costs incurred thereon are paid in full, said imprisonment shall not extend for a period of longer than *ten* days.

Friday the 11th day of March A. D. 1898

Court in session present as on first day of term.

19548 State of Texas } Theft
 Fritz Kalin } Friday March 11, 1898.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of twelve and lawful men to wit: W. E. Sandstrom and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. E. Sandstrom, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{any} that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Saturday March 12, 1898 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19629

State of Texas } Theft.
 -vs- } Saturday, March 12, 1898.
 Walter Williams }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. C. Sandberry and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. C. Sandberry, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19630

State of Texas } Theft.
 -vs- } Saturday, March 12, 1898.
 J. A. Touchton }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Lyle

and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. T. Lyle, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19641 State of Texas } Vagrancy
 -vs- } Saturday Mar 12, 1898.
 Ermy Peak

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. F. Elliott and five others who were duly selected, empaneled^{and} sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars."

W. F. Elliott, Foreman.

It is thereupon ordered by the Court that the State of Texas do have and recover of and from the Defendant Harry Peak the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19645 State of Texas } Theft
-vs- } Friday March 11, 1898.
Tom Brunner

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. W. Collins and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. W. Collins, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

19650

State of Texas } Adultery
vs } Friday, March 11, 1898.
E. J. Donnelly }

New Trial Granted

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: G. B. Maddox and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Hundred Dollars".
G. B. Maddox, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of lands from the Defendant E. J. Donnelly the sum of Ten Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19654 State of Texas } Vagromer
-257 } Saturday Mar 12, 1898.
William Leslie

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit A. M. Collins and five others who were duly selected by process according to law and the information being read to the jury the Defendant now here enters his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty."

A. M. Collins, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19650 State of Texas }
-23- } Monday March 21, 1898.
E. J. Donnelly

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's Motion for arrest of judgment. Therein, and the argument

issue. Further orders that said defendant stand committed to the County Jail until said fine and costs are paid in full.

Now comes the County attorney presenting the plea of the State and some for goods and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 19553 State of Texas -vs- Jack Snow
Aggravated Assault
- 19558 State of Texas -vs- John Thompson
Vagrancy
- 19646 State of Texas -vs- Tom Brunen
- Theft -
- 19644 State of Texas -vs- Bob Arrington
Vagrancy
- 19653 State of Texas -vs- William Simmons
Vagrancy
- 19679 State of Texas -vs- J. A. Allen
Disturbing the Peace
- 19696 State of Texas -vs- S. Bryant
Agg assault

It is therefore ordered by the Court that the State of Texas take nothing by reason of these presentations and that the Defendants go hence without day.

19505 State of Texas } Admitted
-vs- } Friday Mar 11, 1898.
Amelia Williams }

This day came the County attorney presenting the plea of the State also some the

Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty.

Whereupon the Court after hearing the evidence argument of counsel and being fully advised upon the premises finds the Defendant not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

19790 State of Texas } Disturbing the Peace.
 -vs- } Monday Apr 11, 1898.
 George Ederley

This day came the County Attorney presenting the plea of the State also came the Defendant ^{Aug} in his own proper person both parties arraigned ready for trial, Whereupon came a jury of good and lawful men to wit: W. P. Richards and five others who were duly selected, sworn ^{Aug} every according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "He the

jury find the Defendant guilty and assess his punishment at a fine of One Dollar.

J. P. Phillips, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendant George Edwards the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19680.

State of Texas }
Luzia Lang }
Luzia Lang }
} Tuesday, April 17, 1898.

This day came the County Attorney presenting the plea of the State, also came the Defendant in her own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to-wit: J. H. Rose and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here presents her plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider

the _____ day of _____ A. D. 189_____

of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Five Dollars."

E. W. Boone, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant Liza Lang the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19733

State of Texas } Abusive Language
 - vs - } Wednesday, April 13, 1898.
 William Neal }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: J. B. Williams and five others who were duly selected separately and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of Court retired to consider of their verdict and

after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant guilty and assess his punishment at a fine of Dollars 50.00

T. A. Williams, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant William Neal the sum of Dollars 50.00 and fifty cents fine assessed as aforesaid together with all costs and this behest incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19696 State of Texas } Theft
 -vs- } Thursday April 14, 1898.
 Jack Cannon

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties summoned ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: E. H. Boone ^{and} five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court, retired to consider of

the

day of

A. D. 189

which verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 E. H. Boone, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

19671 State of Texas } Approved Assault
 - vs - } Friday April 15, 1898.

Joseph Trigsby
 This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: E. H. Boone and five others who were duly selected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 E. H. Boone, Foreman.
 It is therefore ordered by the Court that the State of Texas

take nothing by reason of this
 prosecution and that the Defendant
 go hence without day.

19690 State of Texas } Aggravated Assault
 Friday April 15, 1898.

A. J. McFadden

This day came the County attorney
 presenting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arraigned ready for trial. Thereupon
 came a jury of good and lawful
 men to wit C. H. Liley, and five others
 who were duly selected, empaneled
 and sworn according to law
 and the information being read
 to the jury the Defendant now here
 entered his plea of not guilty.

Thereupon the jury after hearing the
 evidence argument of counsel and
 receiving the charges of the Court
 retired to consider of their verdict
 and after mature deliberation
 returned into open Court the
 following verdict to wit: "The jury
 find the Defendant not guilty."

C. H. Liley, Foreman
 It is therefore ordered by the
 Court that the State of Texas
 take nothing by reason of
 this prosecution and that the
 Defendant go hence without day.

the _____ day of _____ A. D. 189_____

19705 State of Texas } Malicious Mischief
 Ed M. Conner } Friday April 15, 1898.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. A. Bridgers and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. A. Bridgers, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19716 State of Texas } Throwing Stones in Private Residence
 Ike Fessenden } Friday April 15, 1898.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit:

E. W. Boone and five others who were duly and legally sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at a fine of Five Dollars."

E. W. Boone, Foreman.
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant the sum of Five Dollars together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

19736 State of Texas } Aggravated Assault
-vs- } Saturday April 16th 1898.
Andrew Johnson }

This day came the County Attorney presenting the files of the State also came the Defendant in his own proper person

and both parties announced ready for trial, Wharton came a jury of good and lawful men and C. C. Cunningham and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty Wharton the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifteen Dollars C. C. Cunningham, Foreman."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Andrew Johnson the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

Now comes the County attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further

present the following cases and moves
the Court to dismiss the same viz

- 18448 State of Texas - vs - ^{Frank} Norman
Theft
- 18596 State of Texas - vs - G. L. Oberhoff
Aggravated Assault
- 18611 State of Texas - vs - R. E. Kerr
Receiving Stolen Property
- 18651 State of Texas - vs - Norman Gill
agg assault
- 18735 State of Texas - vs - J. E. Ridgeway
Open on Sunday
- 18799 State of Texas - vs - W. P. Bryant
Embezzlement
- 18800 State of Texas - vs - W. P. Bryant
Embezzlement
- 18819 State of Texas - vs - J. W. Harrison
Dist the Peace
- 18835 State of Texas - vs - Nancy Green
aggravated assault
- 18857 State of Texas - vs - Jim McKie
Aggravated Assault
- 18921 State of Texas - vs - Pete Stroud
Open on Sunday
- 18957 State of Texas - vs - Paul Abbey
Betting
- 18963 State of Texas - vs - Geo Garnett
Betting
- 18990 State of Texas - vs - Thos Leftin
- Theft -
- 19059 State of Texas - vs - Walter Harrod
Unlawfully Gathering Peas
- 19060 State of Texas - vs - Ward Smith
Unlawfully Gathering Peas
- 19061 State of Texas - vs - Phelis Harrod
Unlawfully Gathering Peas
- 19076 State of Texas - vs - Pete O'Connell
Betting on Sunday
- 19085 State of Texas - vs - Frank Carter
Betting

the _____ day of _____ A. D. 189_____

- Printers and Stationers, Fort Worth
- 19189 State of Texas - vs - Joe Scott
Theft
 - 19191 State of Texas - vs - John Baker
Fornication
 - 19214 State of Texas - vs - Will King
Abusive Language
 - 19243 State of Texas - vs - J. H. Bingham
Agg assault
 - 19245 State of Texas - vs - S. A. Wingo
Agg assault
 - 19360 State of Texas - vs - Ruth Cannon
Vagrancy
 - 19361 State of Texas - vs - Ruth Cannon
Vagrancy
 - 19362 State of Texas - vs - Ruth Cannon
Vagrancy
 - 19363 State of Texas - vs - Nellie Cannon
Vagrancy
 - 19364 State of Texas - vs - Nellie Cannon
Vagrancy
 - 19365 State of Texas - vs - Nellie Cannon
Vagrancy
 - 19368 State of Texas - vs - W. Kibby
- Theft -
 - 19396 State of Texas - vs - William Foster
- Theft -
 - 19388 State of Texas - vs - N. E. Grammer
Failing to pay Occupation
 - 19395 State of Texas - vs - J. U. Ramsey
Agg assault
 - 19406 State of Texas - vs - Lemond Mills
Receiving Stolen Property.
 - 19408 State of Texas - vs - Lector Tribue
Theft
 - 19417 State of Texas - vs - Arthur Hillis
- Theft -
 - 19442 State of Texas - vs - Donk Leonard
Adultery
 - 19444 State of Texas - vs - Unknown Man
Theft

19454	State of Texas - vs - D. C. Beavers
	- Pistol -
19460	State of Texas - vs - Jimmy Earl
	Failing to work Roads
19462	State of Texas - vs - Jack Lindsey
	agg assault
19475	State of Texas - vs - Sallie Raudello
	Theft
19478	State of Texas - vs - Joe McMillan
	Dist the Peace
19479	State of Texas - vs - Rebecca Bonnon
	Receiving Stolen Property
19484	State of Texas - vs - The Two Kinder Menders
	Occupation without License
19484	State of Texas - vs - Joe McMillan
	Dist the Peace
19500	State of Texas - vs - Bud Corbin
	Dist the Peace
19503	State of Texas - vs - Francis Poney
	Fornication
19552	State of Texas - vs - Ernest Burr
	agg assault
19556	State of Texas - vs - Ella Thompson
	Theft
19557	State of Texas - vs - Essie Rosewell
	- Theft -
19631	State of Texas - vs - Jim Perry
	- Cards -
19634	State of Texas - vs - Eel Skuister
	- Cards -
19633	State of Texas - vs - Fred Pipkin
	Cards
19647	State of Texas - vs - Duckskin Joe
	Vagrancy
19651	State of Texas - vs - J. W. Hassell
	Assault
19654	State of Texas - vs - J. W. Hassell
	agg assault
19663	State of Texas - vs - Aaron Fields
	Adultery.

- 19675 State of Texas - vs. Rile Key
Agg assault
- 19681 State of Texas - vs. Corina Sletten
Malicious Misdeed
- 19695 State of Texas - vs. Fritz Kahr
Agg assault
- 19734 State of Texas - vs. Salli Russell
Theft-
- 19717 State of Texas - vs. William Neal
agg assault

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentment and that the Defendants go hence without day.

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants, It is ordered by the Court that said cases be filed until such time as said Defendants can be arrested, viz:

- 17814 State of Texas - vs. Albert Thompson
Agg Assault
- 17994 State of Texas - vs. W. C. Birch
Embryzment
- 17995 State of Texas - vs. C. P. Corbin
Embryzment
- 18072 State of Texas - vs. Ches Sutor
Pistol
- 18301 State of Texas - vs. Tom Bayless
Theft
- 18337 State of Texas - vs. Bob Brown
Agg Assault
- 18390 State of Texas - vs. Jeff Piggel
Abusive Language
- 18598 State of Texas - vs. Lon Leonard
Agg Assault.

- 18766 State of Texas - vs - Ferr
Taking up horse of another
- 18767 State of Texas - vs - Ferr
Dist the Peace
- 18790 State of Texas - vs - Charley Caldwell
Agg assault
- 18791 State of Texas - vs - Geo Caldwell
Agg assault
- 18844 State of Texas - vs - William McChesney
Theft
- 18847 State of Texas - vs - Oscar Galloway
Dist the Peace.
- 18851 State of Texas - vs - M. S. Fagan
Assault.
- 18853 State of Texas - vs - Chas Hickman
Theft
- 18865 State of Texas - vs - J. A. Johnson
Agg Assault
- 18873 State of Texas - vs - Henry Burnett
Agg assault
- 18882 State of Texas - vs - James Norton
Dist the Peace
- 18888 State of Texas - vs - John Tanner
Dist the Peace
- 19018 State of Texas - vs - Billie Thynn
Agg Assault
- 19111 State of Texas - vs - L. Lindsey
Embryzement
- 19115 State of Texas - vs - Jim Pitts
Agg Assault
- 19181 State of Texas - vs - Easter Jones
Theft.
- 19184 State of Texas - vs - Chas Davis
Agg assault
- 19185 State of Texas - vs - Albert Allen
Agg assault
- 19248 State of Texas - vs - Will Harriett
Theft.
- 19379 State of Texas - vs - C. N. Johnson
Assault

- 19384 State of Texas - vs - Will Roper
Agg assault.
- 19393 State of Texas - vs - William Kimbrough
Agg assault
- 19394 State of Texas - vs - Huckleberry Bill
Agg assault
- 19398 State of Texas - vs - Joe Carter
Theft
- 19399 State of Texas - vs - Joe Carter
Theft
- 19401 State of Texas - vs - K. N. Allen
Fornication
- 19404 State of Texas - vs - Melli Dory
Fornication
- 19418 State of Texas - vs - Henry Clay
- Theft -
- 19428 State of Texas - vs - Rupert Fisher
Adultery
- 19436 State of Texas - vs - Minnie Danport
Theft
- 19437 State of Texas - vs - Chas Davis
Agg assault
- 19465 State of Texas - vs - Bill Bired
Theft.
- 19483 State of Texas - vs - Walter Redford
Theft.
- 19501 State of Texas - vs - Eugene Miller
Abusive Language
- 19550 State of Texas - vs - John Davis
Assault
- 19551 State of Texas - vs - Oate Thruster
Assault
- 19554 State of Texas - vs - Ben Smith
Agg assault
- 19560 State of Texas - vs - Jack Charney
Agg assault
- 19600 State of Texas - vs - Levi Bruce
Agg assault
- 19618 State of Texas - vs - W. C. Johnston
Pistol

19614 State of Texas - vs - Mamie Richards
Adultery.

This day came the County Attorney
presenting the plea of the State
also came the Defendants in their
own persons and all parties
appeared ready for trial viz:

17235 State of Texas - vs - W. A. Tipples
Slander

18818 State of Texas - vs - J. F. Jones
Agg Assault

19104 State of Texas - vs - Sarah Webster
Agg Assault

19196 State of Texas - vs - R. E. Lane
Abusive Language

19241 State of Texas - vs - E. K. Miles
Agg Assault

19411 State of Texas - vs - Will Brown
Aggravated Assault

19418 State of Texas - vs - Sam. Fuller
Theft

19453 State of Texas - vs - W. H. Fry
Theft

19466 State of Texas - vs - Kate Mathis
Theft.

19546 State of Texas - vs - Jim Payne
Agg Assault.

19662 State of Texas - vs - W. J. Mabon
Pistol

19699 State of Texas - vs - Jim Burrey
Assault

19701 State of Texas - vs - John Smith
Entering minor away from Gunston

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendants go hence without
day.

the _____ day of _____ A. D. 189_____

Printed and Stationed, Fort Worth

Saturday April 30th, 1898.

Ordered that Court do now
adjourn till Court in course
Es. W. Armstrong
County Judge

Attest:
J. H. King Co. Clk

Be it remembered that on this the First Monday in May A. D. 1898 the same being the 2nd day of May A. D. 1898 there was begun and held a regular term of the County Court within and for the County of Tarrant at the Court House then in the City of Fort Worth present and presiding, the Hon. Geo. H. Armstrong County Judge, John P. King County Clerk, Jas. W. Gray County Attorney, and Sterling P. Clark Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court,

Verine Facing
 Now came Sterling P. Clark Sheriff of Tarrant County and brings into before Court the Verine Facing for this the First Term of the May Term of the County Court and upon the same thereon being called the following qualified jurors answered to wit: H. L. Beck, M. W. Nilson, W. Scribner, N. W. Stinnett, J. V. Springston, J. A. Wilburn, and Jas. Carter who were all sworn, tried and placed upon the panel for the day.

19729

State of Texas } Aggravated Assault
 vs }
 Verine Facing } Monday May 2, 1898.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper

the _____ day of _____ A. D. 189_____

person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. W. Sturtevant and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant read his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars."

W. W. Sturtevant Foreman
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Taggart the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

19745 State of Texas } Sheriff
- vs - } Monday May 2, 1898.
Alexander Allen }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon

came a jury of good and lawful men to wit N. J. Reed and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: 'We the jury find the Defendant not guilty.'

N. J. Reed, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

197th State of Texas } Aggravated Assault
 -vs- } Monday May 2, 1898.

Alexander Allen

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit N. N. Stimmett and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel

and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant not guilty."
W. W. Stimutt, Foreman.
It is, therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Wednesday May 1, 1898 Court in session present as on first day of term.

19107 State of Texas } Aggravated Assault
-25- } Wednesday May 4, 1898.
Will, Batman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Whereupon came a jury of good and lawful men to wit: W. W. Stimutt and five others who were duly selected, empaneled ^{and} sworn according to law and the information being read to the jury the Defendant was here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

Wednesday the 4 day of May A. D. 1898

We the jury find the Defendant not guilty.
N. W. Stewart, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday May 9, 1898 Court in session present as on first day of term.

19843

State of Texas } Disturbing the Peace
- v - } Monday May 9, 1898.
Mrs Frank Thompson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thompson came a jury of good and lawful men to wit: W. T. Shad and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess her punishment at a fine of Eight Dollars" N. J. Shaw, Foreman.

Monday

the

9th

day of

May

A. D. 1898

It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendant Mrs Frank Thompson the sum of Eight Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

198th

State of Texas } Disturbing the Peace
 -vs- } Monday May 9, 1898.
 Mrs Frank Thompson }

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men from: G. H. Chapman and five others who were duly selected, empaneled and sworn according to law ^{and} the information being read to the jury the Defendant now her interest her plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." G. H. Chapman, Foreman.
 It is therefore ordered by the Court

Printers and Stationers, Fort Worth

Now comes the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 17539 State of Texas - vs - Walker Berggren
Pistol
- 18474 State of Texas - vs - Walker Berggren
Pistol
- 18475 State of Texas - vs - Walker Berggren
Abusive Language
- 18476 State of Texas - vs - J. E. Martin
No License
- 18477 State of Texas - vs - Edwin Pape
No License
- 18478 State of Texas - vs - Geo H. Gray,
No License
- 18504 State of Texas - vs - Jno M. Scott.
No License
- 18521 State of Texas - vs - R. H. Orr
No License
- 18525 State of Texas - vs - R. H. Orr
No License
- 18589 State of Texas - vs - Jodie Jackson
Fornication
- 18630 State of Texas - vs - W. H. Ward
Permitting Gaming
- 18811 State of Texas - vs - Will Johnson
Throwing Stones,
- 18968 State of Texas - vs - Bill Searcy
Agg assault,
- 19019 State of Texas - vs - Frank Redford
Agg assault
- 19049 State of Texas - vs - George Lyle
Using Animal of another
- 19099 State of Texas - vs - Jack Dean
Agg assault

19406	State of Texas	-vs-	Nathan Jasper	Agg assault
19415	State of Texas	-vs-	Artie M. Field	Theft.
19416	State of Texas	-vs-	J. D. Quinn	Adultery
19447	State of Texas	-vs-	Russell Upshaw	Assault
19490	State of Texas	-vs-	Medrod Clifton	Agg Assault.
19508	State of Texas	-vs-	J. E. Martin	No License
19514	State of Texas	-vs-	E. McDaniel	No License
19518	State of Texas	-vs-	N. H. Peckham.	No License
19519	State of Texas	-vs-	John D. Neal	No License
19521	State of Texas	-vs-	W. C. Prentiss	No License
19522	State of Texas	-vs-	W. R. Sawyer	No License
19522	State of Texas	-vs-	J. M. Blank	No License
19534	State of Texas	-vs-	Harry Palmer	No License
19535	State of Texas	-vs-	Ben U. Bell	No License
19536	State of Texas	-vs-	Wilbur Minick	No License
19537	State of Texas	-vs-	W. P. Cobb,	No License
19540	State of Texas	-vs-	Wainie Cramer	No License
19622	State of Texas	-vs-	Charlene Griffin	Agg assault
19656	State of Texas	-vs-	Levuel Tribue	Assault
19688	State of Texas	-vs-	E. Forrester	Withdrawing Fences.

- 19738 State of Texas -vs- Martin Mooney
Failing to work roads.
- 19767 State of Texas vs Geo Phillips
Theft.
- 19840 State of Texas -vs- S. D. Miller
Open on Sunday.
- 19845 State of Texas vs Mrs Frank Thompson.
Dist the Peace.
- It is therefore ordered by the Court
that the State of Texas take nothing
by reason of these prosecutions
that the Defendants go hence without
day.

This day came the County attorney
presenting the pleas of the State
also came the Defendants in their
own proper person and all parties
announced venue for trial viz:

- 18424 State of Texas -vs- R. F. Milam
No License
- 19190 State of Texas -vs- J. H. Orr
No License
- 19242 State of Texas -vs- Fritz Halow
agg assault.
- 19691 State of Texas -vs- John Meddington
agg assault
- 19698 State of Texas -vs- Louis Hession
Theft
- 19718 State of Texas -vs- Mc Fassett
Dist the Peace.
- 19812 State of Texas -vs- Lee Halbrook
Carry Pistol
- 19814 State of Texas -vs- Lee Mahon
Theft
- 19847 State of Texas -vs- Will Carr
agg assault

a jury being sworn the matters of
fact as well as of law were

submitted to the Court and the Defendants now have entered their plea of not guilty. And the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

It appearing to the Court that the Sheriff has been unable to arrest the following Defendants. It is ordered by the Court that said cases be filed until such time as said Defendants can be arrested viz:

14631

State of Texas vs. Will Larkin
Dist. Rel. Morships.

18742

State of Texas vs. Ben Marschel
Fornication

19208

State of Texas vs. Gus Pasney
Agg assault

19209

State of Texas vs. Jim Fox
Agg assault

19364

State of Texas vs. William Gilbert
Agg assault

19370

State of Texas vs. William Gilbert
Agg assault

19430

State of Texas vs. Will Hendrick
Pistol

19474

State of Texas vs. Fred Heimer
Agg assault.

19716

State of Texas vs. J. M. Hester
Agg assault

19747

State of Texas vs. M. B. Allen
Agg assault

the _____ day of _____ A. D. 189_____

19846

State of Texas - vs - Will Carr,
aggravated assault

Saturday July 2, 1898.

Ordered that Court do now adjourn
till Court in Course,

Geo. W. Armstrong
County Judge.

Attest: J. W. King Co. clk.

Monday the

4th

day of

July

A. D. 1898

Be it remembered that on this the First Monday in July A. D. 1898 the same being the 4th day of July A. D. 1898 there was begun and helden a regular term of the County Court within and for the County of Tarrant at the Court House then in the City of Fort Worth present^{ly} presiding the Hon Geo W. Armstrong, County Judge John P. King, County Clerk, James W. Swayne, County Attorney and Sterling P. Clark, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court.

— Union Facing —

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into Court the Union Facing for this the first week of the July Term of the County Court of said County and upon the names thereon being called five qualified jurors appeared to wit: O. Ruffinfield, J. T. Shimm, Chas. Anderson, J. B. Sessions and Chas. Murphy, who were all sworn, tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete. It is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff, after being sworn as required by law brought into Court the following qualified jurors to wit: Thos. Calloun, J. K. Minston, A. D. Wheeler, J. H. Williams & J. G. Smith who were all placed upon the panel for the week.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday July 5th 1898 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

19859

State of Texas } Aggravated Assault
-vs- } Tuesday July 5. 1898.
James Leavitt }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thereupon came a jury of good and lawful men to wit: A. D. Wheeler and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in information and assess his punishment at a fine of Five Hundred Dollars and imprisonment one year in County Jail A. D. Wheeler, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the

Defendant James Leoville the sum of Five Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail for the full period of one year and until said fine ^{and} costs are paid in full.

19942 State of Texas } Abuse of Language
 -vs- } Tuesday July 5, 1898.
 Bob Haywood }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. J. Callahan and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
 N. J. Callahan, Foreman
 It is therefore ordered by the Court that the State of Texas take

nothing by reason of this prosecution
and that the Defendant go hence without
day.

19943

State of Texas } Aggravated Assault
-vs- } Tuesday July 5, 1898.
Oak Haywood }

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both
parties announced ready for trial
Whereupon came a jury of good
and lawful men to wit: N. J.
Calkins and five others who
were duly selected, empaneled
and sworn according to law
and the information being read
to the jury the Defendant now
here entered his plea of not guilty.
Whereupon the jury after hearing the
evidence, argument of counsel and
receiving the charge of the Court
retired to consider of their
verdict and after mature delibera-
tion returned into open
Court the following verdict to wit
"We the jury find the Defendant
not guilty." N. J. Calkins, Foreman.
It is thereupon ordered by the
Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendant
go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Wednesday July 6th 1898 Court met pursuant to adjournment present as on yesterday.

19886

State of Texas } Killing a Dog
vs- } Wednesday July 6, 1898.
H. Frankie

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good ^{and} lawful men to wit N. J. Calhoun and five others who were duly selected empaneled and sworn according to law and the indictment being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

N. J. Calhoun, Foreman

Wednesday the 6th day of July

A. D. 1898

19904

State of Texas } Aggravated Assault
-vs- }
Iris State } Wednesday July 6th 1898.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: C. L. Murphy and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now having entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

C. L. Murphy, Foreman.
It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday, July 8, 1898 Court in session present as on first day of term.

19878

State of Texas } Permitting a Nuisance
-vs- }
G. S. Miller } Friday July 8, 1898.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his

own proper person and both parties
 arraigned ready for trial, Thereupon
 came a jury of good and lawful
 men to wit: J. G. Williams and five
 others who were duly selected, em-
 panelled and sworn according to law
 and the indictment being read to the
 jury the Defendant now has entered his
 plea of not guilty, Whereupon the jury
 after hearing the evidence, argument of counsel
 and receiving the charge of the Court
 retired to consider of their verdict and
 mature deliberation returned into open
 Court the following verdict to wit:
 "We the jury find the Defendant not
 guilty." J. G. Williams, Foreman.
 It is, therefore ordered by the Court
 that the State of Texas ~~do~~ take
 nothing by reason of this pro-
 secution and that the Defendant
 go hence without day.

19937

State of Texas } Threats to take Life
 -vs- } ~~Wednesday~~ Friday July 8, 1898.
 Chara Perkins }

This day came the County
 Attorney prosecuting the plea
 of the State also came the
 Defendant in her own proper
 person and both parties ar-
 ranged ready for trial, Thereupon
 came a jury of good ^{and} lawful
 men to wit: O. Ruffield and five
 others who were duly selected,
 empanelled and sworn according
 to law and the Information being
 read to the jury the Defendant
 now has entered his plea of not

quilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

O. Ruffinfield, Foreman:
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20048

State of Texas } Aggravated Assault
-vs- } ~~Wednesday~~ Friday July 8, 1898.

John Behrens
This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived like matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20037

State of Texas } Adultery
- vs - } Saturday July 9, 1898.
Sam Johnson

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arrayed ready for trial. Thereupon came a jury of good and lawful men to wit: J. G. Williams and for others who were duly elected and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Now comes the County attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

17762

State of Texas - vs - James Sherber
Open on Sunday

17831	State of Texas vs. Wm. E. Emmons Betting
17938	State of Texas vs. L. W. Jack Betting
17940	State of Texas vs. Edw. Bullock Betting
17967	State of Texas vs. Lee Walker Betting
18341	State of Texas vs. Nick Noble Betting
18504	State of Texas vs. J. H. Bailey No Liquor
18657	State of Texas vs. Jim Igo Betting
18686	State of Texas vs. Bud Parkhorn Cards
18980	State of Texas vs. Joe Purvis Betting
18781	State of Texas vs. Joe Purvis Betting
18986	State of Texas vs. Albert Abley Betting
18787	State of Texas vs. Albert Abley Betting
18796	State of Texas vs. Jack Carr Betting
18955	State of Texas vs. Jim Irwin Betting
18956	State of Texas vs. Dan Walker - Betting -
18958	State of Texas vs. Sam Fisher Betting
18959	State of Texas vs. Albert Wally Betting
18964	State of Texas vs. Sam Randle Betting
18967	State of Texas vs. John Thomas Betting
18980	State of Texas vs. Jim Strong Betting

18987	State	of	Texas -vs- Bud King
			Betting
19077	State	of	Texas -vs- Jim Sheppard
			Betting
19078	State	of	Texas -vs- Frank Garrett
			Betting
19074	State	of	Texas -vs- Harry Gray
			Betting
19082	State	of	Texas -vs- Harry Gray
			Betting
19111	State	of	Texas -vs- Jim Cain
			Permitting Gaming
19112	State	of	Texas -vs- Jack Dean
			Permitting Gaming
19396	State	of	Texas -vs- Will Wade
			Open on Sunday
19476	State	of	Texas -vs- Lee Paschal
			Betting
19477	State	of	Texas -vs- Lee Paschal
			Vagrancy
19430	State	of	Texas -vs- Will Hendrick
			Pistol
19448	State	of	Texas -vs- Samie Beckham
			Assault
19489	State	of	Texas -vs- Jesse Hagney
			- Theft -
19499	State	of	Texas -vs- Jim Cain
			Disorderly House
19568	State	of	Texas -vs- Jim Cain
			Open on Sunday
19569	State	of	Texas -vs- Jim Cain
			Open on Sunday
19583	State	of	Texas -vs- Fred Smith
			Open on Sunday
19585	State	of	Texas -vs- Fred Smith
			Open on Sunday
19621	State	of	Texas -vs- Harry Gray
			Betting
19627	State	of	Texas -vs- Lube Maddox
			Betting

19635	State of Texas - vs - Robt Clayton	agg assault
19655	State of Texas - vs - Wm Oms	Adultery
19659	State of Texas vs Antonio Geronia	Perjury
19660	State of Texas - vs - Antonio Geronia	Perjury
19661	State of Texas - vs - Chas Little	Assault
19670	State of Texas - vs - Chas Little	agg assault
19672	State of Texas - vs - Chas Little	- Theft -
19673	State of Texas - vs - Dairy Wolf	Adultery
19674	State of Texas - vs - Chas Blankenship	agg assault
19703	State of Texas - vs - Dan Koenig	Forgery
19715	State of Texas - vs - Fred Berry	- Theft -
19727	State of Texas - vs - Mat McIntosh	Perjury
19728	State of Texas - vs - Tom Chism	Perjury
19740	State of Texas - vs - Sam Bryan	- Theft -
19748	State of Texas - vs - Kate Stokell	Vagrancy
19751	State of Texas - vs - Fred Smith	Open on Sunday
19752	State of Texas - vs - Fred Smith	Open on Sunday.
19766	State of Texas - vs - Guy Spencer	Open on Sunday.
19785	State of Texas - vs - Tebe Maddox	Perjury
19815	State of Texas - vs - Jay Donnell	Adultery

- 19809 State of Texas - vs. Jbr Madlos
Kidney
- 19817 State of Texas - vs. Oen E. McConnell
adultery
- 19866 State of Texas - vs. J. T. Riley
Armed Robbery
- 19870 State of Texas - vs. E. W. Rochester
Dist the Peace
- 19885 State of Texas - vs. Jess Barrimon
Theft.
- 19892 State of Texas - vs. W. Smythe
agg assault
- 19893 State of Texas - vs. M. L. Lennethal
Killing on Sunday
- 19894 State of Texas - vs. M. L. Lennethal
Killing on Sunday
- 19897 State of Texas - vs. M. L. Lennethal
Open on Sunday
- 19904 State of Texas - vs. Chaq Bess
agg assault
- 19906 State of Texas - vs. J. A. Spurr
agg assault
- 19907 State of Texas - vs. Ed. Rowards
agg assault
- 19908 State of Texas - vs. J. Roach
abusive Language
- 19909 State of Texas - vs. J. Roach
agg assault
- 19913 State of Texas - vs. William ^{and} Davis
Theft.
- 19925 State of Texas - vs. Bub Clements
Distal
- 19926 State of Texas - vs. Bub Clements
Threats to take Life
- 19935 State of Texas - vs. Mollie Culwoods
Fornication
- 20053 State of Texas - vs. A. M. Knight
adultery

It is therefore ordered by the Court that the State of Texas

the _____ day of _____ A. D. 189_____

take nothing by reason of these prosecutions and that the defendants go hence without day.

It appearing to the Court that the Sheriff has been unable to arrest the following defendants it orders that they be held until such arrests can be made, viz:

- 17690 State of Texas -vs- Will Brown
agg assault.
- 18996 State of Texas -vs- Bill Williams
Distal
- 19034 State of Texas -vs- Frank Sumner
agg assault.
- 19204 State of Texas -vs- Lewis Cohen
Embezzlement

This day came the County attorney presenting the plea of the State also came the defendants in their own proper person and all parties arraigned ready for trial viz:

- 19480 State of Texas -vs- Chas Vignus
Dist the Peace.
- 19481 State of Texas -vs- Chas Vignus
Dist the Peace.
- 19639 State of Texas -vs- Will Norris
Dist the Peace.
- 19640 State of Texas -vs- Will Norris
agg assault
- 19879 State of Texas -vs- Chas Bellings
Permitting Nuisance
- 19880 State of Texas -vs- Robt L. Crowder
Permitting Nuisance
- 19881 State of Texas -vs- Ed Gamble
Permitting Nuisance

19921 State of Texas - vs. Walter Arthur
assault

19922 State of Texas - vs. Walter Arthur
Dist the Peace.

19924 State of Texas - vs. John Jenkins
Embry

19933 State of Texas - vs. Sam Johnson
Fornication

a jury being waived the matters of fact as well as of law were submitted to the Court and the defendants now here returned their plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

19857 State of Texas }
vs. } Monday Aug 15, 1898.
James Lerritt }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the

Court that said motion be and the same is hereby overruled, to which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendant fixed by the Court at the sum of Fifteen hundred Dollars and having failed to execute same Defendant is remanded to the custody of the Sheriff of Tarrant County to await the action of the Court of Criminal Appeals of the State of Texas.

Saturday Sept 3, 1898.

Ordered that Court do now adjourn till Court in course.

J. W. Armstrong
County Judge

Attest:
J. H. King Co. Clk

Monday the 5th day of September A. D. 1898.

Be it remembered that on this the First Monday in September A. D. 1898 the same being the 5th day of September A. D. 1898 there was begun and holden a regular term of the County Court within and for the County of Tarrant at the Court House thereof in the City of Fort Worth present and presiding the Hon. Geo. W. Armstrong, County Judge, John P. King, County Clerk, James W. Swayze, County Attorney, and Sterling P. Clark, Sheriff of said County where the following proceedings were had upon the Criminal Docket of said Court.

— venire Facias —

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the following venire Facias for this the First Week of the September Term of the County Court of said County and upon the return thereon being called the following qualified jurors answered to wit: W. P. Miller, J. A. Grant, M. McNamora, Robt. Edwin, N. R. Tillotson, C. C. Drumroady, N. R. Griffing, J. H. Hilgers and R. C. Badley who were all sworn, tried and placed upon the panel for the week, and it appearing to the Court that said panel is incomplete it is ordered by the Court that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn brought into open Court the following qualified jurors to wit: E. M. Bram, N. P. Whiteside, & W. H. Hall, who were sworn and placed upon the panel for the week.

19198

State of Texas vs. } Violating Local Option Law.
Monday Sept 5, 1898.

Jim Jarman
This day came the County attorney
presenting the pleas of the State
also came the Defendant in his
own proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful
men to wit: W. P. Miller, and five others,
who were duly selected, empaneled
and sworn according to law and
the indictment being read to the jury
the Defendant now here entered his
plea of not guilty. Whereupon the
jury after hearing the evidence, argument
of counsel and receiving the charge of
the Court retired to consider of their
verdict and after mature deliberation
returned into open Court the following
verdict to wit: "We the jury find the
Defendant not guilty."

W. P. Miller, Foreman;
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and that
the Defendant go hence without day.

19642

State of Texas vs. } Failing to work Roads.
Tuesday Sept 6, 1898.

O. C. King
This day came the County attorney
presenting the pleas of the State
also came the Defendant in his
own proper person and both
parties announced ready for trial
Thereupon came a jury of good
and lawful men to wit: R. C. Hadley

Tuesday the 6th day of September A. D. 1898.

and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now returned his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." R. C. Hodley, Foreman;

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20236 State of Texas } aggravated assault
vs. } Tuesday Sept 6, 1898.
Mattie Welch

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. R. Tittelson ^{and} five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the

jury find the Defendant guilty of simple assault and assess his punishment at a fine of Ten Dollars.

W. R. Tilletson, Foreman;
 It is thereupon ordered by the Court that the State of Texas do have and recover of and from the Defendant Mattie Melek the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

20107

State of Texas } aggravated assault
 vs- } Wednesday Sept 7, 1898.

J. A. Rogers
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: E. W. Brown, and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now by returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of Court retired to consider of their verdict after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five

Dallas, E. W. Brown, Juror.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant J. A. Rogers the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

20732

State of Texas } Aggravated Assault
 vs. } Wednesday Sept 7. 1898.
 Will Jones

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Mr. McNamara and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here enters his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open court the following verdict to wit:
 "We the jury find the Defendant

the _____ day of _____ A. D. 189__

guilty and assess his punishment at a fine of Twenty five dollars M. M. Navarra, Foreman. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Jones the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

20019

State of Texas } Theft.
- vs - } Saturday Sept 10, 1898.
Guy Moore

New trial granted see page 188

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: C. C. Dismore and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The

jury find the Defendant guilty and assess his punishment at a fine of Twenty Dollars and imprisonment in the County Jail for thirty minutes.

C. C. Dismorey, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Guy Moore the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty minutes and until said fine and costs are paid in full.

20130

State of Texas } Theft
vs- } Friday Sept 9, 1898.
Wm Gibson

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: W. R. Casburne and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider

of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. A. Casburne, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

00243

State of Texas } Occupation without License
-vs- } Friday Sept 9, 1898.
John Schwartz }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifteen Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Schwartz the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue further ordered that said Defendant stand committed to the County Jail until said fine and costs.

are paid in full.

To which judgment of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

20019

State of Texas }
-vs- } Tuesday Sept 13. 1898.
Guy Moore }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained and that said case stand for trial in its regular order upon the Criminal Docket of this Court.

20254

State of Texas }
-vs- } Thursday Oct 13. 1898.
Chas Kaiser }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: H. C. Caswell and five others who were duly selected, empanelled and sworn according to law and

the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars

H. C. Caswell, Foreman:
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Gus Kaiser the sum of Twenty five dollars fine assessed as aforesaid together with all costs on this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

20246

State of Texas } Embroglement
-vs- } Friday Oct 14, 1898.
Offic Sutton }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not

quilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go *hona* without day.

20298

State of Texas } Theft
 vs. } Thursday Oct 13. 1898.
 Sam Ellis

This day came the County attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: W. A. Abey and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Fifteen Dollars and imprisonment without in the County Jail for fifteen days." It is therefore ordered by the Court

W. A. Abey Foreman.

the _____ day of _____ A. D. 189_____

that the State of Texas do have ^{and} recover of and from the Defendant Sam Ellis the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of fifteen days and until said fine and costs are paid in full.

Now coming the County Attorney prosecuting the pleas of the state and for good and sufficient reasons filed with the papers herein says he will no further prosecute the foregoing case and moves the Court to dismiss the same viz
State of Texas vs Lee Meeks
No License

18445

18449

State of Texas }
Friday, Oct 14, 1898.
No Fine
This day came the County Atty prosecuting the Pleas of the State, also came the Deft in his own proper person, and it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be, and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

18458

State of Texas

vs
R. J. Boykin

Monday October 22 / 1898.

This day came the County Attorney prosecuting the Pleas of the State, also came the Defendant in his own proper person. And it appearing to the Court that said Defendant had paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed. And that all costs in this behalf incurred be taxed against said Defendant, for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

18460

State of Texas

vs
J. F. Cooper

Friday October 14 / 1898.

This day came the County Attorney prosecuting the Pleas of the State, also came the Defendant in his own proper person. And it appearing to the Court that said Defendant had paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed. And that all costs in this behalf incurred be taxed against said Defendant, for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

18516

State of Texas

vs
W. C. Williams

Tuesday October 25 / 1898.

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant had paid

The taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

18518.

State of Texas

v.s.

J. E. Williams.

Tuesday October 25th 1898

This day came the County Attorney prosecuting the plea of the State. also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

19506

State of Texas

v.s.

J. P. Nicks

Monday October 24th 1898.

This day came the County Attorney prosecuting the plea of the State. also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed. and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

19520 State of Texas } Monday October 21 1898.
 vs. O. S. Kennedy }
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all cost in this behalf incurred be taxed against said Defendant for which Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

19539 State of Texas } Friday October 14 1898
 vs. A. J. Phinney }
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed. And that all cost in this behalf incurred be taxed against Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

20304 State of Texas } Monday October 24 1898
 vs. L. M. Dill }
 This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own

proper person. It appearing to the court that said Defendant has paid the Taxes due by him. It is therefore ordered that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

20306

State of Texas
 vs
 R. E. Graber } Monday October 24 1898.

This day came the County Attorney prosecuting the pleas of the State, also came the Defendant in his own proper person. It appearing to the court that said Defendant has paid the Taxes due by him. It is therefore ordered by the court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

20308

State of Texas
 vs
 W. E. Huffman } Monday October 24 1898.

This day came the County Attorney prosecuting the pleas of the State, also came the Defendant in his own proper person. And it appearing to the court that the Defendant has paid the Taxes due by him. It is therefore ordered by the court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs execution may issue. Further ordered that Defendant stand committed to County Jail until said costs are paid in full.

State of Texas

v.s.

Monday October 24 1898.

70309

Geo. L. Gause

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

State of Texas

v.s.

Monday October 24 1898

70310

J. H. Griffin

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person. And it appearing to the Court ^{that} said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

State of Texas

v.s.

Friday October 14 1898.

70315

J. F. Osborn

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed and that all costs in this

behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

State of Texas

vs.

A. J. Rogers.

Friday October 14th 1898

70317

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all Costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

State of Texas

vs.

W. E. Simms

Monday October 24th 1898

70318

This day came the County Attorney prosecuting the Pleas of the State. Also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed. And that all Costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

State of Texas

vs.

J. F. Luther

Monday October 24th 1898

70319

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant.

in his own proper person and in appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

Friday October 14 1898.

^{v.s.}
L. N. Newfield

This day came the County Attorney prosecuting the Pleas of the State, also came the Defendant in his own proper person. And in appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant, for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

Friday October 14 1898.

^{v.s.}
Norman Nelson

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person. And in appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

90320

90323

70330

State of Texas

v.s.

Walter Ross

Monday October 24th 1898.

This day came the County Attorney prosecuting the pleas of the state. Also came the defendant in his own proper person and it appearing to the court that said defendant has paid the taxes due by him. It is therefore ordered by the court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said defendant. For which said costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said costs are paid in full.

70339

State of Texas

v.s.
N. J. Musick

Monday October 24th 1898

This day came the County Attorney prosecuting the pleas of the state. Also came the defendant in his own proper person and it appearing to the court that said defendant has paid the taxes due by him. It is therefore ordered by the court that said case be and the same is hereby dismissed; and that all costs in this behalf incurred be taxed against said defendant. For which said costs execution may issue. Further ordered that said defendant stand committed to the County Jail until said costs are paid in full.

70348

State of Texas

v.s.
L. V. Schubert

Monday October 24th 1898

This day came the County Attorney prosecuting the pleas of the state. Also came the defendant in his own proper person. And it appearing to the court that said defendant has paid the taxes due by him. It is therefore ordered by the court that said case be and the same is hereby dismissed. And that all costs in this

behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas }
vs. } Monday October 24" 1898.
S. J. Bronson }

20357

This day came the County Attorney prosecuting the plea of the State. Also came the Defendant in his own proper person and it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas }
vs. } Monday October 24" 1898.
Miss J. D. Emery }

20358

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all cost in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas }
vs. } Monday October 24" 1898
E. L. Stephens }

20359

the

day of

A. D. 189

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person, and it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant. For which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

vs.

A. G. Henderson

Monday October 24th 1898.

20380

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person, and it appearing to the Court that the Defendant has paid the Taxes due by him. It is therefore ordered that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant. For which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

vs.

Wallace Hendrix

Friday October 14th 1898

20382

This day came the County Attorney prosecuting the Pleas of the State also came the Defendant in his own proper person, and it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant. For which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas
vs.

Monday October 24th 1898.

20386-

Morgan Bryan.

This day came the County Attorney prosecuting the plea for the state. Also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

vs.

Monday October 31st 1898

20386

J. G. Smith

This day came the County Attorney prosecuting the plea of the state. Also came the Defendant in his own proper person. And it appearing to the Court the said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

vs.

Monday October 24th 1898

20396

J. G. Albright

This day came the County Attorney prosecuting the Pleas of the State. Also came the Defendant in his own proper person, and it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed. And that all

the

day of

A. D. 189

Printers and Stationers, Fort Worth

Costs in this behalf incurred be taxed against said Defendant, for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas }
vs. } Friday October 14 " 1898
J. J. Browning }

90389

This day came the County Attorney prosecuting the plea of the State, also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered that said case be and the same is hereby dismissed. And that all costs in this behalf incurred be taxed against said Defendant for which costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

18534

State of Texas }
vs. }
Geo B Loving }

Saturday Nov 5 " 1898.

Ordered that Court do now adjourn till Court in Course

Geo. W. Armstrong
County Judge

attest: J. M. King & Co

State of Texas

vs. Geo. B. Loving

18534

Monday November 7th 1898.

This day came the County Attorney prosecuting the pleas of the State. Also came the Defendant in his own proper person. And it appearing to the Court that the Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

vs. A. N. Crows

90307

Monday November 7th 1898.

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf be taxed against said defendant for which said costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

State of Texas

vs. J. Vass Mgr.

90391

Monday November 7th 1898.

This day came the County Attorney prosecuting the pleas of the State. Also came the Defendant in his own proper person. And it appearing to the Court that the said Defendant has paid the taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant for which said costs Execution may issue. Further ordered that said defendant stand committed to the County Jail until all costs are paid in full.

the

day of

A. D. 189

State of Texas.

v.s.

J. D. Wassman.

Monday November 7th 1898.

90397.

This day came the County Attorney prosecuting the plea of the state. Also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the taxes due by him, It is therefore ordered by the Court that said case be and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said Defendant, for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs have been paid in full.

Be it remembered that on this the first Monday in November A. D. 1898 the same being the 4th day of November A. D. 1898 there was begun and holden a regular term of the County Court within and for the County of Tarrant at the Court House thereof in the City of Fort Worth present and presiding the Hon Geo W. Armstrong, County Judge, John P. King, County Clerk, James W. Inayne, County Attorney and Sterling P. Clark, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Court.

Urris Facias -

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Urris Facias for this the first week of the November Term of the County Court of said County and upon the names therein being called eleven qualified jurors answered to wit: N. L. Carver, L. B. Hinman, B. L. Morris, E. L. Lashley, Paul Naples, J. W. Kelly, W. D. Lane,

Monday the 7 day of November A. D. 1898.

J. M. Robbins, D. L. Malone, J. N. Wiggins, & J. W. Maddox and who were all sworn tried and placed upon the panel for the next. And it appearing to the Court that said panel is incomplete. It is ordered that said Sheriff summon qualified jurors sufficient to fill same. And said Sheriff after being sworn as required by law brought into Court the following jurors to wit: W. M. Barton, N. J. Castleton, E. Wynn, N. J. Gray, Dan Chestnut, & N. D. Cummings who were all sworn and placed upon the panel for the next.

State of Texas

vs.

Geo. B. Spring

Monday November 7th 1898.

This day came the County Attorney prosecuting the Pleas of the State. also came the Defendant in his own proper person. and it appearing to the Court that said defendant has paid the expenses by him. It is therefore ordered by the Court that said case and the same is hereby dismissed, and that all costs in this behalf incurred be taxed against said defendant for which said costs Execution issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

90331

State of Texas)
vs.) Monday Nov. 7th 1898.
J. W. Lake

This day came the County Attorney prosecuting the pleas of the State. Also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

90338

State of Texas)
vs.) Monday November 7th 1898.
E. M. Adams Jr.

This day came the County Attorney prosecuting the pleas of the State. Also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

90355

State of Texas)
vs.) Monday November 7th 1898.
W. M. Miller

This day came the County Attorney prosecuting the pleas of the State. Also came the Defendant in his own proper person. And it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue.

Further Ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

90361

State of Texas }
vs } Monday November 7th 1898.
L. B. Slaughter. }

This day came the County Attorney prosecuting the Pleas of the State, also came the Defendant in his own proper person, and it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed, and all Costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

90397

State of Texas }
vs } Monday November 7th 1898.
E. B. Raulk. }

This day came the County Attorney prosecuting the Pleas of the State, also came the Defendant in his own proper person, and it appearing to the Court that said Defendant has paid the Taxes due by him. It is therefore ordered by the Court that said Case be and the same is hereby dismissed, and that all Costs in this behalf incurred be taxed against said Defendant for which said Costs Execution may issue. Further ordered that said Defendant stand committed to the County Jail until said Costs are paid in full.

90340

State of Texas }
vs } Monday November 7th 1898
J. P. Papera }

This day came the County Attorney prosecuting the Pleas of the State, also came the Defendant in his own proper person, and it appearing to the Court that said Defendant has paid the Taxes

due by him. It is therefore ordered by the Court that said case be and the same is hereby dismissed and that all cost in this behalf incurred be taxed against said Defendant for which said cost execution may issue. It is further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

20450

State of Texas } Aggravated Assault
 -vs- } Monday Nov 9, 1898.
 Eugene James

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good lawful men to wit: J. N. Wiggins and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".
 J. N. Wiggins Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

19930 State of Texas } Disorderly House
-vs- } Wednesday Nov 9, 1898.
Mrs Lizzie Archibald }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. L. Malone and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."
D. L. Malone, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20291 State of Texas } Theft
-vs- } Wednesday Nov 9, 1898.
 Rufus Clements }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial

Wednesday the 9 day of November A. D. 1898.

Thereupon came a jury of good and lawful men to wit: J. H. Maddox and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars and imprisonment in the County Jail for ten days."

J. H. Maddox, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Rufus Clements the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days ^{any} until said fine and costs are paid in full.

E. S. Gandy }
Wilson Gandy }

20292

State of Texas } County District
-43- } Thursday Nov 10, 1898.
Bill Searcy

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. L. Lashley and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." E. L. Lashley Foreman

It is therefore ordered by the Court that the State of Texas ~~do~~ ^{be} ~~waived~~ by reason of this prosecution and that the Defendant go hence without day.

20294

State of Texas } Aggravated Assault
-35- } Thursday Nov 10, 1898.
Bill Searcy

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. L. Lashley,

Thursday the 10th day of November A. D. 1898

and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

O. L. Lashley, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20453 State of Texas } Receiving Stolen Property
-vs- } Thursday Nov 10, 1898.
W. H. Catterall

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. H. Maddox and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. H. Maddox, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

40458 State of Texas } Accomplice to Theft
 vs- } Thursday Nov 10, 1898.
 W. H. Catterall

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a jury of goods and lawful to wit: E. J. Lashley and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now being entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".
 E. J. Lashley, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

the _____ day of _____ A. D. 189

Printers and Stationers, Fort Worth

20500

Ex Parte } Judgment for Contempt,
 Wilson Gregg } Wednesday Nov 9, 1898.
 It appearing to the Court that after hearing
 the evidence and explanation of Defendant
 Wilson Gregg is of opinion that said Defendant
 is guilty of contempt of Court, com-
 mitted in the presence of the Court
 a fine of Ten Dollars is assessed
 against him for such contempt.
 It is ordered by the Court that the
 State of Texas do have and recover of and
 from the Defendant Wilson Gregg the sum
 of Ten Dollars fine assessed as
 aforesaid for which said fine let
 Profine issue. Further ordered that
 Defendant stand committed to the custody
 of the Sheriff until said fine is paid
 in full.

24999

Ex Parte } Judgment for Contempt
 C. E. Parsley } Wednesday Nov 9, 1898.
 It appearing to the Court that after
 hearing the evidence and explanation of
 Defendant C. E. Parsley is of opinion that
 said Defendant is guilty of contempt
 of Court, committed in the presence of
 the Court a fine of Ten Dollars
 is assessed against him for such
 contempt.
 It is ordered by the Court that the
 State of Texas do have and recover
 of and from the Defendant C. E. Parsley
 the sum of Ten Dollars fine assessed
 as aforesaid for which said fine let
 Profine issue. Further ordered
 that Defendant stand committed to the
 custody of the Sheriff until said
 fine is paid in full.

18453

State of Texas

Friday Nov 11, 1898.

J. J. Davis

This day came the County Attorney representing the pleas of the State also came the Defendant in his own proper person, and it appearing to the Court that the Defendant has paid the tax due by him, It is therefore ordered by the Court that said case be and the same is hereby dismissed and all costs in this behalf incurred be taxed against said Defendant for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said costs are paid in full.

Monday November 14th 1898

State of Texas vs E. M. Adams Grand

State of Texas vs A. S. Taylor

State of Texas vs Jno. Irvingan

State of Texas vs J. B. Capera

State of Texas vs Geo. B. Leving

This day came the Defendants by their attorneys and the County Attorney representing the pleas of the State then came on to be heard the motions of the Defendants to set aside the judgment of this Court whereby these causes were to be dismissed at the costs of the Defendants. The argument of the counsel thereon because it is the opinion of the Court that the law is with the Defendants

It is therefore ordered by the Court that the motions be ^{the same} and ^{the same} hereby sustained.

the _____ day of _____ A. D. 189_____

Tuesday Nov. 15 1898

State of Texas vs Geo B Loving

State of Texas vs J. S. Browning

State of Texas vs A. M. Calyer

This day came the defendants by their attorneys and the County Attorney representing the pleas of the State, then came on to be heard the motions of the defendants to set aside the judgment of this Court whereby these causes were dismissed at the costs of the defendants. The arguments of the counsel thereon because it is the opinion of the Court that the law is with the defendants.

It is therefore ordered by the Court that the motions be and the same are hereby sustained

Attest

M. B. Harris

County Judge Tarrant Co.

W. E. Butler

County Clerk

Be it remembered that on this the First Monday in January a.d. 1899 the same being the second day of January, a.d. 1899 there was begun and holden a regular term of the County Court within and for the County of Tarrant at the Court House thereof in the City of Fort Worth pursuant and presiding then M. B. Harris, County Judge, W. A. Butler, County Clerk, James W. Arrague, County Attorney, Sterling P. Case, Sheriff of Tarrant County, when the following proceedings were had upon the Original Warrant of this Court.

Urbis Facing
 Now comes Sterling P. Case, Sheriff of Tarrant County, and brings into Court the Urbis Facing for this the First Week of the County Court of Tarrant County Texas and upon the names thereon being called six qualified jurors answered to wit: J. H. Gray, J. B. Riddle, S. C. Mann, J. S. Slater, Joe Sudd and J. W. Key who were all sworn truly and placed upon the panel for the week.

40740

State of Texas }
 vs } Monday Jan 2, 1899.
 Tom Tucker }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial thereupon came a jury of goods

and lawful men Juit Sam Moore and five others, who were duly sworn according to law and the indictment being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

1899

State of Texas
 Jany Tucker
 Monday Jan 9, 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon being sworn by the Court and lawful men Juit Sam Moore and five others who were all duly sworn, according to law and the indictment being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court

the following verdict Arit: "We the jury find the Defendant not guilty.
Sam Moor Johnson.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day."

Thursday, Jan 5th 1899 Court in session present as on first day of term.

70560

State of Texas } Theft
-vs- } Thursday Jan 5th 1899.
Harry Winnett }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Key and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." J. W. Key. Foreman.
It is therefore ordered by the Court that the State of Texas take nothing

By reason of this prosecution and that the Defendant go hence without day

No. 148

State of Texas } Disturbing the Peace
E. L. Thielman } Tuesday Jan'y 3. 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Thompson came a jury of good and lawful men to wit J. W. Gray and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now thru his counsel his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars."

J. W. Gray, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant E. L. Thielman the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordering that said Defendant

stands committed to the County Jail until said fine and costs are paid in full.

No 48 State of Texas } Motion for New Trial
 vs. } Saturday Jan 7. 1899.
 E. L. Hickman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained and this case stands for trial in regular order upon the Docket of this Court.

No 49 State of Texas } Aggravated Assault
 vs. } Saturday Jan 7. 1899.
 Will Hamm vs. Will Dog

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit J. N. Key and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant

Saturday the 7th day of January A. D. 1899.

now have entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. W. Key, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution ^{and} that the Defendant go hence without day.

Monday Jan'y 9th, 1899 Court in session present as on first day of term.

40665 State of Texas } Theft
vs } Monday Jan'y 9th, 1899.
Samy Harris

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Whereupon came a jury of good and lawful men to wit: J. B. Riddle and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now have entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court retired to consider of their verdict

and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant guilty and assess his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for thirty days."

J. B. Riddle, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Sam Harris the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

Venue Facias

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the ~~following~~ Venue Facias for this the second week of the January Term of the County Court of Tarrant County and upon the return thereon being called eight qualified jurors answers to wit: Webb Dittie, D. D. Wall, J. A. Pearce, S. P. Galigherty, W. P. Royston, S. A. May, J. F. Rogers and J. W. Roy who were all sworn, tried and placed upon the panel for the week.

Thursday the 17th day of January A. D. 1899

Thursday Jan'y 17th 1899. Court in session present as on first day of Term.

40686

State of Texas } Theft
vs. } Thursday Jan'y 17th 1899.
E. M. Warren }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. A. Rogers and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five Dollars and imprisonment in the County Jail for ten days." J. J. Rogers, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant E. M. Warren the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant

stands committed to the County Jail for the full period of ten days and until said fine and costs are paid in full.

40685

State of Texas } Theft
 vs } Friday Jan 13, 1899.

McNair

This day came the County attorney, prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. A. Ross and five others who were duly sworn and empaneled according to law and the Information being read to the jury the Defendant read his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant not guilty. J. A. Ross Government. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

the _____ day of _____ A. D. 189_____

Printer and Stationer, Fort Worth

Saturday Nov 4, 1899,
Orders that Court do now adjourn
till Court in course,

Attest:
W E Butler
County Clerk,

M. B. Harris
County Judge

Be it remembered that on this the First Monday in March A. D. 1899 the same being the 6th day of March A. D. 1899 there was begun and holden a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth present and presiding Hon. Mr. B. Harris, County Judge, W. E. Butler, County Clerk, Jas. W. Swayne County Attorney, and Sterling P. Clark Sheriff of Tarrant County where the following proceedings were had to wit:

— venire facias —
Now comes Sterling P. Clark Sheriff of Tarrant County and brings into John Court the venire facias for this the first week of the County Court of Tarrant County Texas and upon the morning thereon bring called twelve qualified jurors answers to wit: Sandy Walls, Thos Brown, J. M. Robbins, William Jay, John Johnson, W. J. Levens, Edwards Tugans, J. C. McKinney, Rufus Allen, Walter Rogers, C. H. Melbourne and Oron Kuehling, who were all sworn and placed upon the panel for the week.

20760 State of Texas } Theft
Oste, Penna } Monday, Mar 6, 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced

ready for trial, thereupon came a jury of good and lawful men to wit W. F. Leonard and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury, the defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. F. Leonard, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

30763

State of Texas } Theft
vs. } Monday March 6, 1899,
Francis McMillan }

This day came the County attorney presenting the plea of the State also came the defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit J. A. Wall and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury, the defendant

now has returned his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Twenty five dollars and imprisonment in the County Jail for one day."

S. A. Wall, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant Frank McMillon the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday March 7th Court met at 9 o'clock pursuant to adjournment present as on yesterday.

2089^a State of Texas } Adjourning
-vs- } Tuesday, March 7th 1899
J. M. Hunt }

This day came the County Attorney presenting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial, Whereupon came a jury of good and lawful men to wit: M. E. Rogers and five others who were duly selected, empaneled and sworn, according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court, the following verdict to wit: 'We the jury find the defendant not guilty.'

M. E. Rogers, Foreman.
It is therefore ordered by the Court that the State of Texas have nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Mar 8, 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock,

Thursday Mch 9th, 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday

10876

State of Texas } Theft
vs- } Thursday Mch 9th 1899.
Vinnie Cummings }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit J. M. Johnson and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty". It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go home without delay.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock

Friday March 10th 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday

Orders that Court do now adjourn till tomorrow morning at 9 o'clock,

Saturday Mch 11, 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

70703

State of Texas } Carrying Pistol
-vs- } Saturday Mch 11, 1899.
Lammie Davis }

This day came the County attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit J. M. Robbins and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the defendant now here returned his plea of not guilty, thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant guilty as charged in the information and assess his

punishment at a fine of fifty dollars"
 J. M. Robbins Foreman,
 It is therefore ordered by the Court that
 the State of Texas do have and recover
 of and from the Defendant Lawrence
 Davis the sum of fifty dollars
 fine assessed as aforesaid together
 with all costs in this behalf
 incurred for which said fine
 and costs execution may
 issue, further ordered that said
 Defendant stand committed to the
 County Jail until said fine and
 costs are paid in full.

20704 State of Texas } Aggravated Assault
 vs } Saturday Feb 11, 1899.
 Lawrence Davis

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 announced ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: J. A. Winters and five
 others, who were duly selected
 empanelled and sworn according
 to law and the information
 being read to the jury the
 Defendant read his intent his
 plea of not guilty, whereupon
 the jury after hearing the evidence
 argument of counsel and receiving
 the charge of the Court retired to
 consider of their verdict and
 after mature deliberation returned
 into open Court the following
 verdict to wit: "Be the jury finds

the Defendant guilty as charged in the Information and assess his fine at Tennty five dollars."

J. A. Niering, Foreman:
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Lammie David the sum of Tennty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cause No 20703 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock

Monday Mch 13, 1899 Court met at 9 o'clock pursuant to adjournment present as on first day of term,

— Jurors Facies —
Now comes Sterling P. Clark, Sheriff of Tarrant County Texas and brings into open Court the Jurors Facies for this the Second week of the County Court of said County and upon the names thereon being called thirteen qualified jurors answered to wit: Sam Knight, John Bay, James Brown, Sam Knight, James Wilson, D. E. Wolf, J. A. Lips, W. A. Cartwell, J. M. Gross, F. V. Terry, C. R. Keith, and L. A. Hollingsworth who were

Monday, the 13 day of March A. D. 1899.

all sworn, tried and placed upon the panel for the next

10878

State of Texas vs. Aggravated Assault
Wm. Ulsen Monday, Mch 13, 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. R. Keith and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of Twenty five dollars."

C. R. Keith, Foreman.
It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant Wm. Ulsen the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

40879

State of Texas } Aggravated Assault
-vs- } Monday Mar 13 1899.
Wm Ules

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Thereupon came a jury of good and lawful men to wit: J. R. Wilson and five others, who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty of aggravated Assault and assess his punishment at a fine of Twenty five dollars.

J. R. Wilson, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Wm Ules the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 20878 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

40880

State of Texas } Assault
-vs- } Monday March 13th 1899.
Wm. Ules

This day came the County Attorney prosecuting the plea, of the State also came the defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit C. R. Keith and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty";
C. R. Keith, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday March 14, 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday

No 65

State of Texas } Abusive Language
- vs - } Tuesday, March 14, 1899.
John Anderson }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: F. V. Terry and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

F. V. Terry, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

No 556

State of Texas } Aggravated Assault
- vs - } Tuesday, March 14, 1899.
John W. Vase }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a

jury of good and lawful men to wit James Brown and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

James Brown, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20992

State of Texas } Theft
 Single Count } Monday, Mch 13, 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: Jas Brown and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the

Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

10891 State of Texas } Aggravated Assault
-vs- } Tuesday, March 14, 1899.
Lawrence Davis }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. S. Nielson and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of aggravated assault as charged in the Information and assess his punishment at a fine of Two Hundred Dollars."

J. S. Nielson, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant James Davis the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, further ordered that after the satisfaction of the fine and costs in Cases Nos. 20703 and 20704 said Defendant stand committed to the County Jail until the fine and costs are paid in full in this case,

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Wednesday Mch 15. 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

40680 State of Texas } Assault
-vs- } (Wednesday, Mch 15. 1899.
Ada Blair }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. K. Wilson and five others who were duly selected empaneled and sworn according to law and the Complaint being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after

hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: The jury finds the Defendant guilty as charged in the complaint and assess her punishment at a fine of Five Dollars.

J. N. Wilson, Foreman
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Ada Blair, as principal and J. M. Dunn, C. N. May and J. A. Blair sureties on appeal Bonds herein the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred both in this Court and in the Court below from which this cause was appealed for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday March 18, 1899 Court in session present as on first day of term

20913

State of Texas } Theft.
vs } Saturday Mar 18th 1899.
M. S. Willis

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. K. Wilson and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now her intended plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

J. K. Wilson, Foreman.
It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

40932

State of Texas } Theft.
vs } Friday March 17. 1899.
J. F. M. Leam

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good

and lawful men to wit: J. M. Knight and five others who were duly selected empanneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not-guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of Three Hundred Dollars and imprisonment in the County Jail for three days." J. M. Knight, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{any} recourse of and from the Defendant J. F. McLean the sum of Three Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said ^{imprisonment} after the satisfaction of the fine and costs in case No. 20887 said Defendant stand committed to the County Jail for the full period of three days and until the fine and costs in this case are paid in full.

Friday

the

17th

day of

March

A. D. 1899.

20927

State of Texas

Theft.

Friday March 17, 1899.

J. F. McLeane

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: J. M. Knight and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Knight, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday, March 20, 1899 Court in session present as on first day of term.

20702

State of Texas } Motion for New Trial
 -vs- } Monday March 20th, 1899.
 Lamma Davis }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

20704

State of Texas } Motion for New Trial
 -vs- } Monday March 20th, 1899.
 Lamma Davis }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein. And the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in

open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

20680 State of Texas } Motion for New Trial
 - vs - } Monday, March 20, 1899,
 Ada Blair

This day came the County Attorney presenting the pleas of the State also came the Defendant in her own proper person and then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled.

20891 State of Texas } Motion for New Trial
 - vs - } Monday, March 20, 1899,
 Lawrence Davis

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and ~~both~~ then came on to be heard the Defendant's motion for new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant

excepts and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas.

Monday, March 27th 1899 Court in session present as on first day of term

10961 State of Texas } Pursuing Occupation without License
 -vs- } Monday March 27th 1899,
 A. J. Muller vs

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Fifteen Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant A. J. Muller the sum of Fifteen Dollars fine assessing as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full, to which judgment of the Court the Defendant excepts and

in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of the Defendant is fixed by the Court at the sum of One Hundred Dollars.

No 961

State of Texas } Recognizance
-vs- } Monday March 27th 1899.
A. J. Mullerius }

This day came into open Court A. J. Mullerius, Defendant in above entitled cause, together with M. O. Deane, R. B. Budge, J. E. Daniel and John Smartz his guaranties, acknowledge themselves generally indebted to the State of Texas in the penal sum of One Hundred Dollars; conditioned that the said A. J. Mullerius, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars, as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day, and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

Saturday, April 29, 1899.

Ordered that Court do now adjourn till Court
in Court
Attest: W. B. Dutton Co Clerk
M. B. Harris
Co. Judge.

Be it remembered that on this the First Monday in May A. D. 1899 the same being the 1st day of May A. D. 1899 there was begun and holden a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth present and presiding: Hon M. B. Harris County Judge, W. E. Butler, County Clerk, J. W. Swayne County Attorney and Sterling P. Carr, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court to wit:

Venue Facies

Now came Sterling P. Carr, Sheriff of Tarrant County Texas and brings into open Court the Venue Facies for this the First Week of the May Term of said Court and upon the naming thereon being called the following qualified jurors assenting to sit: J. J. Morrow, W. A. Peterson, Thos. Mumford, Frank Deringer, Matt Decker, W. W. Potts, Frank Booth, Aaron Hedger, M. W. Fisher, W. W. Holman, Joe Kilgore, A. J. Morris and W. B. Hale, who were all sworn, tried and placed upon the panel for the week:

20999 State of Texas } Theft
 vs. } Monday May 1. 1899.

Joe Walker

This day came the County Attorney prosecuting the plea of the State also came the defendant

in her own proper person and both parties arraigned ready for trial. Thompson came a jury of good and lawful men to Mr. W. Decker and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: We the jury find the Defendant not guilty. W. Decker, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday May 2nd 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

20929 State of Texas } Aggravated Assault
-vs- } Tuesday May 2: 1899.
Darr Gorman }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thompson came a jury of good

and lawful men to wit: Frank Booth and five others who were duly selected jurymen and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." Frank Booth, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

20957 State of Texas } Theft
 -vs- } Tuesday, May 2, 1899.
 Floyd Marshall }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: F. D. Deringer and five others who were duly selected jurymen and sworn according to law and the Information being read to the jury the Defendant now has entered his plea of guilty. Whereupon the jury after receiving the charge of the Court retired to consider of their verdict

Tuesday the 2nd day of May A. D. 1899.

and after mature deliberation returned into open Court the following verdict to wit: "Upon his plea of guilty we the jury find the Defendant guilty as charged of the information and assess his punishment at one day in County Jail and a fine of Twenty five dollars."

F. B. Durringer, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Floyd Marshall the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

20975

State of Texas } Theft.

Walter Taylor

Tuesday May 2nd 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and bail parties announced ready for trial. Then upon came a jury of good and lawful men to wit: W. Decker and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury

after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant Walter Taylor guilty as charged in the Information and assess his punishment at a fine of seventy five dollars and five days in jail."

W. Dexter Garrison,
 It is therefore ordered by the Court that the State of Texas do have and recover off and from the defendant Walter Taylor the sum of seventy five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until said fine and costs are paid in full.

20998 State of Texas } Theft
 -vs- } Tuesday May 2^d 1899.
 Charlie Beckham }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit: W. B. Tiltonson and five others who were duly selected, empaneled and sworn according to law and the information being read to the

Tuesday the 2nd day of May A. D. 1899.

jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Deft guilty and assess his punishment at a fine of \$25⁰⁰ and five days in County Jail.

W. R. Tiltson. Foreman

It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendant Charley Beckham the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs let execution issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until the fine and costs are paid in full.

21008

State of Texas } Aggravated Assault
 -23- } Tuesday May 2nd 1899.
 Charley Anderson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: F. B. Durringer and five others who were duly selected sworn and given according to law and the information being read

to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find Defendant guilty as charged in the information and assess his punishment at a fine of Twenty five dollars."

F. B. Drivinger, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Defendant Charley Henderson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

21009 State of Texas } Aggravated Assault
 -vs- } Tuesday May 2, 1899.
 Charley Henderson

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit W. Decker and five others who were duly selected, empaneled and sworn according

to have and the Information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We, the jury find the Deft Charles Henderson guilty as charged in the Information and assess his punishment at a fine of Twenty five dollars.
W. Decker, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Charles Henderson the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that after the satisfaction of the fine and costs in case No. 21008 said Defendant stands committed to the County Jail until the fine and costs in this case are paid in full.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday May 3rd 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Wednesday the 3rd day of May A. D. 1899.

21144

State of Texas } Aggravated Assault
 vs }
 John Granz } Wednesday May 3rd 1899.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: F. B. Durringer and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant, now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess his punishment at a fine of Five Dollars,

F. B. Durringer, Foreman!"

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Granz the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue,

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday May 6th 1899 Court in session present as on first day of term.

21127 State of Texas vs. Jeff Holcome (Saturday May 6th 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. Decker and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. Decker, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday May 8th, 1899 Court in session
present as on first day of term.

Under Visire Facias
New comes, Striking P. Clark, Sheriff
of Tarrant County Texas, and brings
into open Court the Visire Facias
for this the 2nd week of the May Term
of the County Court of said County
and upon the return thereon being
caused the following qualified
jurors and jurors to sit: H. J. Weatherly,
J. O. Lighty, W. H. Sprinkle, W. W. Wilson,
B. H. Drum, A. H. Orr, C. A. Blue, John
Barr, W. D. Trimmer, L. J. Knight, John
Bordin, William Tidball, J. F. Butz
who were all sworn, tried and
placed upon the panel for the
term.

20569 State of Texas } Aggravated Assault
-vs- } Monday May 8th, 1899.
Anthony Bradley

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his own
proper person and both parties an-
nounced ready for trial. Thereupon
came a jury of good and lawful
men to sit: W. H. Weatherly and five
others who were duly selected em-
panelled and sworn according to
law and the Information being read
to the jury the Defendant now
has returned his plea of not guilty.
Whereupon the jury after hearing the
evidence, argument of counsel and receiving
the charge of the Court retired to

consider of their verdict and after
 mature deliberation returned into open
 Court the following verdict to wit:
 "We the jury find the Defendant not
 guilty." W. J. Weatherly, Foreman.
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and
 that the Defendant go hence without
 day.

21026 State of Texas } Aggravated Assault
 vs- } Monday May 8, 1899,
 Maggie Meadows }

This day came the County
 attorney presenting the plea of the
 State also came the ~~County~~ Defendant
 in her own proper person and
 both parties announced ready for
 trial. Thereupon came a jury of good
 and lawful men to wit: Wm. Tillball
 and five others who were duly
 selected, sworn and sworn
 according to law and the informa-
 tion being read to the jury
 the Defendant now here entered
 her plea of not guilty. Whereupon
 the jury after hearing the evidence,
 argument of counsel and receiving
 the charges of the Court retired
 to consider of their verdict
 and after mature deliberation returned
 into open Court the following
 verdict to wit: "We the jury find the
 Defendant not guilty." Wm. Tillball, Foreman.

It is therefore ordered by the
 Court that the State of Texas

take nothing by reason of this prosecution and that the Defendant go home without day.

Thursday May 11. 1899 Court in session present as on first day of term.

20940 State of Texas } Disorderly House
vs }
Quong Yick } Thursday May 11. 1899.

This day came the County attorney presenting the process of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to wit: R. H. Orr and six others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury finds the Defendant guilty and assess his punishment at a fine of \$500." R. H. Orr, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Quong Yick the sum of Two Hundred

Thursday the 11th day of May A. D. 1899.

Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

21142 State of Texas } Carrying Pistol
-vs- } Thursday May 11, 1899.
Fred Kalvas }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit L. J. Knight and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant saw him entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant not guilty."

L. J. Knight, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Friday, May 12th 1899 Court in session
Present as on first day of term.

21120

State of Texas } Aggravated assault
vs } Friday, May 12, 1899.
Jim Raulon }

This day came the County attorney
presenting the plea of the State also
came the Defendant in his own proper
person and both parties announced
ready for trial. Thereupon came a jury
of good and lawful men to wit:
W. W. Wilson and five others
who were duly selected, empaneled
and sworn according to law ^{and}
the information being read to the
jury the Defendant now here,
entered his plea of not guilty
Whereupon the jury after hearing
the evidence, argument of counsel
and receiving the charge of the
Court retired to consider of
their verdict and after mature
deliberation returned into open
Court the following verdict
to wit: "We the jury find the
Defendant guilty as charged in the
Information and assess his
punishment at a fine of
Twenty five dollars."

W. W. Wilson, Foreman
It is therefore ordered by the
Court that the State of Texas
do have and recover of and
from the Defendant Jim Raulon
the sum of Twenty five dollars
fine assessed as aforesaid
together with all costs
in this behalf incurred.

for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full,

Monday May 15, 1899 Court in session present as on first day of term.

20998 State of Texas } Motion for New Trial
-vs- } Monday May 15, 1899.
Cherley Buckhorn

This day came the County Attorney, prosecuting the plea of the State also came the Defendant in his own proper person and then came on to the bench the Defendant's motion for a new trial therein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled.

Monday May 22, 1899 Court in session present as on first day of term.

20940 State of Texas } Motion for New Trial
-vs- } Monday May 22, 1899.
Quong Yick

This day came the County

Attorney presenting the plea of the State also called the Defendant in his own proper person and then came on to be heard the Defendant's amended motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said motion be and the same is hereby sustained.

Friday June 2nd 1899 Court in session present as on first day of term.

21219 State of Texas } Exhibiting
 -vs- } Friday June 2, 1899.
 H. C. Toomey

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now having returned his plea of not guilty, whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifty Dollars and imprisonment in the County

Friday the 2^d day of June A. D. 1899.

Jail for ten days. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant H. C. Tamm, the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs are paid in full.

21220 State of Texas Exhibiting
 vs. H. C. Tamm } Friday June 2^d, 1899.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of course and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for ten days. It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant

H. C. Tammey the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which writs fine and costs execution may issue, Further orders that after the satisfaction of the fine and costs and imprisonment in case No. 21219 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

21227

State of Texas } Exhibiting
- vs - } Friday June 2^d, 1899.
H. C. Tammey

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for ten days.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant H. C. Tammey the sum of Fifty Dollars fine assessed

Friday the 2nd day of June A. D. 1899.

as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in Cases Nos. 21219 and 21220 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

21223

State of Texas } Exhibiting
vs }
Mike Gillian } Friday June 2, 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial to wit, being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifty Dollars ^{and} imprisonment in the County Jail for ten days. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mike Gillian the sum of Fifty Dollars fine assessed as aforesaid together with all

costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County jail for the full period of ten days and until the fine and costs are paid in full,

21294 State of Texas } Exhibiting
vs }
Mike Gillian } Friday June 2nd 1899

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here returns his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for ten days.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mike Gillian the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further

Friday the 2^d day of June A. D. 1899,

orders that after the satisfaction of the fine and costs and imprisonment in case No. 21223 said Defendant stands committed to the County Jail for the full period of ten days and until the fine and costs are paid in full, in this case,

21229

State of Texas } Exhibiting
-vs- } Friday June 2^d, 1899.
Mike Gilliam

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for ten days.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mike Gilliam the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in cases No. 21223 & 21224

Said Defendant stands committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

21219 State of Texas } Motion for New Trial
-vs- } Friday June 2, 1899.
H. C. Tamm

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of Appeal to the Court of Criminal Appeals of the State of Texas.

21220 State of Texas } Motion for New Trial
-vs- } Friday June 2, 1899.
H. C. Tamm

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for new trial herein and the argument of counsel

H. H. Hally the *2nd* day of *June* A. D. 1899

bring heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

21224 State of Texas } Motion for New Trial
H. C. Jorum } *Friday June 2, 1899,*

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and there came on to be heard the Defendant's motion for a new trial thereon and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Monday the 2^d day of June A. D. 1899

11443 State of Texas } Motion for New Trial
 -vs- } Friday June 2^d 1899.
 Mike Gillion }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

21224 State of Texas } Motion for New Trial
 -vs- } Friday June 2, 1899,
 Mike Gillion }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of

The Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas,

21229 State of Texas } Motion for New Trial
-73- } Friday June 2, 1899,
Mike Gillian

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the argument of counsel being heard herein, because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be ^{and} the same is hereby overruled, To which ruling of the Court the Defendant excepts ^{and} in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

21273 State of Texas } Recognizance
-73- } Monday June 5th 1899,
Mike Gillian

This day came into open Court Mike Gillian, Defendant in the above entitled cause, who, together with G. L. Crowder and D. F. Eggleston, his sureties, acknowledge themselves severally indebted to the State

of Texas in the penal sum of Three Hundred Dollars; conditioned, that the said Mike Gillian, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Fifty Dollars and imprisonment in the County Jail for ten days, as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

21244 State of Texas } Recognizance
 vs. } Monday June 5, 1899.
 Mike Gillian }

This day came into open Court Mike Gillian, Defendant in the above entitled cause, who, together with R. L. Crowder and D. F. Eggeston his sureties, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Three Hundred Dollars; conditioned, that the said Mike Gillian, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars and imprisonment in the County Jail for ten days, as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from

Monday the *5th* day of *June* A. D. 189*9*.

day to day and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas, in this case.

21229 State of Texas } Recognizance
-vs- } Monday June 5, 1899.
Mike Gillian }

This day came into open Court Mike Gillian, Defendant in the above entitled cause, who, together with O. L. Crowder and D. F. Eggleston his attorneys, acknowledge themselves indebted to the State of Texas, in the penal sum of Four Hundred Dollars; and that the said Mike Gillian, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars and imprisonment in the County Jail for ten days, as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Saturday July 1, 1899.

Ordered that Court do now
adjourn till Court in course

M. B. Harris
County Judge

Attest:

W. E. Butler Co. Clerk

Monday the 3rd day of July A. D. 1899.

Be it remembered that on this the First Monday in July, A. D. 1899 the same being the 3rd day of July, A. D. 1899 there was begun and holden a regular term of the County Court of Tarrant County, at the Court House thereof in the City of Fort Worth present and presiding: Hon M. B. Harris, County Judge N. E. Butler, County Clerk, Jas M. Trayner, County Attorney, and Sterling P. Clark, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court, to wit:

— Vermin Facias —

Now comes Sterling P. Clark Sheriff of Tarrant County, and brings into before Court the Vermin Facias for this the First week of the July Term of the County Court and upon the same thereon being called the following qualified jurors answered to wit: J. D. Maddox, Alex Kenny, H. W. Hillitt, Gus Bird, M. J. Wilson, H. A. Hammock, John Taylor, Edg Anderson, A. M. Biggs, Andrew M. Lean, L. L. Harris, A. G. Anderson, Dave Chestnut and A. D. Mueller, who were all sworn and tried and placed upon the panel for the week.

01424 State of Texas } Adultery
vs. }
Edina Wilma } Wednesday July 5, 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both

Whereupon the jury after hearing the evidence
argument of counsel and receiving the charge
of the Court retired to consider of their
verdict and after mature deliberation
returned into open Court the following verdict
to wit: "The jury find the Defendant
guilty and assess his punishment
at a fine of Two Hundred Dollars
It is therefore ordered by the Court
that the State of Texas do have and
recover of and from the Defendant
Quincy Dick the sum of Two Hundred
Dollars fine assessed as aforesaid
together with all costs in this behalf
incurred for which said fine and
costs execution may issue.
Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are
paid in full.

21436

State of Texas } Information
-vs- { Thursday July 5. 1899.
E. Whicker

This day came the County attorney
presenting the charge of the State
also came the Defendant in his
own proper person and both
parties appeared ready for trial.
Whereupon came a jury of good and
lawful men to wit: J. E. Anderson and five
others who were duly selected,
sworn and sworn according
to law and the Information being
read to the jury the Defendant
then here entered his plea of
not guilty. Whereupon the jury
after hearing the evidence, argument

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. Andrews, Foreman:
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Thursday July 6, 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

21408 State of Texas } Aggravated Assault
 -vs- } Thursday July 6, 1899.
 May Allen }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties surrounded ready for trial thereupon came a jury of good and lawful men to wit: N. W. Willett and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here returned her plea of not guilty thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict

as charged in the Information and assess her punishment at a fine of \$15⁰⁰

L. J. Weaver, Foreman,
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jelma Young the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do run adjourn till tomorrow morning at 9 o'clock.

Saturday July 8, 1899. Court met at 9 o'clock pursuant to adjournment present as on yesterday

21748 State of Texas } Aggravated Assault
vs. } Saturday July 8, 1899.
Albert Brison }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: Alvin Brown and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant read here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of Aggravated Assault as charged in the Information and assess his punishment at a fine of Twenty five dollars."

Alex. Denny, Foreman;
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Albert Borison the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

21861 State of Texas } Aggravated Assault
-vs- } Saturday July 8, 1899.
Gus Bader

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men Louis L. Barnes and five others who were duly selected empanelled and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge

of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty of Aggravated Assault as charged in the Information and assess his punishment at a fine of Twenty five dollars.

L. L. Harris, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Eng Baker the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

20900 State of Texas } Open on Sunday
-23- } Friday, July 7, 1899.
George Holland }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit C. B. Maddox, and five others who were duly selected, sworn, and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing, the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict

and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant Geo B. Holland guilty as charged in the Information and assess his punishment at a fine of Fifty Dollars".
 J. B. Maddox, Foreman".

It is therefore ordered by the Court that that the State of Texas do have and recover of and from the Defendant Geo B. Holland, the sum of Fifty Dollars or fine assessed as aforesaid for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday July 27th 1899 Court in session present as on first day of term.

21488 State of Texas } Employment
 of } Thursday July 27th 1899.
 James VanBenschoten }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial, a jury being waived. The matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Therefore it is considered by the Court that the Defendant is guilty as charged, and it further appearing that said Defendant voluntarily

repaid the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifty Dollars and imprisonment in the County Jail for one hour. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant James Van Rensler the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period one hour, and until said fine and costs are paid in full.

21489 State of Texas } Embezzlement
 vs. } Thursday July 27th 1899.
 Jimmy Van Rensler }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, Wherefore is considered by the Court that the Defendant is guilty as charged, and it further appearing to the Court that said Defendant voluntarily repaid the money alleged to have been embezzled to the

Thursday the 27th day of July A. D. 1899

error, his punishment is assessed at a fine of Fifteen Dollars ^{and} imprisonment in the County Jail for one hour. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Van Rensler the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs are paid in full.

181490 State of Texas } Embury & Brumby
vs- } Thursday July 27, 1899.
John Van Rensler

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Wherefore it is considered by the Court that the Defendant is guilty as charged, and it further appearing to the Court that said Defendant voluntarily repaid the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifteen Dollars ^{and} imprisonment

in the County Jail for one hour,
 It is therefore ordered by the Court
 that the State of Texas do
 have and recover of and from
 the Defendant James Van Rensler the
 sum of Fifteen Dollars fine assessed
 as aforesaid together with all costs
 in this behalf incurred for which
 said fine and costs execution
 may issue. Further ordered that
 said Defendant stand committed to the
 County Jail for the full period of
 one hour and until said fine
 and costs are paid in full.

v1491 State of Texas } Embodiment
 vs. } Thursday July 27, 1899.
 James Van Rensler }

This day came the County Attorney
 presenting the plea of the State also
 came the Defendant in his own proper
 person and both parties announced
 ready for trial, a jury being waived
 the matters of fact as well as
 of law were submitted to the Court
 and the Defendant now here entered
 his plea of guilty. Whereupon it is
 considered by the Court that the
 Defendant is guilty as charged and it
 further appearing that said Defendant
 voluntarily repaid the money alleged
 to have been embezzled to the owner,
 his punishment is assessed at a
 fine of Fifteen Dollars and imprisonment
 in the County Jail for one hour.
 It is therefore ordered by the Court
 that the State of Texas do have and
 recover of and from the Defendant

From Van Rusk the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail for the full period of one hour and until the fine and costs are paid in full.

W. H. G. V. State of Texas } Embury, Clerk
vs. } Thursday July 27, 1899.
Jerry Van Rusk

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon it is considered by the Court that the Defendant is guilty as charged, and it further appearing that said Defendant voluntarily repaid the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifteen Dollars and imprisonment in the County Jail for one hour.

It is therefore ordered by the Court that the State of Texas do have and recovery of and from the Defendant Jerry Van Rusk the sum of Fifteen Hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further

orders that said Defendant stand committed to the County Jail for the full period, of one hour and until said fine and costs are paid in full.

91493 State of Texas } Embury v. Bunker
 -vs- } Thursday July 27, 1899.
 John Van Rensselaer }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty, whereupon it is considered by the Court that the Defendant is guilty as charged and it further appearing that said Defendant voluntarily repaid the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifteen Dollars and imprisonment in the County Jail for the full period of one day. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Van Rensselaer the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

and both parties announced ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon it is considered by the Court that the Defendant is guilty as charged in the information, and it further appearing that said Defendant voluntarily repaid the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifteen Dollars and imprisonment in the County Jail for one hour. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Van Busch the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until said fine and costs are paid in full.

21496 State of Texas } Embezzlement
 vs. }
 John Van Busch } Thursday July 27th 1899.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Whereupon it is con-

ordered by the Court that the Defendant is guilty as charged, and it further appearing that the said Defendant voluntarily repaid the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifteen Dollars and imprisonment in the County Jail for one hour.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant *John Van Rensler* the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until said fine and costs are paid in full.

21497 State of Texas } Embarrassment
John Van Rensler } Thursday July 27th, 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Whereupon it is considered by the Court that the Defendant is guilty as charged, and it further

appearing that said Defendant voluntarily repaid the money alleged to have been embezzled to the owners, his punishment is assessed at a fine of Fifty Dollars and imprisonment in the County Jail for one hour. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant James Van Rensselaer the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until said fine and costs are paid in full.

1898 State of Texas } Embarrassment
 vs. } Thursday July 27th 1899.
 James Van Rensselaer }

This day came the County Attorney prosecuting the case of the State also came the Defendant in his own proper person and both parties appeared ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of guilty. Wherefore it is considered by the Court that the Defendant is guilty as charged and it further appearing that said Defendant voluntarily repaid

Thursday

the

27th

day of

July

A. D. 1899,

the money alleged to have been embezzled to the owner, his punishment is assessed at a fine of Fifteen Dollars and imprisonment in the County Jail for one hour.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Jenn Van Rensler the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until said fine and costs are paid in full.

21499

State of Texas } Embarrassment
Jenn Van Rensler } Thursday July 27, 1899

This day came the County attorney, prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of guilty. Therefore it is considered by the Court that said Defendant is guilty as charged and it further appearing that said Defendant voluntarily repaid the money alleged to have been

embryled to the owner, his punishment is assessed at a fine of Fifteen Dollars and imprisonment in the County Jail for one hour. It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendant John Van Rensler the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in his behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one hour and until said fine and costs are paid in full.

20900

State of Texas

-13-
Geo. B. Walland

Tuesday July 11, 1899,

Now coming the Court and of its own motion sets aside notice of appeal heretofore given in this case and also sets aside the order overruling the motion for a new trial herein, and said motion is hereby sustained and said judgment and verdict rendered in this Court on the 7th day of July, 1899 is hereby set aside and held for naught and defendant granted a new trial herein.

11419 State of Texas } Recognizance
-vs- } Thursday Aug 17th, 1899,
H. C. Tommy

This day came into open Court
H. C. Tommy, Defendant in the above
entitled cause, who together with J. C.
Tommy, A. B. Lopp and R. W. Smith his
sureties acknowledge themselves severally
indebted to the State of Texas in
the penal sum of Three Hundred
Dollars; conditions that the said
H. C. Tommy who has been convicted
in this cause of a misdemeanor,
and his punishment assessed at
a fine of Fifty Dollars and
imprisonment in the County Jail
for ten days, as more fully appearing
from the judgment of conviction
duly entered in this cause,
shall appear before this Court
from day to day and from term
to term of the same, and not
depart without leave of this
Court, in order to abide the
judgment of the Court of Criminal
Appeals of the State of Texas in
this case.

21440 State of Texas } Recognizance
-vs- } Thursday Aug 17, 1899,
H. C. Tommy

This day came into open Court
H. C. Tommy, Defendant in the above
entitled cause, who together with
J. C. Tommy, A. B. Lopp and R. W. Smith
his sureties acknowledge themselves
severally indebted to the State
of Texas in the penal sum of

Three Hundred Dollars; conditioned that the said H. C. Joemy, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars and imprisonment in the County Jail for ten days, as more fully appears by the judgment of conviction duly returned in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case,

21227 State of Texas } Recognizance
 H. C. Joemy } Thursday Aug 17. 1899.

This day came into open Court H. C. Joemy, Defendant in the above entitled cause, who together with J. C. Young, A. B. Lopp and R. W. Smith his sureties, acknowledge themselves jointly indebted to the State of Texas in the penal sum of Three Hundred Dollars; conditioned that the said H. C. Joemy who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars and imprisonment in the County Jail for ten days, as more fully appears, by the judgment of conviction duly returned in this cause, shall appear before this Court from

day to day and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Saturday Sept 7, 1899.

Ordered that Court do now adjourn till Court in course.

Attest:
W. E. Butler C. Clerk.

County Judge.

Be it remembered that on this the First Monday in September A. D. 1899 the same being the 4th day of September A. D. 1899 there was begun and holden a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth present and presiding Hon. M. B. Harris, County Judge, W. E. Butler County Clerk, Jas. W. Sprague, County Attorney, and Sterling P. Clark Sheriff of Tarrant County when the following proceedings were had upon the Criminal Docket of said Court:

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Tuesday Sept 5th, 1899, Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Sept 6th, 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday Sept 11, 1899 Court met at 9 o'clock pursuant to adjournment present as on first day of term.

Monday, the 11th day of September A. D. 1899.

— Jurors Facing —

New comes Sterling J. Clark, Sheriff of Tarrant County and brings into open Court the Jurors Facing for this the second week of the County Court of Tarrant County, Texas and upon the names thereon being called the following qualified jurors, assessors, Sterling J. Foster, W. F. Elliott, Peter Burton, B. M. Richards, N. B. Yates, J. M. Fincher, S. P. Elightly, D. E. Wolf, D. K. Carson, W. H. Sprinckle, Joseph McDonald and J. L. Morris who were all sworn, tried and placed upon the panel for the week.

21302 State of Texas } Simple Assault
 - vs - } Monday Apt 11. 1899.
 Nathan Gerry

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: D. K. Carson and five others who were duly selected, sworn and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"The jury find the Defendant guilty of Simple Assault and assess his punishment at a fine of Ten Dollars.
B. K. Carson, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Nathan Gray the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which let execution issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 12th 1899 Court met at 9 o'clock pursuant to adjournment present as on yesterday.

vs State of Texas } Adultery
-vs- } Tuesday Sept 12, 1899.
E. Whicker

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit Joseph McDonald and five others who were duly selected empaneled and sworn according to law and the information being read

to the jury the Defendant now here
returned his plea of not guilty.

Whereupon the jury after hearing the
evidence, argument of counsel and receiving
the charge of the Court retired to con-
sider of their verdict, and after mature
deliberation returned into open
Court the following verdict to wit:

"We the jury find the Defendant guilty
as charged in the Information and
assess his punishment at a fine
of One Hundred Dollars;

Joseph McDonald, Foreman.
It is therefore ordered by the
Court that the State of Texas do
have and recover of and from
the Defendant E. Whicker, the
sum of One Hundred Dollars,
fine assessed as aforesaid
together with all costs in this
behalf incurred for which said
fine and costs execution may
issue. Further ordered that
said Defendant stand committed
to the County Jail until said
fine and costs are paid in
full.

71464 State of Texas } Malicious Mischief
-73- } Tuesday Sept 19th 1899.
John Graves

This day came the County attorney
presenting the plea of the State
also came the Defendant in his
own proper person and both
parties appeared ready for
trial, Whereupon came a jury of
good and lawful men to wit:

P. K. Carson and five others who were duly selected, subpoenaed and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of twenty five dollars.

P. K. Carson, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Evans the sum of twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Sept 13, 1899, Court met at 9 o'clock pursuant to adjournment present as on yesterday.

Wednesday the 13th day of September A. D. 1899.

21555

State of Texas } Aggravated Assault
 -vs- } Wednesday Sept 13, 1899.
 Eben Hughes }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assessing his punishment at a fine of Twenty five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Eben Hughes the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Friday Sept 15, 1899 Court in session present as on first day of term.

21745

State of Texas } Abusive Language,
-vs- } Friday Sept 15, 1899.
A. J. McFadden }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: B. H. Carson and five others who were duly selected, sworn and given according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict, and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars."

B. H. Carson, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant A. J. McFadden the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

21541

State of Texas } Aggravated Assault.
 -vs- } Thursday Sept 14, 1899.
 Drumbar

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. C. Sprinkle and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now was entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. C. Sprinkle, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

21667

State of Texas } Adultery
 -vs- } Friday Sept 15, 1899.
 Granville Davis

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful

men to wit: W. H. Sprinkle and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. H. Sprinkle, Foreman
 It is therefore ordered by the Court that the State of Texas take possession of the Defendant and hold him hence without delay.

Monday Sept 18, 1899. Court in session present as on first day of term.

2118W State of Texas } Aggravated Assault
 -73- } Monday Sept 18, 1899.
 For Doef
 This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. Carl and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here

entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty." A. Earl, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

21554 State of Texas } Fornication
-205- } Tuesday Sept 19. 1899.
Abe Kelly }

This day came the County prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit D. H. Lightner and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"The jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Fifty Dollars, D. H. Lightner, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Abner Kelley the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

41179

State of Texas } Aggravated Assault
-vs- } Tuesday Sept 19, 1899.
Geo Jones

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arrayed ready for trial. Thereupon came a jury of good and lawful men to wit: A. Carl and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature

Tuesday the 19th day of September A. D. 1899.

deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. Carl, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

41697

State of Texas } Theft.
Martha Cubens } Monday Sept 18, 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. Carl and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now her returned her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. Carl, Foreman.

It is therefore ordered by the Court that the State of Texas

Monday the 18th day of September A. D. 1899.

take nothing by reason of this prosecution and that the Defendant go hence without day.

State of Texas } Assault
 vs } Tuesday, Sept 19, 1899.
 Oute, Schiro

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: E. J. Tashley and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here returns his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

E. J. Tashley, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution, and that the Defendant go hence without day.

Tuesday the 19th day of September A. D. 1899.

21546

State of Texas } Sheriff
C. J. M. Perich } Tuesday Sept 19th 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit H. A. Piles and five others who were duly selected summoned and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at confinement in the County Jail for twenty days H. A. Piles, Foreman."

It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of twenty days and until all costs in this behalf incurred and for all of which said costs execution may issue,

21461

State of Texas

vs.
Nico Schiro

Aggravated Assault

Wednesday Sept 20, 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: B. C. Evans and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

B. C. Evans, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution, and that the Defendant go hence without day.

21462

State of Texas

vs.
E. Whicker

Monday Sept 25, 1899.

This day came the County Attorney presenting the plea of the State also came the

Monday the 25 day of September A. D. 1899.

Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial therein, and the argument of counsel being heard therein because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

21140

State of Texas } Recognizance
-vs- } Monday Sept 25, 1899.
E. Whicker

This day came into open Court E. Whicker, Defendant in the above entitled cause, who, together with C. P. Bortin and Walter B. Scott, his sureties, acknowledge themselves severally indebted to the State of Texas in the several sum of Ten hundred dollars; conditions, that the said E. Whicker, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of One hundred dollars, as now fully appearing by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave

of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Saturday Nov. 4, 1899.

Ordered that Court do now adjourn till Court in course.

Attest:
W. E. Butler Co. C. C. 16

M. B. Harris
County Judge.

Monday the 6th day of November A. D. 1899.

Printers and Stationers, Fort Worth

Be it remembered that on this the First Monday in November A.D. 1899 the same being the 6th day of November A.D. 1899 there was begun and holden a regular term of the County Court of Tarrant County Texas at the Court House thereof in the City of Fort Worth present and presiding the Hon M. B. Harris, County Judge, M. E. Butler County Clerk, Jas W. Payne, County Attorney and Sterling P. Clark Sheriff of said County, when the following proceedings were had upon the Criminal docket of said Court, viz:

Verdict Facing

Now comes Sterling P. Clark Sheriff of Tarrant County and brings into open Court the Verdict Facing for this the First week of the County Court and upon the names thereon being called the following qualified jurors answered to wit: Am Mayfield, Chas Hazard, J. P. O'Dell, J. E. Wilburn, B. P. Payne, Dan Zuffelt, J. J. Rogers, Geo E. Jander, H. E. Sawyer, B. J. Crowley Jr, Joe Curry, Sam Bass, J. Mayfield, J. P. Morrison & J. R. Donnell who were all, tried, sworn and placed upon the panel for the week.

21037

State of Texas } Violating Local Option Law.
 } Monday Nov. 6. 1899.
Terry Sullivan }

This day came the County Attorney presenting the plea of the State also came the defendant in his own proper person and both parties announced ready.

Monday the 6th day of November A. D. 1899

Texas Printing and Lithographing Co.

for trial, thereupon came a jury of good and lawful men to wit H. E. Sawyer and five others who were duly selected, empaneled and sworn according to law, and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant, not guilty."

H. E. Sawyer, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

91508 State of Texas } Agg assault
vs - } Monday Nov 6, 1899.
O. C. Grimm

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit H. E. Sawyer and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury

Monday the 6th day of November A. D. 1899.

after hearing the evidence, argument of counsel and receiving the charge of the Court returned to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

W. E. Sawyer, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

21740

State of Texas } Carrying Pistol
vs } Monday Nov 6, 1899.
John Johnson

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. J. Knight, and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court returned to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

L. J. Knight Foreman

It is therefore ordered by the Court

Monday the 6th day of November A. D. 1899.

that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Orders that Court do now adjourn till tomorrow evening at 9 o'clock

Tuesday, Nov 7th 1899 Court met at 9 pursuant to adjournment present as on yesterday.

21438

State of Texas } Aggravated Assault
-vs- } Tuesday Nov 7. 1899.
Eli Mc Dadd }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men Amos C. Hardisty and five others who were duly returned and sworn according to law and the information being read to the jury the Defendant now has entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The the jury find the Defendant guilty of simple assault and assess his punishment at a fine of \$5⁰⁰". It is therefore ordered by the Court that the State of Texas do have

Tuesday the 7th day of November A. D. 1899.

and recovery of and from the Defendant Eli M^o Dodd the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordains that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Thursday Nov 9, 1899. Court in session present as on first day of term.

21947 State of Texas } Abusive Language
-vs- } Thursday Nov 9, 1899.
Vanessa Johnson

This day came the County Attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial Whereupon came a jury of good and lawful men to wit: N. E. Mayfield and first jurors who were duly selected, sworn and given according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." N. E. Mayfield, Foreman. It is therefore ordered by the Court

that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without day

41913

State of Texas } Agg Assault
vs- } Wednesday Nov 8, 1899
Billy Oliver

This day came the County Attorney
prosecuting the plea of the State also
came the Defendant in his own proper
person and both parties appeared ready for
trial. Whereupon came a jury of good and
lawful men to-wit: W. E. Mayfield and
five others who were duly selected
impaneled and sworn according to
law and the Information being read
to the jury the Defendant now here
returned his plea of not guilty.
Whereupon the jury after hearing
the evidence, argument of counsel
and receiving the charge of the Court
retired to consider of their verdict
and after mature deliberation returned
into open Court the following verdict
to-wit: "We the jury find the Defendant
not guilty."

W. E. Mayfield Foreman
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

Friday Nov 10, 1899. Court in session
for want as on first day of term

Friday the 10th day of November A. D. 1899.

Printers and Stationers, Fort Worth

41965

State of Texas } App. Assault
-13- } Friday Nov 10. 1899.
Big Boy

This day came the County Attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties arrangements ready for trial. Thereupon came a jump of goods and lawful run to wit: W. E. Mayfield and five others who were duly selected, unpannelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of aggravated assault and assess his punishment at a fine of \$250⁰⁰, Two Hundred & fifty dollars.

W. E. Mayfield Foreman
It is therefore ordered by the Court that the State of Texas do have and recovery of and from the Defendant Big Boy the sum of Two Hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

21940 State of Texas } Agg Assault
Henry Brumitt } Friday Nov 10, 1899.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: Sam Hook and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of \$25⁰⁰."

Sam Hook, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant Henry Brumitt the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday Nov 11. 1899 Court in session present as on first day of term.

21741 State of Texas } Vagraney
vs }
Mary Gaston } Saturday Nov 11. 1899.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: W. E. Sawyer and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after matured deliberation returned into open Court the following verdict to-wit: "The jury find the Defendant not guilty."

W. E. Sawyer, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday Nov 13. 1899. Court just pursuant to adjournment present as on first day of term

21
 — venire facing —
 Now comes striking A. Clark, Sheriff of Tarrant County and brings into open Court the venire facing for this the ~~third~~ week of the November Term of the County Court of said County and upon the morning thereon being called the following qualified jurors assumed to wit: A. Benson, O. R. Barton, J. L. West, R. J. Morrhouz, E. K. Orea, J. B. Malister, Chas. Wall, J. A. Lipscomb, W. C. Stripling, John Curvill, G. M. D. Shurtz, who were all sworn and tried out panels upon the panel for the week.

11831 State of Texas } Aggravated Assault
 - vs - } Monday Nov 13. 1899.
 W. O. Holland

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: L. J. Knights and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant

guilty of simple assault and assess
this punishment at a fine of \$5⁰⁰.
J. T. Knight, Foreman.
It is, therefore ordered by the Court that
the State of Texas do have and recover
of and from the Defendant H. P. Holland
the sum of Five Dollars fine assessed
as aforesaid together with all costs
in this behalf incurred for which
said fine and costs execution may
issue. Further ordered that said Defendant
stand committed to the County Jail
until said fine and costs are
paid in full.

Monday Nov 20, 1899. Court in session
present as on first day of term.

Ordered that Court do now adjourn
till tomorrow morning at 9 o'clock.

Tuesday Nov 21, 1899 Court met at 9
o'clock pursuant to adjournment present as
on yesterday.

Ordered that Court do now adjourn
till tomorrow morning at 9 o'clock

Wednesday Nov 22, 1899 Court met at 9
o'clock pursuant to adjournment present as
on yesterday.

11896

State of Texas } Theft
- vs - } Wednesday Nov 22, 1899.
Sam Zeeman }

This day came the County Attorney
presenting the plea of the State also
came the Defendant in his own

proper person and both parties arraigned ready for trial; Thereupon came a jury of good and lawful men to wit: N. C. Strippling and five others who were duly selected, empanelled and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the indictment and assess his punishment at sixty days imprisonment in Tarrant County Jail and a fine of Two Hundred and fifty dollars.

N. C. Strippling, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Barr Gysman the sum of Two Hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail for the full period of sixty days and until said fine ^{and} costs are paid in full.

Wednesday the 22nd day of November A. D. 1899.

21969

State of Texas } Agg Assault
vs }
H. H. Ferris } Wednesday Nov 22, 1899.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit; E. H. Lea and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant read his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

E. H. Lea, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

21544

State of Texas } Agg Assault
vs }
James Wheeler } Thursday Nov 23, 1899

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for

trial, thereupon came a jury of good and lawful men to wit: E. K. Auld and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant not guilty. E. K. Auld, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11963

State of Texas } Theft
 - vs - } Friday, Nov 24, 1899.
 Treacy Quince }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. L. West and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired

Friday the 24 day of November A. D. 1899.

to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
"We the jury find the Defendant guilty as charged in the Information and assess her punishment at imprisonment in the County Jail for six months.

F. L. West, Foreman,

It is therefore ordered by the Court that said Defendant stand committed to the County Jail for the full period of six months and until all costs in ^{the} behalf incurred are paid in full. For which said costs execution may issue.

41488

State of Texas } Theft
-vs- } Saturday Nov 25, 1899.
Harry Will

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: O. B. Barton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant then entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant guilty as charged in the Information and assess his punishment at six months imprisonment in the County Jail.

O. R. Barton, Foreman.

It is therefore ordered by the Court that said Defendant Harry Hill stand committed to the County Jail for the full period of six months and until all costs in this behalf incurred are paid in full, for which said costs execution may issue.

21979

State of Texas } Theft
-vs- } Friday, Nov 24, 1899.
J. W. Piske }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. D. Curry and five others who were duly selected, empaneled and sworn according to law and the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty of theft as charged in the Information and

assess his punishment at imprisonment in the County jail for ten days and a fine to the amount of Twenty five dollars.

J. D. Curry, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant J. W. Pike the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County jail for the full period of ten days and until said fine and costs are paid in full.

21979

State of Texas } Motion for New Trial
vs- } Saturday Dec 16. 1899.

J. W. Pike

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for new trial hearing and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled.

21816 State of Texas } Motion for New Trial
-vs- } Friday, Dec 29, 1899.
Sam Zyerman

This day came the County attorney representing the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said motion. It is therefore ordered by the Court that said motion be and the same is hereby overruled. In witness whereof the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Further ordered that said Defendant have ten days after the adjournment of this term of Court within which to prepare and file a statement of facts herein. The Acquittance of Defendant is fixed by the Court at the sum of Eight Hundred Dollars.

Saturday Dec 30, 1899.

Ordered that Court do now adjourn till Court in course

M. B. Harris
County Judge

Attest
W. B. Butler & Co

As it remembers that on this the First Monday in January A.D. 1900 the same being the 1st day of January A.D. 1900 there was begun and helden a regular term of the County Court of Tarrant County Texas at the Court House thereof in the City of Fort Worth, Present and presiding, the Hon M. B. Morris, Judge of the County Court; W. E. Butler, County Clerk, Jas. M. Conway, County Attorney; and Sterling P. Clark Sheriff of said County, where the following proceedings were had upon the Criminal Dockets of said Court:

Trinity Facing

Now comes Sterling P. Clark, Sheriff of Tarrant County Texas and brings into open Court the Trinity Facing for this the first week of the January Term of the County Court of Tarrant County Texas A.D. 1900 and upon the names thereon being called the following qualifying jurors answered to wit: J. R. Forbes, J. L. Garrison, W. B. Chesb, R. L. Dean, C. F. Brown, O. A. Biell, E. V. Dunn, J. P. Hendging, W. H. Hiett, O. L. Norman, W. G. Atallings, J. B. Slaughter, C. B. Hague, Thad Cee and W. M. Harsh, who were all sworn, tried and placed upon the panel for themselves:

11994 State of Texas } Theft
vs- } (Wednesday Jan 3, 1900.
Lennie Brown }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: C. B. Waque and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict "We the jury find the Defendant not guilty."

C. B. Waque, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

11019 State of Texas } Agg Assault
vs- } (Wednesday Jan 3, 1900.
Jesse Anderson }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good

and lawful men to wit: E. F. Brown and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." E. F. Brown Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

41978 Seal of Texas } Agg Assaults
- 603 } Thursday Jan 4, 1900.

Jim, Ollie
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: E. F. Brown and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict.

and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty." E. F. Brown, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

21753

State of Texas } Carrying Pistol
vs- } Friday Jan'y 5, 1900.
Louise Albion }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced read forthwith Impanel a jury of good and lawful men to wit: R. L. Dean and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." R. L. Dean, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution

and that the Defendants go hence without day.

Monday January 15th 1900.

Court in session present as on first day of term

Impe Facing

Now comes Sterling P. Clark, Sheriff of Tarrant County. Trays and brings into open Court the Impe Facing for this the 3rd week of the January Term of the County Court of said County and upon the naming thereon being called the following qualified jurors answers to wit: Lon Hammell, J. J. Barry, J. M. Jay, R. F. Jones, J. W. Nash, A. P. Nicholson, J. J. McPherson, G. E. Day, A. W. Sutton, A. W. Roberts, M. D. Hale, who were all sworn, tried and placed upon the panel for the week.

11868

State of Texas } Agg Assault
-vs- } Monday Jan 15, 1900.
Anthony Wright }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to wit: J. J. McPherson and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the

Monday the 15 day of January A. D. 1891900.

Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty."

J. M. Pherson, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

11993

Seal of Texas } Simple Assault
-vs- } Monday Jan 15, 1900.
Homer Mills

This day came the County Attorney presenting the plea of the State also came the Defendants in her own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: A. H. Roberts and five others who were duly selected, empaneled ^{and} sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

Monday the 15 day of January A. D. 1891900

Texas Printing and Lithographing Co.

into open Court the following verdict to wit: "We the jury find the Defendant guilty of simple assault and assess her punishment at a fine of \$6.00." N. N. Roberts, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Florence Willig the sum of Six & 25/100 dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

47050

State of Texas } Theft
 -55- } Monday Jan 15, 1900.
 R. L. Orman

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit: J. H. Harny and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence argument of counsel and receiving

The charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of One Dollar and thirty days imprisonment in the County Jail"

J. J. Harney, Foreman
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant R. G. Ormon the sum of One Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

4197r

State of Texas } 999 Assaults
vs. } Tuesday Jan'y 16, 1900
Will Johnson

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. M. Pherson and five others who were duly selected, empanelled and sworn according to law

and the Information being read to the jury the defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant Will Johnson not guilty."

J. J. M. Pherson, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

WV 088

State of Texas } Thieft
 vs }
 Bob Baker } Tuesday Jan 16, 1900.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Whereupon came a jury of good and lawful men to wit A. P. Nicholson and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired

to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendants not guilty." A. P. Nicholson, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

41768

State of Texas } Motion New Trial
 vs- } Monday Jan 15, 1900.
 Stanley Boykin

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendants. It is therefore ordered by the Court that said motion be and the same is hereby sustained, and that said cause stand for trial in its regular order upon the docket of this Court.

41053

State of Texas } Motion New Trial
 vs- } Monday Feb 14, 1900
 R. L. Orman

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and

then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard because it is the opinion of the Court that the law is against said Defendants. It is ordered by the Court that said motion be and the same is hereby overruled.

NH 145 State of Texas } Motion for New Trial
-vs- } Saturday Jan'y 27, 1900.
Frank Buckler }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and to dismiss said cause, and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendants. It is therefore ordered by the Court that said motion be and the same is hereby sustained and said case dismissed.

the _____ day of _____ A. D. 189_____

47144

State of Texas
vs
Will Stewart

Motion for New Trial
Monday, Feb 14, 1900.

This day came the County attorney
prosecuting the plea of the State
also came the Defendant in his
own proper person and then came
on to be heard the Defendant's
motion for new trial wherein
and the argument of counsel being
heard thereon because it is the
opinion of the Court that the law
is for said Defendant. It is therefore
ordered by the Court that said motion
be and the same is hereby sus-
tained.

Be it remembered that on this the First Monday in March A.D. 1900 the same being the 5th day of March A.D. 1900 there was begun and helden a regular term of the County Court of Tarrant County at the City of Fort Worth present and presiding Hon M. B. Harris, County Judge, W. E. Bunker County Clerk, Jas. M. Swayne, County Attorney, and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had to wit:

- Juror Facing -

Now came Sterling P. Clark, Sheriff of Tarrant County Texas and brings into open Court the Juror Facing for this the ^{next} fifth week of the County Court of Tarrant County Texas and upon the names therein being called the following qualified jurors answered to wit: Simon Gabert, J. W. Eggleston, A. S. McMorris, Frank Gray, J. W. Wilkerson, E. J. Duda, W. B. Keith, W. W. Gaskell, A. D. Wheeler, A. McLean, A. S. Gillespie and T. T. Hughes who were all sworn, tried, and placed upon the panel for the week:

22161

State of Texas } Theft.
 -vs- } Monday April 2, 1900.
 Bessie Wash

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being waived the Defendant matters of fact as well as of law were submitted

to the Court and the Defendant now
has entered his plea of not guilty.
Whereupon the Court after hearing the
evidence, argument of counsel and being
fully advised in the premises finds the
Defendant guilty and assessing his
punishment at a fine of Two Dollars
and imprisonment in the County jail
for two days. It is therefore ordered by
the Court that the State of Texas do
have and recover of and from the
Defendant Bernice Wash the sum of
Two Dollars fine assessed as aforesaid
together with all costs in his behalf
incurred for which said fine and
costs execution may issue.
Further ordered that said Defendant
stand committed to the County jail
for the full period of two days
and until the fine and costs
are paid in full.

44094

State of Texas } Carrying Pistol
-vs- } Tuesday April 3, 1900.
Lionel Mills }

This day came the County attorney
prosecuting the plea of the State also
came the Defendant in his own
proper person and both parties
arrived ready for trial. Thereupon
came a jury of good and lawful
men to wit, J. M. Smith and five others
who were duly selected, empaneled and
sworn according to law and the
information being read to the jury
the Defendant now has entered
his plea of not guilty. Whereupon
the jury after hearing the evidence

argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the indictment and assess his punishment at a fine of \$15⁰⁰."

J. M. Wittl, Foreman.
 It is therefore ordered by the Court that the State of Texas do have ^{any} record of and from the Defendant Leonard Miller the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

111104

State of Texas } Aggravated Assault
 -vs- } Tuesday April 3, 1900.
 W. A. W. Larry }

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit, S. W. Knight and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury the Defendants now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

S. W. Knights, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

42191

State of Texas } Thefts
-vs- } Friday April 6th 1900.
Willy Roberts }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arrangements made for trial, thereupon came a jury of good and lawful men to wit: G. Mat Perry and five others who were duly selected, sworn and sworn according to law and the information being made to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged and assess his fine -

went at five days in jail and a fine of one Dollar.

J. Nat. Priddy, Foreman
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Will Roberts the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days ^{and} until said fine and costs are paid in full.

v4341 State of Texas } Receiving Stolen Property
-vs- } Friday April 6th 1900.
John Beyer

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: G. W. Knight and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

into open Court the following verdict to wit: "We the jury find the Defendants guilty as charged and assess his punishment by one dollar fine and five days in jail,

S. W. Knight, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant John Boyer the sum of one Dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of five days and until said fine and costs are paid in full.

44193

State of Texas } Aggravated Assault
Nick Harris } Saturday April 7, 1900.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Cause and five others who were duly selected sworn and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court

retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant guilty as charged in the information and assess the punishment at twenty five dollars fine.

J. W. Rouse, Foreman.

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendants Nick Harris the sum of twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

vvvvv

State of Texas } Adultery
 vs. } Saturday April 7th 1900.
 Gebron Naylor

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good ^{and} lawful men to wit: S. W. Knight ^{and} five others, who were duly selected, sworn and given according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel ^{and} receiving the charge of the Court

Saturday the 9th day of April A. D. 1891900

retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit;

"We the jury find the Defendant not guilty
J. W. Knight, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

21874 & 21875
21919 & 21920
21921

State of Texas } Exhibiting
-vs- } Friday April 13, 1900.
Jim Saunders }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial in cases Nos 21874, 21875, 21919, ^{21920, 21921} and 21920. Thereupon came a jury of good and lawful men to wit: J. W. Eggleston ^{and} five others who were duly selected, empanelled and sworn according to law, and the Informations being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty."

J. W. Eggleston, Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution

and that the Defendant go hence without day;

21886 to 21890

State of Texas } Exhibiting
-05 } Friday April 13. 1900.
Charles Wright }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial in cases Nos. 21886, 21887, 21888, 21889, 21890. Thereupon came a jury of good and lawful men to wit: J. M. Eggleston and five others who were duly selected, empaneled and sworn according to law and the Informations being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. M. Eggleston Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Friday the 13th day of April A. D. 1891900.

v1927 to v1928

State of Texas } Exhibiting
-vs- } Friday, April 13, 1900.
Harry Hester }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial in case No. 24927 to 24928. Thereupon came a jury of good and lawful men to wit: J. W. Eggleston and five others who were duly selected impaneled and sworn according to law and the information being read to the jury the Defendant now Harry Hester entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

J. W. Eggleston Foreman
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v1927
v1928
v1929
v1956
v1957

State of Texas } Exhibiting
-vs- } Saturday April 14, 1900.
Harry Gray & Joe Harris }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in their own proper person and both parties announced ready for trial in cases

No. 21927, 21928, 21929, ²¹⁹⁵⁶⁻⁵⁷ Thereupon came a jury of good and lawful men to wit: A. McLean and five others, who were duly selected, sworn and empaneled and the indictments being read to the jury the Defendants now have entered their plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty;"

A. McLean, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

21931 to 21935

State of Texas } Exhibiting
 -vs- } Saturday April 14, 1900.
 Joe Wheats }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arrayed ready for trial in cases Nos. 21931 to 21935. Thereupon came a jury of good and lawful men to wit: A. McLean and five others who were duly selected, sworn and empaneled and the indictments being read to the jury the Defendant now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving

the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. M. Swan, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

21943
21944
21945

State of Texas } Exhibiting
-vs- } Saturday April 14, 1900
Lucius Gilliper }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announcements ready for trial in cases Nos 21943, 21944, 21945. Thereupon came a jury of good and lawful men to wit: A. M. Swan and five others who were duly selected, empaneled and sworn according to law and the Indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

A. M. Swan, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that said Defendant go hence without day.

Saturday May 5th 1900.

Orders that Court do now adjourn
till Court in course.

Attest:

W. E. Butler C. Secy.

M. B. Harris
County Judge.

Monday the 7th day of May A. D. 1899 1900.

Be it remembered that on this the First Monday in May A. D. 1900 the same being the 7th day of May A. D. 1900 there was begun and holden a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth present and presiding Hon W. B. Harris, County Judge, W. E. Butler County Clerk, Jas. W. Swayne, County Attorney and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket to wit:

Venue Facias

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Venue Facias for this the First week of the May Term of the County Court and upon the names thereon being called the following qualified jurors assented to wit: J. S. McLintock, J. A. Martin, J. H. Armstrong, W. W. Potts, A. B. Clark, J. A. Starling, A. N. Gause, L. J. Knights, E. P. Livingston, R. S. Cloud, J. J. Hughes, H. N. Jackson, R. E. Bratton and B. C. Reynolds who were all sworn, tried and placed upon the panel for the week.

24117 State of Texas } Pleas
 vs } Monday May 7, 1900
 Jim Smith }

This day came the County Attorney prosecuting the plea of the State also came the defendant in his own proper person and both parties

announced ready for trial. Thereupon came a jury of guards and lawful men to wit: A. B. Clark and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Twenty five dollars and thirty days in the County Jail."

A. B. Clark, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{and} recover of and from the Defendant Jim Smith the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

22252 State of Texas } Theft
 v. } Monday May 7, 1900.
 Bill Catterall }

This day came the County attorney prosecuting the plea of the State

Monday the 7 day of May A. D. 1891 1900.

also came the Defendants in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Armstrong and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for one day."

J. W. Armstrong, Foreman:
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Bill Gallowall the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further orders that said Defendants stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

Monday the 7th day of May A. D. 1891900.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday, May 8th 1900 Court met pursuant to adjournment present as on yesterday,

22016 State of Texas } Failing to work Roads
-vs- } Tuesday May 8th 1900.
Albert Davis & Fred Davis }

This day came the County Attorney presenting the plea of the State also came the Defendants in their own proper person and both parties arraigned ready for trial, Whereupon came a jury of good and lawful men to wit: J. H. Armstrong and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendants now have entered their plea of not guilty. Whereupon the jury after hearing the evidence and arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty as charged in the Information."

J. H. Armstrong, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

02336

State of Texas } Malicious Mischief
vs. } Tuesday May 8, 1900.
Edo Williams }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial Whereupon came a jury of good and lawful men to wit: A. B. Clark & five others who were duly selected empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of one dollar."

A. B. Clark, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Edo Williams the sum of one dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock,

Wednesday May 9th 1900 Court met at 9 o'clock pursuant to adjournment presents as on yesterday,

22218

State of Texas } Aggravated Assault
 -23- } Wednesday May 9, 1900.
 Louisa Griffin

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. A. Starbuck and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Courts retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury find the Defendant guilty of simple assault and assess her punishment at a fine of Five Dollars."

J. A. Starbuck, Foreman.
 It is therefore ordered by the Courts that the State of Texas do have and recover of and from the Defendant Louisa Griffin the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine

and costs execution may issue.
Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

22243 State of Texas } Malicious Mischief
-vs- } Wednesday May 9th 1900.
John Raines }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: R. S. Cloud and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

R. S. Cloud, Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

24385

State of Texas } Assault
 -vs- } Wednesday May 9. 1900.
 Frank Peta }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arguments ready for trial. Thereupon came a jury of good and lawful men to wit; J. W. A. Martin and five others who were duly selected, sworn and sworn and the information being read to the jury the Defendants now have entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty of charges in the information."

W. A. Martin, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Orders that Court do now adjourn till tomorrow morning at 9 o'clock

Thursday May 10, 1900 Court met at 9 o'clock pursuant to adjournment present as on yesterday,

Thursday the 9th day of May A. D. 189 1900.

22176

State of Texas } Receiving Stolen Property
-vs- } Thursday May 10, 1900.
Will Nichols

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: J. A. Starting and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendants now here entered this plea of not guilty, whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty"

J. A. Starting Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

111439

State of Texas } Theft
-vs- } Thursday May 10, 1900.
Tom Phillips

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful

men to wit R. E. Bratton and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendants were here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of \$50⁰⁰ and thirty days in the County Jail.

R. E. Bratton, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Tom Phillips the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.
Further ordered that said Defendants stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

vs
State of Texas } Theft
Phillip Fry } Thursday May 10, 1900.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both

Thursday the *10th* day of *May* A. D. 189*1*900.

parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered his plea of not guilty.

Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises, finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday, May 11, 1900. Court met at 9 o'clock pursuant to adjournment present as on yesterday.

22220 State of Texas } Aggravated Assault.
-vs- } Friday May 11, 1900.
Tom Owens

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit: W. E. Bratton and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now have entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Seventy dollars."

R. E. Bratton, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Orms the sum of Seventy Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

22253 State of Texas } Aggravated Assault
-vs- } Friday May 11, 1900.
Ben Wallace }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Whereupon came a jury of good and lawful men to wit A. M. Gask and five others who were duly selected, impaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not

guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdicts to wit:

"We the jury find the Defendant guilty of Simple Assault and assess his punishment at a fine of Five Dollars;
A. N. Jack. Foreman."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Ben Wallace the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

23398 State of Texas } Aggravated Assault.
-vs- } Friday May 11, 1900.
John Graham }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial Whereupon came a jury of good and lawful men to wit A. E. Bratton and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of

not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty";

R. E. Bratton, Foreman.

It is therefore ordered by the Court that the State of Texas ~~take~~ ^{take} ~~relinquish~~ by reason of this prosecution and that the Defendant go hence without day,

22428

State of Texas } Abusive Language
-vs- } Friday May 11, 1900.
Will Willburn }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. W. Potts and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the Information and assess his punishment at a fine of Five Dollars."
W. W. Potts, Foreman.

It is therefore ordered by the Court that the State of Texas do have ^{any} recovery of and from the Defendant Will Willburn the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine ^{and} costs are paid in full.

25431

State of Texas } Theft
-vs- } Friday May 11, 1900.
Annie May Douglas }

This day came the County attorney prosecuting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit: Jno A. Martin and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Deft not guilty."

Jno A. Martin, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and

that the Defendant go hence without
day.

Orders that Court do now adjourn
till tomorrow morning at 9 o'clock.

Saturday, May 12, 1900 Court met at 9
o'clock pursuant to adjournment for cause
as on yesterday.

29416 State of Texas } Aggravated Assault
vs } Saturday May 12, 1900.
Frank Hamlin

This day came the County Attorney
presenting the plea of the State also.
came the Defendant in his own proper
person and both parties announced
ready for trial. A jury being waived
the matters of fact as well as of
law were submitted to the Court
and the Defendant now here entered
his plea of not guilty. Whereupon
the Court after hearing the evidence
argument of counsel and being fully
advised in the premises finds the
Defendant guilty and assessing his
punishment at a fine of Twenty five
dollars. It is therefore ordered by the
Court that the State of Texas do have
and recover of and from the Defendant
Frank Hamlin the sum of Twenty
five dollars fine assessed as aforesaid
together with all costs in this behalf
incurred for which said fine and
costs execution may issue.
Further ordered that said Defendant stand
committed to the County Jail until said
fine and costs are paid in full.

Ordered that Court do now adjourn till Monday morning at 9 o'clock.

Monday May 14, 1900 Court met at 9 o'clock pursuant to adjournment given as on yesterday.

Venue Facing

Now comes Sterling P. Lebeck, Sheriff of Tarrant County and brings into Court the Venue Facing for this the third week of the County Court of Tarrant County Texas and upon the names thereon being called the following qualified jurors answered to wit: J. N. Wiggins, W. G. Newby, A. J. Morris, A. B. Weston, W. H. Aarhaug, J. A. Binyon, W. H. Field, R. J. Ferrell, C. B. Larr and J. L. Curry who were all sworn, tried and placed upon the panel for the week.

Monday May 21, 1900 Court met at 9 o'clock pursuant to adjournment given as on first day of term.

22324 State of Texas } Adversary
-vs- } Monday May 21, 1900.

John Deib

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Field and five others who were duly selected, empaneled and sworn according to law and

the information being read to the jury the Defendant now here entered his plea of not guilty, Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open the following verdict to wit:

"We the jury find the Defendant not guilty"

W. H. Field, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

22439 State of Texas } Aggravated Assault.
 -vs- } Wednesday May 23, 1900.
 R. M. Owens }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: W. H. Field and five others who were duly selected, sworn and given according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendant

not guilty; W. W. Fuld, Foreman.
It is therefore ordered by the Courts
that the State of Texas take nothing
by reason of this presentation and
that the Defendant go hence without day

21782 State of Texas } Injuring Fence of another
Edras Pincine } Thursday May 24, 1900.

This day came the County Attorney
presenting the plea of the State
also came the Defendant in his
own proper person, and both
parties armed ready for trial
Thereupon came a jury of good
and lawful men to wit: W. H.
Rowland and five others who
were duly selected, empaneled and
sworn according to law and the
Indictment being read to the jury
the Defendant now here entered
his plea of not guilty. Whereupon
the jury after hearing the evidence
argument of counsel and receiving
the charge of the Court retired to
consider of their verdict and after
mature deliberation returned into
open Court the following verdict
to wit: "We the jury find the Defendant
guilty as charged in the Indictment and
assess his punishment at a fine of
Ten Dollars."

W. H. Rowland, Foreman
It is therefore ordered by the Courts
that the State of Texas do have and
recover of and from the Defendant
Edras Pincine the sum of Ten
Dollars fine assessed as aforesaid

together with all costs in his behalf incurred for which said fine and costs execution may issue, further orders that said Defendant stands committed to the County Jail until said fine and costs are paid in full.

22116 State of Texas } Aggravated Assault
 -vs- } June 13, 1900.
 J. A. Brantly }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

22336 State of Texas } Motion for New Trial
 -vs- } Monday May 28, 1900.
 Ed Williams }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein, and the

the _____ day of _____ A. D. 189_____

argument of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendants, It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

22416

State of Texas } Motion for New Trial
 -vs- } Monday May 28th 1900.
 Frank Kerntin }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and then came on to be heard Defendants motion for a New Trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendants it is ordered by the Court that said motion be and the same is hereby overruled.

Saturday June 30, 1900.

Orders that Court do now adjourn till Court in course

Attest:
 W. E. Butler C. C. 16

M. B. Harris
 County Judge.

Be it remembered that on this the First Monday in July A.D. 1900 the same being the 2nd day of July A.D. 1900 there was begun and held in a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth present and presiding Hon. W. B. Harris, County Judge, W. E. Butler, County Clerk, James W. Gray, County Attorney and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court.

— *Univ Facias* —

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the *Univ Facias* for this the First Week of the July Term of said Court and upon the names thereon being called the following qualified jurors answered to wit: W. W. Nye, J. D. Henderson, Phil G. Becker, W. H. Hart, Isaac Lehane, E. L. Darnaway, Joseph McDonald, E. P. Lingenfelder, W. O. Goff, J. R. Brown, W. H. Moore and E. L. Starn, who were duly sworn, tried and placed upon the panel for the week.

44353

State of Texas } Disturbing the Peace
 -vs- } Monday July 7, 1900.
 Victoria Shamm

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and

Monday the 2nd day of July A. D. 1890.

both parties announced ready for trial
Thereupon came a jury of good and
lawful men to-wit: John Lehane and
five others, who were duly selected
empaneled and sworn according to
law and the information being read
to the jury the Defendant now here
returned her plea of not guilty.

Whereupon the jury after viewing
the evidence, argument of counsel and
receiving the charge of the Court retired
to consider of their verdict and
after mature deliberation returned
into open Court the following
verdict to-wit: "We the jury find
the Defendant not guilty."

John Lehane, Foreman.
It is therefore ordered by the
Court that the State of Texas
take nothing by reason of this
prosecution and that the Defendants
go hence without day.

Ordered that Court do now adjourn
till tomorrow morning at 9 o'clock

Tuesday July 3rd 1900 Court met at 9
o'clock pursuant to adjournment
as on yesterday.

44489

State of Texas } Assaults
-vs- } Tuesday July 3rd 1900.
John Murphy }

This day came the County attorney
presenting the plea of the State
also came the Defendant in his own
proper person and both parties
announced ready for trial. Thereupon

came a jury of good and lawful men to wit: Cecil and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars."

J. D. Collect. Foreman.
It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant John Murphy, the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

44583 State of Texas } Aggravated Assault
vs- } Tuesday July 3, 1900.
George Turner }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and

Tuesday the 3^d day of July A. D. 1890.

both parties announced ready for trial
 Thereupon came a jury of good and
 lawful men to wit S. R. Green and five
 others who were duly selected empanelled
 and sworn according to law and
 the indictment being read to the jury
 the Defendant now here entered his
 plea of not guilty. Whereupon the
 jury after hearing the evidence, argument
 of counsel and receiving the charge
 of the Court retired to consider of
 their verdict and after mature
 deliberation returned into open
 Court the following verdict to wit
 "We the jury find the Defendant
 not guilty." S. R. Green, Foreman.

It is therefore ordered by the
 Court that the State of Texas
 take nothing by reason of this
 prosecution and that the
 Defendant go hence without
 delay.

Friday July 6, 1900. Court in session present
 as on first day of term.

11968

State of Texas } Disturbing the Peace
 -vs- } Friday July 6, 1900.
 Stanley Baykin }

This day came the County attorney
 prosecuting the plea of the State also
 came the Defendant in his own pro-
 per person and both parties announced
 ready for trial, a jury being raised
 the matters of fact as well as of
 law were submitted to the Court

and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence argument of counsel and being fully advised in the premises finds the Defendant not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Nov 86

State of Texas } Carrying a Pistol
-vs- } Friday July 6, 1900.
Tom Burruse }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties armed ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Tenney five dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Tom Burruse the sum of Tenney five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs

Friday the 6th day of July 1900. A. D. 1900.

execution may issue, further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Saturday July 7, 1900. Court in session present as on yesterday.

4410W

State of Texas } Theft
-vs- } Saturday July 7, 1900.
W. A. Orits

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: S. E. Starn and five others who were duly selected sworn and sworn according to law and the Information being read to the jury the Defendant was sworn returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." S. E. Starn, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

74591

State of Texas } Theft

-vs-
Lee Flournoy

Saturday July 7, 1900.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: John D. Hudson and five others who were duly sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty and assess the punishment at one dollar fine."

John D. Hudson, Foreman
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Lee Flournoy the sum of one dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Monday July 16th 1900 Court in session present as on first day of term.

Vermin Facing

New coming Sterling P. Clark, Sheriff of Tarrant County Texas and bringing into open Court the Vermin Facing for this the third week of the July Term 1900 of said County Court, and upon the names thereon being called the following qualified jurors answered to wit: B. A. Mathews, Geo. Karmell, J. O. Bardin, W. B. Townsend, J. M. Waney, Price Arnold, Chas. Loucks, Jace Zimm, James Dites, Jr., D. H. Swoertz, P. S. Fennel, and B. H. Chapman, who were all sworn, tried and placed upon the panel for the week.

Wednesday July 18. 1900 Court in session present as on yesterday.

21854
21872

State of Texas } Exhibiting
-vs- }
Will Thomas vs. Basque Kid } Wednesday July 18. 1900.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: D. H. Swoertz and five others who were duly selected, empaneled and sworn according to law and the Indictments being read to the jury the

Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

D. H. Swartz, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

41860
44006

State of Texas } Printing Room for Gauley
 -83- } Wednesday July 20, 1900.
 Geo. Mackie

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to wit: D. H. Swartz and five others who were duly selected empaneled and sworn according to law, and the Indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant

not guilty. D. H. Schwartz, Foreman:
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of these prosecutions and that
 the Defendant go hence without day.

v1938
 v1939
 v1940
 v1941
 v1942

State of Texas } Exhibiting
 -vs- } Wednesday July 18, 1900.
 C. Alexis Kid Krimmy }

This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both parties
 arraigned ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: D. H. Schwartz and five
 others, who were duly selected, empanelled
 and sworn according to law and
 the Jurymen being sworn to the
 jury the Defendant now here returns
 his plea of not guilty. Whereupon the
 jury after hearing the evidence, argument
 of counsel and receiving the charge of
 the Court retired to consider of their
 verdict and after mature deliberation
 returned into open Court the
 following verdict to wit: "We the
 jury find the Defendant not guilty".

D. H. Schwartz, Foreman:
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of these prosecutions and
 that the Defendant go hence without
 day.

41946
41947
41948
41949
41950.

State of Texas } Exhibiting
vs } Wednesday July 18, 1900.
Jim Williams }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arrangements ready for trial. Thereupon came a jury of good and lawful men to wit, D. W. Swartz and five others who were duly selected, empaneled and sworn according to law and the indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

D. W. Swartz, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendant go hence without day.

41878
41879
41880

State of Texas } Exhibiting
vs } Friday July 20, 1900.
Mary Davis }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arrangements ready for trial. Thereupon came a jury of good and lawful

Printers and Stationers, Fort Worth

men to wit: D. H. Swoartz and five others who were duly selected, empannelled and sworn according to law and the Indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty".

D. H. Swoartz, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

71901
71902

State of Texas } Exhibiting
 vs- } Friday July 20, 1900.
 Jim Mann }
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arguments ready for trial. Whereupon came a jury of good and lawful men to wit: D. H. Swoartz and five others who were duly selected, empannelled and sworn according to law and the Indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence

argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty"

D. W. Swartz, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

WV601

State of Texas } Disorderly House
-vs- } Thursday July 19, 1900.
Doc Burton }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit W. B. Townsends and five others who were duly selected, empanelled and sworn according to law and the complaint being read to the jury the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty as charged and assess his punishment at a fine of Two Hundred Dollars." W. B. Townsends, Foreman.

It is therefore ordered by the Court that the State of Texas do have, and recover of and from the Defendants Doc Barton the sum of Two Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred both in this Court and the Corporation Court from which this cause was appealed for which said fine and costs execution may issue, Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

N 4609 State of Texas } Thieft
-15- } Wednesday July 18, 1900.
Geo Styres

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arrangements ready for trial. Thereupon came a jury of good and lawful men to wit Jake Zorn and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

to wit "We the jury find the Defendants not guilty." Case from, "Common".
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

11600 State of Texas } Thief
-vs- } Monday July 16, 1900.

John Jenkins
This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial then upon came a jury of good and lawful men to wit: Price Arnold and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of Ten Dollars and one day in jail."

Price Arnold, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Jenkins the sum of Ten Dollars

fine assessed as aforesaid together with all costs in his behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

N 4564 State of Texas } Aggravated Assault
vs- } Saturday July 7, 1900.

J. L. Seagging

This day came the County prosecuting the plea of the State also came the Defendant in his own proper person and both parties, attorneys ready for trial. Whereupon came a jury of twelve men and twelve women; J. F. Lehman and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty and assess his punishment at a fine of twenty five dollars."

J. F. Lehman, Foreman
It is therefore ordered by the Court that the State of Texas do have and recover of and from the

Defendant J. L. Seagging the sum of Twenty five dollars fine assessed by aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stands committed to the County Jail until said fine and costs are paid in full.

WV607 State of Texas } Motion for New Trial
vs- } Monday July 23, 1900.

John Jenkins
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and ~~both parties accompanied ready for trial~~ than came in to be heard the Defendant's motion for a new trial therein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby sustained.

WV567 State of Texas } Motion for New Trial
vs- } Wednesday July 25, 1900.

J. L. Seagging
This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and

then came on to be heard the Defendant's motion for a new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is for said Defendant it is therefore ordered by the Court that said Motion be and the same is hereby sustained.

Saturday Sept 1st 1900

Orders that Court do now adjourn till Court in course.

County Judge.

Attest:
M E Butler Co Atk

Be it remembered that on this the first Monday in September A. D. 1900 the same being the 3rd day of September A. D. 1900 there was begun and holden a regular term of the County Court of Tarrant County at the County House thereof in the City of Fort Worth present and presiding Hon. W. B. Harris County Judge, W. E. Butler, County Clerk James W. Swayne, County Attorney and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had

Veni Facies

Now coming Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Veni Facies for this the first week of the September Term of said Court and upon the names thereon being called the following qualified jurymen answered to wit: J. R. Norwood, O. P. House, J. J. Carter, J. M. Pool, H. C. McKee, B. F. Crowley, W. L. Harris, J. T. Nickels, Ed. Nickels, A. D. Wheeler, A. L. Suggs, Jeff Adams, W. M. Trivette, J. G. Smith and B. C. Adams who were all sworn, tried and placed upon the panel for the week.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 4, 1900 Court met at 9 o'clock pursuant to adjournment present as on yesterday

Tuesday the 4th day of September A. D. 1900.

22910 State of Texas } Theft.
 -vs- } Tuesday Sept 4, 1900.
 John Jenkins }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: H. C. McKee and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendants now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Be the jury find the Defendants guilty as charged and assess his punishment at two days confinement in the County Jail and a fine of thirty dollars

H. C. McKee, Foreman:
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants John Jenkins the sum of thirty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant should be committed to the County Jail for the full period of two days and until said fine and costs are paid in full.

44934

State of Texas

Agg assaults
Tuesday Sept 4, 1900.

-vs-
Jm Rogers

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: H. C. McKee and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "The jury find the Defendant not guilty."

H. C. McKee, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

22760

State of Texas

Abusive Language
Tuesday Sept 4, 1900.

-vs-
Mrs Frank Thompson

This day came the County attorney prosecuting the pleas of the State also came the Defendants in his own proper person

Tuesday the 4th day of September A. D. 1891-1900.

and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: A. D. Wheeler and five others who were duly elected empanelled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty, thereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty and assess his punishment at a fine of ten dollars."

A. D. Wheeler, Foreman,
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Mrs. Frank Thompson the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail till said fine and costs are paid in full.

Thursday Sept 6. 1900.

Court in session present as on first day of term.

22443

State of Texas } Thos. H. Thos.
-73- } Thursday Sept 6. 1900
Geo Henderson

This day came the County Attorney presenting the plea of the State, also came the Defendants in his own proper person and both parties arrangements ready for trial. Thereupon came a jury of good and lawful men to wit J. P. Norwood and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendants guilty as charged and assess his punishment at a fine of ten dollars and one day in County Jail.

J. P. Norwood
Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants George Henderson the sum of Ten Dollars fine assessed as

aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orderd that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

22774

State of Texas }
 Rosa Lee }
 vs } Thursday Sept 6, 1900.

This day came the County Attorney presenting the plea of the State. also came the Defendant in her own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered her plea of guilty. Whereupon the Court assessed her punishment at a fine of Five Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Rosa Lee and her attorneys on appeal Bond & viti N. A. Hoarner and A. J. Barkin the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orderd that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

22720 State of Texas } Theft
 -vs- } Thursday Sept 6th 1900
 Edgar Meeks }
 This cause coming regularly on for trial and the defendant appeared in person and announced ready for trial, the County attorney prosecuting the plea of the State failing to appear and prosecute this cause it is therefore ordered by the Court that this cause be dismissed for the want of prosecution

22721 State of Texas } Thefts
 -vs- } Thursday Sept 6. 1900.
 Edgar Meeks }
 This cause coming regularly on for trial and the Defendant appeared in person ^{and} announced ready for trial, the County attorney prosecuting the plea of the State failing to appear and prosecute this cause it is therefore ordered by the Court that this cause be dismissed for the want of prosecution.

22618 State of Texas } Aggravated Assault
 -vs- } Monday Sept 17. 1900.
 W. J. Reeds }
 This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both

the

day of

A. D. 1890.

parties announced ready for trial, thereupon came a jury of good and lawful men to wit: Irvin Blair and five others, who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant guilty as charged in the information and assess his punishment at a fine of Twenty five dollars \$25.00."

Irvin Blair, Foreman.

It is therefore considered, ordered and adjudged by the Court that the State of Texas do have and recover of and from the Defendant W. J. Reed the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

22716

State of Texas } Aggravated Assault
 -vs- } Wednesday Sept 19, 1900.
 Bill Johnson

This day came the County Attorney presenting the plea of the State of Texas, also came the Defendant in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to wit J. W. Wightman and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day. J. W. Wightman, Foreman.

22849

State of Texas } Negligent Homicide
 -vs- } Wednesday Sept 26, 1900.
 W. C. Thorne

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties

the

day of

A. D. 189

arrangements ready for trial. Thereupon came a jury of good and lawful men to wit: Edwin Blair and five others who were duly selected impaneled and sworn according to law and the indictment being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty."

Edwin Blair, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

44618

State of Texas vs. W. J. Reeds
 (Motion for New Trial)
 (Monday Sept 17, 1900.)

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the

Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The recognizance of Defendant is fixed by the Court at the sum of one thousand dollars.

NR 618

State of Texas } Recognizance
-or- } Monday Sept 17, 1900.

W. J. Reeds

This day came into open Court W. J. Reeds, Defendant in the above entitled cause, who together with W. W. Mays and Lewis Morris his sureties, acknowledge themselves severally indebted to the State of Texas in the sum of One thousand dollars; conditions that the said W. J. Reeds who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Twenty five dollars, as more fully appearing by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of the Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

the

day of

A. D. 189

44618

State of Texas

Tuesday Sept 18, 1900.

M. J. Reeds

It is ordered by the Court that the order overruling Defendant's motion for a new trial entered herein Sept 17th 1900 be and the same is hereby set aside and said motion is set for hearing on the 24th day of Sept 1900 and further orders that copies issue for said Defendant returnable instant, further orders that the recognizance entered into by said Defendant be and the same is hereby set aside and for want held and the parties thereon released. To which ruling of the Court the Defendant excepts.

44618

State of Texas

Motion for New Trial
Monday Oct 29, 1900.

M. J. Reeds

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's Motion for a new trial herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant. It is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of

appeal to the Court of Criminal Appeals of the State of Texas. Further ordered that Defendant be granted ten days after the adjournment of this term of Court within which to prepare and file a statement of facts herein.

4618

State of Texas } Motion in Arrest of Judgment
 -vs- } Monday Oct 29, 1900.
 W. J. Reeds }

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendant's Motion in Arrest of Judgment herein and the argument of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Saturday Nov 3, 1900.

Ordered that Court do now adjourn till Court in course.

Attest: W. E. Reeds Co. clk

M. B. Harris
 County Judge.

Be it remembered that on this the First Monday in November A.D. 1900 the same being the 5th day of November A.D. 1900 there was begun and holden a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth present and presiding Hon. W. B. Harris, County Judge, W. E. Butler County Clerk, Jas. W. Swayne, County Attorney, and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court.

- venire facias -

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the venire facias for this the First week of the November Term of said Court and there upon the names thereon being called the following qualified jurors answered to wit: J. A. Erwin, W. D. Hall, J. S. Carruthers, H. J. Gaedberg, K. Giles, W. A. Gunn, C. D. Kogin, W. T. Gray who were all sworn, tried and placed upon the panel for the week.

44908

State of Texas } Shifts.
 -vs- } Monday Nov 5. 1900.
 Henry Brown }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arrayed ready for trial, whereupon came a jury

of goods and valuable sum to wit: M. D. Hall and five others who were duly selected, respondents and sworn according to law and the information being read to the jury the defendants now being returned his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Courts retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: ~~M. D. Hall,~~
"That the jury find the Defendant guilty and assess his punishment at a fine of fifty dollars and three months confinement in the County jail for three months

M. D. Hall, Foreman
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Henry Brown the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County jail for the full period of three months and until the fine and costs are paid in full,

44880 State of Texas } Theft
-vs- } Monday Nov 5, 1900.
A. Chillis

This day came the County Attorney prosecuting the plea

Monday the 5th day of November A. D. 1899 1900.

of the State also came the Defendant
 in his own proper person and
 both parties announced ready for
 trial. Whereupon came a jury of
 good and lawful men to wit: H. Gileg
 and five others who were duly
 selected, sworn and sworn accord-
 ing to law and the information
 being read to the jury the Defendant
 now here entered his plea of not
 guilty. Whereupon the jury after
 hearing the evidence, argument of
 counsel and receiving the charge
 of the Court retired to consider
 of their verdict and after mature
 deliberation returned into open
 Court the following verdict to wit:
 "We the jury find the Defendant not
 guilty. H. Gileg. Foreman.
 It is therefore ordered that the
 State of Texas take nothing by
 reason of this prosecution and
 that the Defendant go hence
 without day;

Wednesday Nov 7, 1900 Court in session
present as on first day of term.

11456. State of Texas } Assault & Battery
-vs- } (Wednesday Nov 7, 1900.

J. C. Barney
 This day came the County attorney
 prosecuting the plea of the State
 also came the Defendant in his
 own proper person and both
 parties announced ready for trial
 Whereupon came a jury of good
 and lawful men to-wit: W. D. Hall

and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." W. D. Hall, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

111841 State of Texas } Theft
-vs- } Wednesday Nov 7th 1900
Master Howard

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: H. G. Seeborg and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the

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Charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:
 "We the jury find the Defendant guilty and assess his punishment at confinement in the County Jail for three (3) months.

W. J. Goodberg, Foreman,

It is therefore ordered by the Court that the Defendant should be committed to the County Jail for the full period of three months and until all costs in this behalf incurred are paid in full, for which said costs execution may issue.

Monday Nov 9, 1900. Court in session present as on first day of term.

Now comes the County attorney prosecuting the plea of the State ^{and} for goods and sufficient reasons filed with the papers in said case says he will no further prosecute said case and moves the Court to dismiss the same viz:

- 18637 State of Texas - vs. Al Dean.
Open on Sunday
- 18734 State of Texas - vs. John Moore
Open on Sunday
- 19389 State of Texas - vs. John Moore
Open on Sunday
- 19444 State of Texas - vs. Al Lass.
Open on Sunday
- 19445 State of Texas - vs. Mike Cassidy
Open on Sunday.

40667	State of Texas -vs- Ab Dean. Open on Sunday
40696	State of Texas -vs- Ab Dean Open on Sunday
40744	State of Texas -vs- J. W. Frank Open on Sunday
40833	State of Texas -vs- Jas Dean Pleading
41367	State of Texas -vs- Kid Kinney Pleading
41368	State of Texas -vs- Kid Kinney Pleading
41370	State of Texas -vs- Kid Kinney Pleading
41371	State of Texas -vs- Kid Kinney Pleading
41675	State of Texas -vs- Nat Kramer Estab Lottery
41678	State of Texas -vs- Nat Kramer Estab Lottery
41679	State of Texas -vs- Nat Kramer Estab Lottery
41681	State of Texas -vs- Wm Oriel Selling Lottery Tickets
41685	State of Texas -vs- Dab Osborne Pleading
41717	State of Texas -vs- Ernest Harris Pleading.
41743	State of Texas -vs- Jeff Oliver Open on Sunday
41744	State of Texas -vs- J. R. Ross. No License
41844	State of Texas -vs- Joe Wheeler Pleading
41843	State of Texas -vs- Joe Wheeler Pleading
41844	State of Texas -vs- Joe Wheeler Pleading
41845	State of Texas -vs- Mike Cassidy Open on Sunday

- Printers and Stationers, Fort Worth
- 41846 State of Texas - vs - Al Goss
Open on Sunday
 - 41847 State of Texas - vs - W. B. Woods.
Open on Sunday.
 - 41849 State of Texas - vs - John Moore.
Open on Sunday.
 - 41850 State of Texas - vs - Pete Currie & Joe White
Open on Sunday.
 - 41853 State of Texas - vs - Thieb Williams
Exhibiting
 - 41855 State of Texas - vs - Thieb Williams
Exhibiting
 - 41856 State of Texas - vs - R. L. Crandrup
Cards.
 - 41857 State of Texas - vs - W. L. Naburg.
Cards.
 - 41858 State of Texas - vs - Jacob Dean
Cards.
 - 41859 State of Texas - vs - Rosa Johnson
Partying Room for Gaming
 - 41861 State of Texas - vs - Will Loring
Betting
 - 41864 State of Texas - vs - Bob Derritt
Disorderly House.
 - 41863 State of Texas - vs - Will Loring
Malfeasance in Office
 - 41873 State of Texas - vs - Bob Derritt
Disorderly House.
 - 41876 State of Texas - vs - Nat Kramer
Establishing Lottery
 - 41877 State of Texas - vs - Nat Kramer
Establishing Lottery
 - 41881 State of Texas - vs - Dan Blair
Exhibiting
 - 41882 State of Texas - vs - Dan Blair
Exhibiting
 - 41883 State of Texas - vs - Dan Blair
Exhibiting
 - 41884 State of Texas - vs - Dan Blair
Exhibiting

41885	State	of	Texas	-vs-	Dan Blair	Exhibiting
41896	State	of	Texas	-vs-	Sam Johnson	Exhibiting
41897	State	of	Texas	-vs-	Sam Johnson	Exhibiting
41898	State	of	Texas	-vs-	Sam Johnson	Exhibiting
41899	State	of	Texas	-vs-	Sam Johnson.	Exhibiting
41900	State	of	Texas	-vs-	Sam Johnson	Exhibiting
41903	State	of	Texas	-vs-	Harry Huey	Exhibiting
41904	State	of	Texas	-vs-	Harry Huey	Exhibiting
41905	State	of	Texas	-vs-	Harry Huey	Exhibiting
41906	State	of	Texas	-vs-	Tim Irwin	Exhibiting
41907	State	of	Texas	-vs-	Tim Irwin	Exhibiting
41908	State	of	Texas	-vs-	Tim Irwin	Exhibiting
41909	State	of	Texas	-vs-	Tim Irwin	Exhibiting
41910	State	of	Texas	-vs-	Tim Irwin	Exhibiting
41911	State	of	Texas	-vs-	Dad Osborne	Exhibiting
41912	State	of	Texas	-vs-	Dad Osborne	Exhibiting
41913	State	of	Texas	-vs-	Dad Osborne	Exhibiting
41914	State	of	Texas	-vs-	Dad Osborne	Exhibiting
41915	State	of	Texas	-vs-	Dad Osborne	Exhibiting
41916	State	of	Texas	-vs-	Nat Kramer	Lacey

Printers and Stationers, Fort Worth

21917	State of Texas - vs - Nat Kranner Larceny
21930	State of Texas - vs - Joe Wheat Exhibiting
21936	State of Texas - vs - Berry Huey Exhibiting
21937	State of Texas - vs - Berry Huey Exhibiting
21951	State of Texas - vs - Ed Otto Promoting Gaming
21952	State of Texas - vs - Ed Otto Promoting Gaming
21953	State of Texas - vs - Ed Otto Promoting Gaming
21954	State of Texas - vs - Ed Otto Promoting Gaming
21955	State of Texas - vs - Ed Otto Promoting Gaming
21967	State of Texas - vs - J. Bushong No License
21968	State of Texas - vs - Maude Harris Vagrancy
21975	State of Texas - vs - A. D. Kane
21997	State of Texas - vs - Will Nabors Cards
21998	State of Texas - vs - Joe Baker Cards
21999	State of Texas - vs - Joe Baker Cards
22000	State of Texas - vs - Joe Wheat Cards
22001	State of Texas - vs - Joe Wheat Cards
22002	State of Texas - vs - Bob Crandall Cards
22003	State of Texas - vs - Ross Johnson Promoting Gaming
22004	State of Texas - vs - Dick Herdman Open on Sunday

44005	State of Texas -vs- Tom Williams Open on Sunday
44001	State of Texas -vs- Wm Waggards.
44002	State of Texas -vs- Jim Hicks Petting
44003	State of Texas -vs- Jim Hicks Petting
44004	State of Texas -vs- Jim Hicks Petting
44005	State of Texas -vs- Geo Kilgore Petting
44050	State of Texas -vs- Claude Bordin Distal
44060	State of Texas -vs- Lee Tignor Estate Letters.
44063	State of Texas -vs- Cannon Estate Letters
44064	State of Texas -vs- Geo Cannon Estate Letters
44065	State of Texas -vs- Geo Cannon Estate Letters
44066	State of Texas -vs- Bill Thompson Petting
44074	State of Texas -vs- Pearl Bebel Vagrancy.
44136	State of Texas -vs- Nat Kramer Selling Lottery Tickets
44137	State of Texas -vs- Nat Kramer Selling Lottery Tickets
44141	State of Texas -vs- Nat Kramer Estate Letters
44170	State of Texas -vs- Tom Strouts Abusive Language
44196	State of Texas -vs- H. W. Allen Petting
44259	State of Texas -vs- Geo Wilcox Open on Sunday
44265	State of Texas -vs- Jim Thrasher Open on Sunday

the

day of

A. D. 189

Printers and Stationers, Fort Worth

44466	State of Texas - vs - Pete Currie Open on Sunday
44480	State of Texas - vs - Jim Strong Betting
44484	State of Texas - vs - Jim Strong Betting
44485	State of Texas - vs - Jim Strong Betting
44484	State of Texas - vs - Kilb Kinney Betting
44488	State of Texas - vs - Pete Currie Open on Sunday
44489	State of Texas - vs - W. B. Woods. Open on Sunday
44497	State of Texas - vs - John Moore. Open on Sunday
44499	State of Texas - vs - Mrs James Open on Sunday
44504	State of Texas - vs - Kilb Kinney Betting
44507	State of Texas - vs - Jim Liston Open on Sunday
44508	State of Texas - vs - Jim Liston Open on Sunday
44509	State of Texas - vs - Pete Stromstedt Open on Sunday
44537	State of Texas - vs - Mike Cassidy Open on Sunday
44538	State of Texas - vs - Jim Ballers Open on Sunday
44539	State of Texas - vs - Jerry O'Brien Open on Sunday
44543	State of Texas - vs - DuMit J. Turner Theft
44544	State of Texas - vs - Albert Miller agg assault
44545	State of Texas - vs - W. B. Turner Theft.
44573	State of Texas - vs - John Watts Selling Whiskey to minor

- 22374 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22375 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22376 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22377 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22378 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22379 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22399 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22409 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22414 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22426 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22444 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22480 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22481 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22482 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22483 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22484 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22499 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22504 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22506 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22514 State of Texas -vs- John Watts
 Selling Whiskey to minor
- 22515 State of Texas -vs- John Watts
 Selling Whiskey to minor

44516	State of Texas -vs- Medrus Clifton	Disorderly House
44517	State of Texas -vs- Jay Carter	Disorderly House,
44519	State of Texas -vs- James Wallis	Open on Sunday
44540	State of Texas -vs- Jerry O'Brien	Open on Sunday
44545	State of Texas -vs- Ab Dean	Selling on Sunday
44546	State of Texas -vs- Ab Dean	Selling on Sunday
44529	State of Texas -vs- Chas Colman	Thefts
44531	State of Texas -vs- Madam Porter	Vagrancy
44532	State of Texas -vs- Madam Porter	Vagrancy
44533	State of Texas -vs- Doley Wilson	Vagrancy
44534	State of Texas -vs- Doley Wilson	Vagrancy
44535	State of Texas -vs- May Dander	
44537	State of Texas -vs- Jay Harris	Bearing Arms at Louis Gathering
44538	State of Texas -vs- Will Robinson	Bearing Arms at Louis Gathering
44553	State of Texas -vs- Thinks Mullins	Pistol
44558	State of Texas -vs- John Jenkins	Thefts
44567	State of Texas -vs- Pearl Bebel	Vagrancy
44568	State of Texas -vs- Pearl Bebel	Vagrancy
44573	State of Texas -vs- Mrs Lena Thomas	Agg assault.
44576	State of Texas -vs- W. H. Riley	Abusive Language.

44598	State of Texas -vs- Liddie Thornton Vagrancy
44596	State of Texas -vs- W. J. Reeds agg assault
44597	State of Texas -vs- Bill Thompson agg assault
44604	State of Texas -vs- John Jenkins Theft
44608	State of Texas -vs- Aaron Chilson Theft
44609	State of Texas -vs- Harry Marshall Theft
44631	State of Texas -vs- Ed Otto Open on Sunday
44632	State of Texas -vs- Ed Otto Open on Sunday
44634	State of Texas -vs- Pete Currie Open on Sunday
44635	State of Texas -vs- Sterling Galloway Open on Sunday
44637	State of Texas -vs- Steve Wierin Open on Sunday
44642	State of Texas -vs- J. D. Lanthorn Open on Sunday
44643	State of Texas -vs- Jerry Deems Open on Sunday
44644	State of Texas -vs- Jerry Deems Open on Sunday
44647	State of Texas -vs- W. P. Hardwick Open on Sunday
44648	State of Texas -vs- W. P. Hardwick Open on Sunday
44649	State of Texas -vs- W. P. Hardwick Open on Sunday
44651	State of Texas -vs- Jim Thrasher Open on Sunday
44652	State of Texas -vs- Al Goss Open on Sunday
44653	State of Texas -vs- Jim Saunders Open on Sunday

Printers and Stationers, Fort Worth

- 44654 State of Texas -vs- Jim Griffin
Open on Sunday.
- 44655 State of Texas -vs- Pete Currie
Open on Sunday.
- 44658 State of Texas -vs- Peks Jones.
Open on Sunday.
- 44660 State of Texas -vs- Steve Murrin
Open on Sunday.
- 44663 State of Texas -vs- Paul Shirant
Open on Sunday.
- 44664 State of Texas -vs- W. H. Smith
Open on Sunday.
- 44675 State of Texas -vs- Henry Gray
Betting
- 44676 State of Texas -vs- Mark Davis
Betting
- 44679 State of Texas -vs- Jim Mann
Betting
- 44680 State of Texas -vs- Geo Walker
Betting
- 44681 State of Texas -vs- Geo Walker
Betting
- 44682 State of Texas -vs- Geo Walker
Betting
- 44683 State of Texas -vs- Geo Walker
Betting
- 44684 State of Texas -vs- Harry Huey
Betting
- 44687 State of Texas -vs- John Dennis
Betting
- 44688 State of Texas -vs- John Dennis
Betting
- 44691 State of Texas -vs- Joe Wheat
Open on Sunday.
- 44692 State of Texas -vs- W. H. Ward
Open on Sunday.
- 44695 State of Texas -vs- J. H. Swisher
Open on Sunday.
- 44696 State of Texas -vs- Ed Carr
Open on Sunday.

44698	State of Texas - vs - Oscar Luybels Open on Sunday
44705	State of Texas - vs - Pearl Beebe Vagrancy
44709	State of Texas - vs - Jim Kelling Riot
44711	State of Texas - vs - Cecil Nichite Fornication
44714	State of Texas - vs - Ab Dean. Delinq on Sunday
44715	State of Texas - vs - Ab Dean Delinq on Sunday.
44716	State of Texas - vs - Ab Dean Delinq on Sunday.
44719	State of Texas - vs - John Smith assaults.
44730	State of Texas - vs - John Smith Abusive Language.
44731	State of Texas - vs - Ella Everett Abusive Language.
44737	State of Texas - vs - Cynthia Harris Thefts.
44738	State of Texas - vs - Ella Courtney Vagrancy
44739	State of Texas - vs - E. M. McCoy Embryments.
44744	State of Texas - vs - Jim Burns & Cynthia Sheff Adultery.
44745	State of Texas - vs - J. B. Shell, Learning open Gate of Another
44755	State of Texas - vs - E. D. Kuyhug Agg assault.
44761	State of Texas - vs - Cecily Boone. Thefts
44763	State of Texas - vs - Carl Craig Betting
44764	State of Texas - vs - Carl Craig Betting
44768	State of Texas - vs - Will Gibson Agg assault

Printers and Stationers - Fort Worth

- 44769 State of Texas - vs - Annie Fowler
Agg assaults
- 44775 State of Texas - vs - Frank Garrison
Fighting
- 44780 State of Texas - vs - W. W. W. W. W.
Open on Sunday
- 44786 State of Texas - vs - J. J. Saunders
Open on Sunday
- 44787 State of Texas - vs - Louis Lammthal
Open on Sunday
- 44788 State of Texas - vs - Jim Kelly
Open on Sunday
- 44795 State of Texas - vs - Jim Lister
Open on Sunday
- 44806 State of Texas - vs - Jake Johnson
Betting
- 44807 State of Texas - vs - Jake Johnson
Betting
- 44815 State of Texas - vs - Dan Blair
Betting
- 44810 State of Texas - vs - Sid Kirney
Betting
- 44811 State of Texas - vs - Sid Kirney
Betting
- 44831 State of Texas - vs - Arthur Gallaway
Open on Sunday
- 44837 State of Texas - vs - John Allen
Theft
- 44838 State of Texas - vs - Harry Lee
Pistol
- 44839 State of Texas - vs - Bob Korgrove
Agg assaults
- 44841 State of Texas - vs - Harry Brown
Theft
- 44843 State of Texas - vs - Lee Davis
Pistol
- 44844 State of Texas - vs - Tom Payne
Agg assaults
- 44845 State of Texas - vs - Messie Brown
Agg assaults

44850	State of Texas - vs - Paul Parish	Payroncy
44851	State of Texas - vs - George Woods.	Agg assault.
44852	State of Texas - vs - George Woods.	Pistol
44853	State of Texas - vs - Hardy Boon	Malevolent mischief
44854	State of Texas - vs - Dan Lusk	Fornication
44860	State of Texas - vs - Geo Johnson	Agg assault.
44861	State of Texas - vs - Jesse Hill	Theft.
44862	State of Texas - vs - Jesse Hill	Theft.
44863	State of Texas - vs - George Davis	Agg assault.
44864	State of Texas - vs - George Davis	Disturbing Peace
44867	State of Texas - vs - Ed Haley	Pistol
44868	State of Texas - vs - Ed Haley	Pistol
44869	State of Texas - vs - Clayton	Dist Peace.
44870	State of Texas - vs - Clayton	Dist Peace
44873	State of Texas - vs - Eva Coper	Payroncy
44874	State of Texas - vs - Geo Flanagan	Agg assault.
44875	State of Texas - vs - Will Stewart	Theft.
44879	State of Texas - vs - W E Phinis	Agg assault.
44881	State of Texas - vs - Bud Cooper	Agg assault.
44882	State of Texas - vs - Charlie Reese	Agg assault.

Printers and Stationers, Fort Worth

- 44843 State of Texas vs Charlie Reese
agg assault.
- 44844 State of Texas vs Charlie Reese
agg assault.
- 44890 State of Texas vs Meddub Clifton
Vagrancy
- 44891 State of Texas vs Mable Thompson.
Vagrancy
- 44892 State of Texas vs Mable Thompson
Vagrancy
- 44899 State of Texas vs Dan Blair
Betting
- 44900 State of Texas vs Dan Blair
Betting
- 44901 State of Texas vs Dan Blair
Betting
- 44902 State of Texas vs Willie Nabors
Betting
- 44903 State of Texas vs Mark Davis
Betting
- 44904 State of Texas vs Harry Gray
Betting
- 44905 State of Texas vs Jenn Williams
Betting
- 44906 State of Texas vs Jim Mann
Betting
- 44911 State of Texas vs Joe Weeks
Betting
- 44912 State of Texas vs Joe Weeks
Betting
- 44913 State of Texas vs Joe Weeks.
Betting
- 44914 State of Texas vs Joe Weeks
Betting
- 44915 State of Texas vs Harry Huey
Betting
- 44916 State of Texas vs Harry Huey
Betting
- 44917 State of Texas vs Harry Huey
Betting

- 44918 State of Texas -vs- *Worray Kemp*
Retiring
- 44944 State of Texas -vs- *C.E. Johnson*
Open on Sunday
- 44945 State of Texas -vs- *Chas. Johnson*
Open on Sunday
- 44946 State of Texas -vs- *Paul Stewart*
Open on Sunday.
- 44943 State of Texas -vs- *L. Withman*
Open on Sunday
- 44945 State of Texas -vs- *L. Withman*
Open on Sunday
- 44941 State of Texas -vs- *W. B. Smith*
Open on Sunday.
- 44945 State of Texas -vs- *Ed Otto*
Open on Sunday
- 44946 State of Texas -vs- *John Moore*
Open on Sunday.
- 44947 State of Texas -vs- *John Moore*
Open on Sunday.
- 44948 State of Texas -vs- *W. P. Hardwick*
Open on Sunday
- 44949 State of Texas -vs- *W. P. Hardwick*
Open on Sunday.
- 44951 State of Texas -vs- *W. B. Ward*
Open on Sunday.
- 44952 State of Texas -vs- *W. B. Ward*
Open on Sunday.
- 44953 State of Texas -vs- *W. B. Ward*
Open on Sunday
- 44954 State of Texas -vs- *W. B. Ward*
Open on Sunday
- 44958 State of Texas -vs- *Jim Saunders*
Open on Sunday
- 44959 State of Texas -vs- *Jim Saunders*
Open on Sunday
- 44960 State of Texas -vs- *Jim Saunders*
Open on Sunday.
- 44965 State of Texas -vs- *Sam Bohler*
Open on Sunday.

- 44966 State of Texas - vs - Oeto Stromsack
Open on Sunday.
- 44968 State of Texas - vs - Joe Wheat.
Open on Sunday.
- 44969 State of Texas - vs - Joe Wheat
Open on Sunday.
- 44971 State of Texas - vs - Charlie Littlejohn
app assault
- 44972 State of Texas vs Tom White
Dist Peace.
- 44974 State of Texas - vs - Joe Rider
Gettaring Pecong
- 44980 State of Texas vs Chas Lacey
Embezzlement
- 44984 State of Texas vs Chas Lacey
Embezzlement
- 44983 State of Texas vs Chas Lacey
Embezzlements.
- 44994 State of Texas vs Cal Cummings
Petting

It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and the Defendants go hence without day.

44993 State of Texas }
vs- } Wednesday Nov 7. 1900.
J. L. Seagins }

This day came the parties by their attorneys and then came on to be heard. Defendant's motion to quash the indictment herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendants. It is

Therefor ordered by the Court that said motion be and the same is hereby sustained and said case is hereby dismissed,

114848 State of Texas } Negligent Homicide
 -55- } Monday Nov. 12" 1900.
 J. M. Willenthall

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now has entered his plea of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendant not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Monday Nov 19, 1900. Court in session present as on first day of term.

Unsubscribed

Now comes Sterling P. Clark Sheriff of Tarrant County and brings into open Court the Unsubscribed for this the third week of the November Term of said Court and upon the names thereon being called

the _____ day of _____ A. D. 189_____

The following qualified jurors answered to wit: L. L. Harris, C. Hartwig, J. M. Gies, W. M. Cross, J. H. Meeton, L. J. Downing and W. W. Gaskell, who were all sworn, tried and placed upon the panel for the week.

44935

State of Texas }
-vs- } Monday, Nov 19, 1900.
Joe Rayburn }

This day this cause coming on for trial, and on motion of the County Attorney it is ordered that the appeal in this case be and the same is hereby dismissed on account of defects in appeal Bonds.

44995

State of Texas } Aggravated Assault
-vs- } Monday, Nov 19, 1900.
Mannie Clark }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in her own proper person and also both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: J. M. Gies, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict

and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant not guilty as charged in the Indictments."

J. W. Gies, Foreman.

It is therefore ordered by the Courts that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Thursday Nov 14th 1900. Court in session present as on first day of term.

43004

State of Texas } Theft.
-vs- } Thursday Nov 14th 1900.
Jacob Daniels

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit: J. W. Gies and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Courts retired to consider of their verdict and after mature deliberation, returned into open Court the following verdict to-wit: "We the jury find the Defendants

not guilty as charged in the Information.
J. M. Liss, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

13005 State of Texas } Theft.
-vs- } Friday, Nov 29, 1900.
Rhoda Garrison

This day came the County Attorney presenting the plea of the State also. came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: J. M. Liss and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence and argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendant not guilty as charged. J. M. Liss, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

Saturday, Jan 5, 1901. Ordered that Court do now adjourn till Court in course.

C. Judge.

Be it remembered that on this the first Monday in January A. D. 1901 the same being the 7th day of January A. D. 1901, there was begun and holden a regular term of the County Courts of Tarrant County at the Court House thereof in the city of Fort Worth: present and presiding Hon. W. B. Harris, County Judge, W. E. Butler, County Clerk, O. J. Patterson, County Attorney and Sterling P. Clark, Sheriff of Tarrant County, where the following proceedings were had upon the Criminal Docket of said Courts.

Venue Facing

Now comes Sterling P. Clark, Sheriff of Tarrant County Texas and brings into open Court the Venue Facing for this the first week of the January Term of the County Courts and upon the names thereon being called the following jurors answered to wit: L. W. Mason, Chas. Lusk, R. B. Carson, J. B. Marshall, B. J. Edson, W. G. Gales, J. A. Gray, W. A. Dickson, A. J. Wilson, J. A. Smith, C. C. French, J. W. Wilkinson, S. L. Graves and W. R. Gaudy, who were all sworn tried and placed upon the panel for the week.

43127

State of Texas } Aggravated Assault
 vs. } Monday Jan 7, 1901.
 A. A. Collier }

This day came the County Attorney presenting the plea of the State also came the defendant in his own proper person and both

parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit: W. Gates and five others, who were duly selected, empaneled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty." W. Gates, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

43360 State of Texas } Hefbs
 vs. } Monday Jan 7. 1901.
 Will Dorr

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit A. G. Wilson and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict

and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty." A. J. Wilson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

73091

State of Texas } Appointed Assaule
-vs- } Tuesday Jan 8. 1901.
A. Mexican

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit: A. J. Leigh and five others who were duly selected, empaneled and sworn according to law and the Defendant being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendant not guilty." A. J. Leigh Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of

this prosecution and that the Defendant go hence without day.

vs-
State of Texas (Sitting on Sunday)
N.B.N.R. (Tuesday Jan 8" 1901.)
M. J. Brown

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person, and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit B. J. Edm and five others who were duly selected, sworn and sworn according to law and the information being made to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." B. J. Edm. Foreman.
It is therefore ordered by the Court that the State of Texas do ~~have and receive all and from~~ take nothing by reason of this prosecution and that the Defendants go hence without day.

19104 State of Texas } Open on Sunday
 vs } Thursday Jan 9, 1901.
 W. D. Wark

This day came the County Attorney presenting the pleas of the State also came the defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: B. K. Carson and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the defendant not guilty." B. K. Carson Foreman

It is therefore ordered by the Court that the State of Texas do take nothing by reason of this presentation and that the defendant go hence without day.

19317 State of Texas } Thefts
 vs } Thursday Jan 9, 1901.
 J. J. Hayden

This day came the County Attorney presenting the pleas of the State also came the defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of

Wednesday the

9th

day of

January A. D. 1891.

good and lawful man to wit: A. J. Light and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court, retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"That the jury find the Defendants guilty as charged in the Information and assess his punishment at a fine of One hundred (\$100⁰⁰) and fifty dollars and thirty days imprisonment in the County Jail,

A. J. Light, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants J. J. Hayden the sum of One hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of thirty days and until said fine and costs are paid in full.

13077 State of Texas }
Mam. ^{vs} }
Derric }
Thursday, Jan 10, 1901.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. W. Wilkinson and five others who were duly selected, sworn and sworn according to law, and the Information being read to the jury the Defendant now here entered her plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty as charged in the Information."

J. W. Wilkinson, Attorney
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

13126 State of Texas }
G. W. ^{vs} }
Piggs }
Thursday, Jan 10, 1901.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and

both parties arrangements ready for trial
Whereupon came a jury of good and
lawful men to-wit: H. Gates and
five others who were duly selected
empaneled and sworn according
to law and the information being
read to the jury the defendants read
their plea of not guilty;
Whereupon the jury after hearing
the evidence, arguments of counsel and
receiving the charge of the Court retired
to consider of their verdict, and
after mature deliberation returned
into open Court the following
verdict to-wit: "We the jury find the
Defendants not guilty as charged
in the Information, H. Gates, Foreman;
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendants go hence without
day."

43454

State of Texas } Approved Assaunt
Ben Bryant } Thursday Jan 10, 1901.

This day came the County
Attorney presenting the plea of the
State also came the Defendants
in his own proper person and
both parties arrangements ready for
trial. Whereupon came a jury of
good and lawful men to-wit: J. M.
Mickelson and five others who
were duly selected, empaneled and
sworn according to law and
the Information being read to the
jury the Defendants read their
plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendants guilty of simple assaults and assess their punishment at a fine of \$5⁰⁰.

J. W. Wilkinson, Foreman,
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Ben Bryant the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Jan'y 11, 1901 Court met at 9 o'clock pursuant to adjournment presents as on yesterday,

13334 State of Texas } Theft
J. J. Hayden } Friday Jan'y 11, 1901,

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of

the

day of

A. D. 189

goods and lawful men to-wit: B. K. Carson and five others, who were duly indicted, returned and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "Be the jury find the Defendants guilty as charged in the information and assess his punishment at a fine of one hundred and fifty dollars \$150⁰⁰ and ten (10) days in the County Jail.

B. K. Carson, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendant J. J. Hayden the sum of One hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in case No. 49347 said Defendant stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

18937 State of Texas } Theft
 vs- } Friday, January 11, 1901.
 Emmitt Curran }

This day came the County Attorney presenting the plea of the State, also came the Defendants in his own proper person and both parties arranged ready for trial, thereupon came a jury of good and lawful men to-wit C. C. French and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now have returned his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendants guilty as charged in the information and assess his punishment at a fine of seventy five dollars \$75⁰⁰ and imprisonment in the County Jail for twenty days.

C. C. French, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Emmitt Curran the sum of seventy five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered

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that said Defendants stand committed to the County Jail for the full period of ~~two~~ days and until said fine and costs are paid in full.

73416 State of Texas } Occupation without License
 -vs- } Friday January 11, 1901.
 J. C. Kirkpatrick }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendant guilty and assesses his punishment at a fine of Three hundred and seventy five dollars. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants J. C. Kirkpatrick the sum of Three hundred and seventy five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

1901/6 State of Texas } Motion for New Trial
 -vs- } Friday Jan'y 11, 1901.
 J. C. Kirkpatrick }

This day came the County attorney prosecuting the pleas of the state also came the Defendants in his own proper person and then came on to be heard Defendants motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is against said motion It is therefore ordered by the Court that said motion be and the same is hereby overruled, To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas. The Recognizance of Defendants fixed by the Court at the sum of Eight Hundred Dollars.

1901/6 State of Texas } Recognizance
 -vs- } Friday Jan'y 11, 1901.
 J. C. Kirkpatrick }

This day came into open Court J. C. Kirkpatrick, Defendants in the above entitled cause, who together with Ira M. Gilley and C. K. Bell, his writing acknowledge themselves severally indebted to the State of Texas in the sum of Eight Hundred Dollars, condition that the said J. C. Kirkpatrick who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Three Hundred and seventy five dollars and all costs in this behalf incurred, as more fully appears by the judgment of conviction

dearly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of the Court in order to abide the judgments of the Courts of Criminal Appeals of the State of Texas in this case.

Monday Jan'y 21, 1901. Court in session present as on first day of term.

— *Urrin Facias* —

Now comes Sterling P. Clark, Sheriff of Tarrant County, Texas, and brings into open Court the *Urrin Facias* for this the third week of the County Court of Tarrant County Texas, and upon the names thereon being called the following qualified jurors answered to-wit: C. C. Berry, W. H. Brygman, B. H. Shipp, W. P. Buttison, J. B. Richmond, Joseph McDonald, O. Cairspan, C. W. Peabody, J. B. Morse, H. B. Francis, J. M. Key, A. G. Branham, J. R. Green, J. W. Crude, A. D. Wheeler, Frank Elliston and E. L. Huffman who were all sworn and tried and placed upon the panel for the week.

13008

State of Texas } Aggravated Assault
 -vs- } Monday Jan'y 21, 1901.
 Chas. Dietz }

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and

lawful men to wit: A. J. Ligh and five others, who were duly selected, were sworn and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants guilty as charged in the information and assess his punishment at a fine of twenty five dollars."

A. J. Ligh, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Chas Ditz the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

43095 State of Texas } Motion to Quash Information
 N. A. Harris } Monday Jan'y 21, 1901.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion to quash the information herein and the arguments of counsel being

beant thrown because it is the opinion of the Court that the law is against said Defendants it is therefore ordered by the Court that said motion be and the same is hereby overruled, so which ruling of the Court the Defendants excepts,

113095

State of Texas } Petting
W. R. Harris } Monday Jan'y 21, 1901.

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties governments ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered his plea of not guilty. Whereupon the Court after hearing the evidence arguments of counsel and being fully advised in the premises finds the Defendants guilty and assesses his punishments at a fine of Ten Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants W. R. Harris the sum of Ten Dollars fine assessed as afore said together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

43095 State of Texas } Motion for New Trial
 -53- } Monday Jan'y 21, 1901,
 W. R. Harris }
 This day came the County Attorney
 prosecuting the plea of the State also came
 the Defendant in his own proper person
 and then came on to be heard the
 Defendants motion for a new trial
 herein, and the arguments of counsel
 being heard thereon because it is the
 opinion of the Court that the law is
 against said Defendants. It is therefore
 ordered by the Court that said motion
 be and the same is hereby overruled,
~~and the Court~~ ~~overruled~~ of the Court the
 Defendants excepts and in open Court
 gives notice of appeal to the
 Court of Criminal Appeals of the
 State of Texas, the recognizance of
 Defendant fixed by the Court at the
 sum of one hundred dollars.

43095 State of Texas } Recognizance
 -53- } Monday Jan'y 21, 1901,
 W. R. Harris }
 This day came into open Court
 W. R. Harris, Defendants in the above
 entitled cause, who together with
 W. A. Wade and Will Robinson his
 sureties acknowledge themselves jointly
 indebted to the State of Texas in
 the penal sum of one hundred dollars
 conditions that the said W. R. Harris
 who has been convicted in this
 cause of a misdemeanor and
 his punishment assessed at a
 fine of Ten Dollars and all costs
 in this behalf incurred as more
 fully appears by the judgments of

the

day of

A. D. 189

73778

State of Texas }
 vs }
 John Taylor }
 Tuesday Jan'y 22, 1901,

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit: E. G. Huffman and five others who were duly selected, sworn and sworn according to law and the Indictments being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: That the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of thirty seven dollars and a half.

E. G. Huffman, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant John Taylor the sum of thirty seven dollars and fifty cents fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

1894

State of Texas } Open on Sunday
W. J. Brown } Tuesday Jan'y 17, 1901.

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and lawful men to-wit: Frank Elliston and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendants now here returned his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty as charged in the information and assess his punishment at a fine of twenty dollars."

Frank Elliston, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants W. J. Brown the sum of twenty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

13244 State of Texas } Selling on Sunday
 -25- } Wednesday Jan'y 23. 1901.
 Billy Hornbeck }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: O. Fairman and five others who were duly selected, empaneled and sworn according to law, and the indictment being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty under the information filed." O. Fairman, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without days.

13203 State of Texas } Selling on Sunday
 -25- } Wednesday Jan'y 23. 1901.
 W. T. Brown }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: C. W. Peabody

and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant not guilty as charged in the indictment."

C. W. Peabody, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

189105 State of Texas } Selling on Sunday
 vs- } Saturday Jan'y 26, 1901.
 W. J. Brown }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thompson came a jury of good and lawful men to wit: B. W. Shipp and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments

of counsel and receiving the charge of the Courts retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to-wit: "The jury finds the Defendants guilty as charged in the Information and assess his punishment at a fine of thirty dollars."

B. W. Shipp, Foreman

It is therefore ordered by the Courts that the State of Texas do have and recover of and from the Defendants W. T. Brown the sum of thirty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

43456

Ex Parte } Habeas Corpus
Arthur Woodard } Wednesday Jan'y 30, 1901.

This day came on to be heard the application of Relator Arthur Woodard to be discharged from custody of the City Marshal of the City of Fort Worth, alleging that he is illegally restrained of his liberty.

And the evidence and arguments of counsel being heard thereon and the Courts being fully advised in the premises, it is the opinion of the Courts that said Relator should be remanded to the custody of Wm. Bea, City Marshal and Chief of Police of the City of Fort Worth, to abide the order of the Corporation Courts

of said City of Fort Worth and it is
 ordered, in which judgments of the
 Courts the Relator excepts and in
 open Court gives notice of appeal
 to the Court of Criminal Appeals
 of the State of Texas.

43481

State of Texas }
 -vs- }
 C. O. Cartz } (Monday Feb 4, 1901.

This day came the County
 Attorney presenting the plea of the
 State also came the Defendant in
 his own proper person and both
 parties arraigned ready for trial
 Whereupon came a jury of good
 lawful men to wit: J. E. Carson
 and five others who were duly
 selected, empaneled and sworn
 according to law and the informa-
 tion being read to the jury, the
 Defendant now have entered his
 plea of not guilty. Whereupon
 the jury after hearing the evidence
 arguments of counsel and receiving
 the charge of the Court retired to
 consider of their verdict and
 after mature deliberation returned
 into open Court the following
 verdict to wit: "We the jury find the
 Defendant guilty as charged in
 the information and assess his
 punishment at a fine of Five
 Dollars and one day in jail."

J. E. Carson, Foreman.

It is therefore ordered by the
 Court that the State of Texas
 do have and recover of and

from the Defendants C. O. Carter the sum of five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail ~~until~~ for the full period of one day and until said fine and costs are paid in full.

1889 State of Texas } *Thrift*
 -vs- } Monday Febry 4th 1901.
 Joseph H. Walden }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to wit: For Paythress and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendants now entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty." For Paythress, *Truman*.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

the

day of

A. D. 189

113035

State of Texas } Wounding a Mule.
 -vs- } Tuesday Feby 5. 1901.
 Lon Harrington }

This day came the County Attorney presenting the pleas of the State also came the Defendants in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to-wit E. P. Lingenfelder and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit "We the jury find the Defendants not guilty."

E. P. Lingenfelder Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

113358

State of Texas } Theft
 -vs- } Tuesday Feby 5. 1901.
 Chas McKimney }

This day came the County Attorney presenting the pleas of the State also came the Defendants in his own proper person and both parties arraigned ready for

Trial, Wherupon came a jury of good and lawful men to-wit: E. P. Lingenfuder and five others, who were duly selected, impaneled, and sworn according to law and the information being read to the jury the Defendants were heard and returned this plea of not guilty, Wherupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "The jury find the Defendants not guilty."

J. P. Lingenfuder, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

113497

State of Texas } Sheriff
-vs- } Wednesday Feb 6, 1901.
Tom Brown

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial, Wherupon came a jury of good and lawful men to-wit: E. Carson and five others, who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendants were heard and returned this plea of not guilty, Wherupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after

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mature deliberation returned into open Court the following verdict to-wit:
 "We the jury find the Defendants guilty and assess his punishment at a fine of Five Dollars and five days in jail. J. E. Carson, Foreman."

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Tom Brown the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of five days and until said fine and costs are paid in full.

Now coming the County Attorney and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moving the Court to dismiss the same viz:

41876

State of Texas vs Frank Olenis

41943

Driving through snow procession
 State of Texas vs Will Leele

43002

Factoring Pecans on Land of another
 State of Texas vs S. A. Hardy

43046

Fighting
 State of Texas vs J. N. Smith

43031

Hunting on Land of another
 State of Texas vs Will True

43032

Aggravated Assault
 State of Texas vs Will True
 Agg assault

- 43034 State of Texas -vs- Will True
Abusive Language.
- 43041 State of Texas -vs- Rap Jones
Dist Religious Worship
- 43042 State of Texas -vs- Dal Smith
Dist Religious Worship
- 43044 State of Texas -vs- Bigham Ripson
Dist Religious Worship
- 43046 State of Texas -vs- Bob Daniels
Dist Religious Worship
- 43072 State of Texas -vs- Will Arnold
App Assaults
- 43082 State of Texas -vs- Will Payne
Dist Religious Worship
- 43083 State of Texas -vs- John Chastain
Dist Religious Worship.
- 43078 State of Texas -vs- John Tedrin
Abusive Language.
- 43094 State of Texas -vs- Panto Rocco.
Disturbing the Peace.
- 43102 State of Texas -vs- Geo Keith
Selling to minor
- 43103 State of Texas -vs- Geo Keith
Selling to minor
- 43113 State of Texas -vs- Louis Peterson
Open on Sunday
- 43114 State of Texas -vs- Louis Peterson
Open on Sunday.
- 43113 State of Texas -vs- John Moore
Open on Sunday
- 43131 State of Texas -vs- Henry Warren
Pistol
- 43155 State of Texas -vs- Tony Savona
Cards
- 43166 State of Texas -vs- Richard Tankersly
Cards
- 43167 State of Texas -vs- Joe Wheat
Betting
- 43168 State of Texas -vs- Joe Wheat
Betting

the

day of

A. D. 189

- 43169 State of Texas -vs- Joe Wheat
Betting
- 43170 State of Texas -vs- Joe Wheat
Betting
- 43171 State of Texas -vs- Joe Wheat
Betting
- 43180 State of Texas -vs- Hilb Kinney
Betting
- 43181 State of Texas -vs- Hilb Kinney
Betting
- 43184 State of Texas -vs- Hilb Kinney
Betting
- 43183 State of Texas -vs- Hilb Kinney
Betting
- 43359 State of Texas -vs- W. J. Berris
Theft
- 43404 State of Texas -vs- W. J. Brown
Dullying on Sunday.
- 43413 State of Texas -vs- E. L. Shickman
Dullying on Sunday.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

This day came the County attorney prosecuting the pleas of the State also came the following Defendants in their own proper person and accompanied ready for trial viz:

- 43010 State of Texas -vs- Case
Thefts
- 43011 State of Texas -vs- Case
Thefts.
- 43041 State of Texas -vs- Riley Bell
Thefts.

- 43248 State of Texas -vs- Taylor Ridge
Selling to minor
- 43249 State of Texas -vs- Taylor Ridge
Selling to minor
- 43293 State of Texas to W. J. Brown
Selling on Sunday.
- 43294 State of Texas -vs- W. J. Brown
Selling on Sunday
- 43295 State of Texas -vs- Bub Brown
Selling on Sunday.
- 43359 State of Texas -vs- Will Roberts
-Theft-
- 43460 State of Texas -vs- W. J. Smith
Distal

a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered their plea of not guilty. Whereupon the Court after hearing the evidence arguments of counsel and being fully advised in the premises finds the Defendants not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of these proceedings and that the Defendants go hence without day.

Saturday March 2nd 1901.

Ordered that Court do now adjourn till Court in course.

Attest:
W. E. Dutton, Co. Clerk.

County Judge

Monday the 4th day of March A. D. 1891901.

Be it remembered that on this the first Monday in March A.D. 1901 the same being the 4th day of March A.D. 1901 there was begun and holden a regular term of the County Court of Tarrant County at the Court House thereof in the City of Fort Worth; present and presiding Hon. W. B. Harris, County Judge, W. E. Butler County Clerk, O. J. Lattinon, County Attorney and Sterling P. Clark, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court viz:

- *Urine Facias* -

Now comes Sterling P. Clark, Sheriff of Tarrant County, and brings into open Court the *Urine Facias* for this the first week of the March Term A.D. 1901 of the County Court of Tarrant County and upon the return thereon being called the following qualified jurors answered to-wit: J. B. Sprinkle, E. W. Keller, G. E. Estey, W. D. Hall, J. J. Dwyght, Joseph McDonald, E. E. Linnox, Walter Evans, M. W. Haupton, J. O. A. Mann, A. E. Duvinger, Geo. Murryfield, W. M. Trumble and J. J. Lydon, who were all sworn, tried and placed upon the panel for the week.

43519 State of Texas } Theft
 -vs- } Monday March 4, 1901.
 Ed Scott

This day came the County Attorney presenting the plea of the State also came the Defendant in his

own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit: J. B. Sprinkle and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendant not guilty."

J. B. Sprinkle, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

43521

State of Texas } Thefts
 -vs- } Monday Feb 4, 1901.
 G. W. Russell }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit: E. C. Keller and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing

The evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:
 "We the jury find the Defendant guilty and assess his punishment at six months imprisonment in the County Jail. E. W. Keller, Foreman.

It is, therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant G. M. Russell all costs in this behalf incurred for which said costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of six months and until all costs herein incurred are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock

Tuesday, Feb 5 1901 Court not pursuant to adjournment presents as on yesterday.

43695 State of Texas } Theft
 vs- } Tuesday Feb 5, 1901.
 W. A. Bartley vs W. A. Watson

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Summon came a jury of good and lawful

men to wit: W. L. Evans and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of guilty, whereupon the jury retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury upon the Defendant's plea of guilty find the Defendant guilty as charged in the bill of information and assess his punishment at \$5.00 fine and one day in jail.

W. L. Evans, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant N. S. Hartley alias N. W. Watson, the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until said fine and costs are paid in full.

43696 State of Texas } Theft
 vs- } Tuesday Feb 5th 1901.
 N. S. Hartley ^{alias} N. W. Watson }

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit: W. L. Evans and five

which was duly selected and sworn according to law and the information being read to the jury the Defendant now here enters his plea of guilty. Whereupon the jury retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "Upon the Defendant's plea of guilty the jury find Defendant guilty as charged in the bill of information and assess his punishment at a fine of \$5.00 and one day in jail. N. S. Evans, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendants N. S. Havelly and N. W. Watson the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine ^{and} costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in case No. 23695 said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Feb 6th 1901 Court met at 9 o'clock pursuant to adjournment present as on yesterday

43491

State of Texas } Carrying Pistol
 -vs- } Wednesday Mch 6. 1901.
 John Boaz }

This day came the County attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: E. H. Keller and five others who were duly selected, impaneled and sworn according to law and the information being read to the jury the Defendant soon here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendant not guilty as charged in the Information
 E. H. Keller, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day."

43514

State of Texas } Theft
 -vs- } Wednesday Mch 6. 1901.
 Frank Mingola }

This day came the County attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: W. F. Evans and five others

who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendant guilty as charged in the information and assess his punishment at a fine of \$5⁰⁰ fine dollars and sixty days imprisonment in County Jail."

W. L. Evans, Foreman,

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Frank Winysa the sum of Five Dollars fine assessed as aforesaid together with all costs in his behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of sixty days and until the fine and costs are paid in full.

13514

State of Texas } Aggravated Assaults
 -vs- } Wednesday Feb 6. 1901.
 Wallace Blackburn }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit W. L. Evans and five others who were duly selected

sympandus and sworn according to
 law and the Information being read to
 the jury the Defendants now here entered
 his plea of not guilty. Whereupon the
 jury after hearing the evidence arguments
 of counsel and receiving the charge of the
 Court retired to consider of their verdicts
 and after mature deliberation returned
 into open Court the following verdict
 to wit: The the jury find the Defendants not
 guilty as charged in the Information
 W. L. Evans, Foreman.

It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and
 that the Defendants go hence without
 day.

Ordered that Court do now adjourn
 till tomorrow morning at 9 o'clock.

Thursday Mch 7. 1901. Court at 9 o'clock pur-
 suant to adjournment present as on yesterday.

W3492

State of Texas } Killing a Dog
 - vs - } Thursday Mch 7. 1901.
 Thom Boyz

This day came the County Attorney
 presenting the plea of the State also
 came the Defendants in his own
 proper person and both parties
 arraigned ready for trial. Thereupon
 came a jury of good and lawful
 men to wit: W. L. Evans and five
 others who were duly selected,
 sworn and sworn according
 to law and the Information
 being read to the jury the

Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant not guilty as charged in the bill of Indictment, W. L. Evans, Foreman. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day."

13533

State of Texas } Aggravated Assault
 vs- } Thursday, Feb 7, 1901.
 C. W. Goad

This day came the County Attorney presenting the pleas of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit: E. K. Keller and five others who were duly selected, empaneled and sworn according to law and the Indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of \$500⁰⁰"

and six months in the County Jail. E. H. Keller, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants C. W. Good the sum of Five Hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of six months and until said fine and costs are paid in full.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday, March 8th 1901 Court met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

73036 State of Texas } Disturbing the Peace
 -vs- } Friday, March 8, 1901.
 Henry Wagner }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit Joseph McDonald and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not

quilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:
 "We the jury find the Defendants not guilty as charged in the Information.

Joseph M. McDonnell, Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

113037

State of Texas } Disturbing the Peace.
 -vs- } Friday Feb 8, 1901.
 Vance Bayne

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: W. D. Hall and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open

Counts the following verdict to-wit
 "We the jury find the Defendants guilty as charged in the Information and assess his punishment at a fine of five dollars."
 H. D. Ball, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Vance Hagan the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

43531

State of Texas } Pursuing Cattle
 -vs- } Friday Mch 8, 1901.
 Nick Harris

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to-wit: R. E. Durringer and five others who were duly selected, sworn and sworn according to law and the indictment being read to the jury the Defendants now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the

following verdict to-wit: "We the jury find the Defendant not guilty, as charged in the Indictment". R. E. Durringer Foreman.

It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

49537

State of Texas } Threatening Human Life
 -vs- } (Friday Mch 8" 1901.
 Nick Harris }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: Geo E. Estes and five others who were duly selected, impaneled and sworn according to law and the Indictment being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty as charged in the Indictment".

Geo E. Estes, Foreman.

It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Ordered that Courts do now adjourn till tomorrow morning at 9 o'clock.

Saturday Feb 9th 1901. Courts met at 9 o'clock pursuant to adjournment pursuant as on yesterday.

13013

State of Texas } Disturbing the Peace
-vs- } Saturday Feb 9. 1901.
N. H. Hoaz }

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: N. L. Evans and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Courts retired to consider of their verdicts and after mature deliberation returned into open Courts the following verdict to-wit: "That the jury find the Defendants not guilty as charged in the bill of Information." N. L. Evans, Foreman.
It is therefore ordered by the Courts that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without days.

the _____ day of _____ A. D. 189_____

43578

State of Texas } Aggravated Assault
 -vs- } Saturday Mch 9, 1901.
 Tom Ambrose

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: Geo E. Estes and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty as charged in the Information."

Geo E. Estes, Foreman.

It is therefore ordered by the Court that in the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

43616

State of Texas } Theft
 -vs- } Monday Mch 18, 1901.
 Bertha Green

This day came the County Attorney prosecuting the plea of the State also came the Defendants in her own proper person and both parties arraigned ready for trial. Thereupon

came a jury of good and lawful men & -wib: H. R. Wall, and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendants now have entered her plea of not guilty. Whereupon the jury after hearing the evidence argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty."

H. R. Wall, Foreman,

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

23679

State of Texas } Stefts
 - vs - } Monday March 18. 1901.
 Lula Hunter

This day came the County attorney presenting the plea of the State also came the Defendants in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men & -wib: H. R. Wall and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendants now have entered her plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the

the _____ day of _____ A. D. 189_____

jury find the Defendant not guilty.
H. R. Wall, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

43545

State of Texas } Playing Cards
-vs- } Tuesday Feb 19, 1901.
Big Sam

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: J. D. McFadden and five others who were duly selected sworn and sworn according to law and the indictment being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant not guilty."

J. D. McFadden, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

43070 State of Texas } aggravated assault
 -vs- } Wednesday Feb 20, 1901.
 Bill Campbell }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to-wit: H. R. Wall and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "Be the jury find the Defendant not guilty."

H. R. Wall, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

43747 State of Texas } Theft
 -vs- } Wednesday Feb 20, 1901.
 J. M. Rogers }

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit: J. B. Waller and five others who were duly selected, empaneled and sworn according

by reason of these prosecutions and that the Defendants go hence without day.

73179

State of Texas } Hufts
 -vs- } Saturday March 23. 1901.
 Edo Marton }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, whereupon came a jury of good and lawful men to-wit: J. E. Evans, and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury the Defendants now here returned his plea of not guilty whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: That the jury find the Defendants not guilty.

J. E. Evans, Foreman,
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

73177

State of Texas } Betting
 -vs- } Saturday March 23. 1901.
 Joe Parrish }

This day came the County attorney prosecuting the plea of the estate also came the Defendants in his own proper person and both parties announced

the _____ day of _____ A. D. 189_____

ready for trial. Thereupon came a jury of good and lawful men to-wit: W. C. Robinson and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants were then entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty."

W. C. Robinson, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

73734

State of Texas }
 New Wacker }
 Thursday April 4, 1901.

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial thereupon came a jury of good and lawful men to-wit: D. J. Eggleston and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants were then entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving

the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty." D. J. Eggleston, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

43533

State of Texas } Motion for New Trial
 -vs- } Monday March 25 1901.
 C. W. Good

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendants motion for a new trial herein and the argument of counsel being heard thereon, because it is the opinion of the Court that the law is against said motion it is therefore ordered by the Court that said motion be and the same is hereby overruled to which ruling of the Court the Defendant excepts and in open Court gave notice of appeal to the Courts of Criminal Appeals of the State of Texas. It is further ordered that Defendants have ten days after adjournment of this Term of Court within which to prepare and file statement of facts herein.

Now coming the County attorney pro-
secuting the plea of the state and
for goods and sufficient reasons
filed with the papers herein says
he will no further prosecute the
following cases and moving the
Court to dismiss the same viz:

44640

State of Texas vs Ed Brown
Open on Sunday.

44664

State of Texas vs Ed Brown
Open on Sunday

44790

State of Texas vs Ed Brown
Open on Sunday.

44791

State of Texas vs Ed Brown
Open on Sunday

44797

State of Texas vs Ed Brown
Open on Sunday.

44799

State of Texas vs Ed Brown.
Open on Sunday.

44930

State of Texas vs Ed Brown
Open on Sunday

44931

State of Texas vs Mike Cassidy
Open on Sunday

44956

State of Texas vs Jim Lister
Open on Sunday.

43009

State of Texas vs Chas Ditz
Agg Assaults.

43014

State of Texas vs Bettie Smith
Theft.

43041

State of Texas vs Dan Blair
Agg Assaults

43067

State of Texas vs Miesof Clifton
Agg Assaults.

43093

State of Texas vs Jack Daniels
Agg Assaults.

43114

State of Texas vs Pete Currie
Open on Sunday

43116

State of Texas vs Adam Worder
Open on Sunday.

- 43119 State of Texas -vs- Press Janning.
Open on Sunday,
- 43164 State of Texas -vs- Leonard Payne.
- Cards -
- 43464 State of Texas -vs- Edw Tuttle
Cards
- 43465 State of Texas -vs- Edw Tuttle
- Cards -
- 43480 State of Texas -vs- Edw Tuttle
Selling on Sunday
- 43485 State of Texas -vs- Joe Baker
Selling on Sunday
- 43486 State of Texas -vs- Joe Baker
Selling on Sunday.
- 43487 State of Texas -vs- Joe Baker
Selling on Sunday
- 43488 State of Texas -vs- Joe Baker
Selling on Sunday.
- 43489 State of Texas -vs- J. W. Ramsey
Disturbing the Peace
- 43497 State of Texas -vs- Jim Saundberg
Cards
- 43499 State of Texas -vs- L. Gillespie
Ketting.
- 43309 State of Texas -vs- Laura Sumner
Vagrancy
- 43310 State of Texas -vs- Laura Sumner
Vagrancy.
- 43343 State of Texas -vs- Wm Woffenon
agg assaults
- 43327 State of Texas -vs- J. J. Hayden
Thefts
- 43348 State of Texas -vs- Edmund Curran
Thefts
- 43330 State of Texas -vs- N. J. Pruitt
Thefts.
- 43334 State of Texas -vs- Joe Odum
Thefts
- 43334 State of Texas -vs- J. J. Hayden
Thefts.

- 43336 State of Texas -vs- Eumeto Curran
Theft.
- 43337 State of Texas -vs- Eumeto Curran
Theft.
- 43338 State of Texas -vs- Eumeto Curran
Theft.
- 43341 State of Texas -vs- Eumeto Curran
Theft.
- 43344 State of Texas -vs- Eumeto Curran
Theft.
- 43343 State of Texas -vs- Eumeto Curran
Theft.
- 43344 State of Texas -vs- Eumeto Curran
Theft.
- 43348 State of Texas -vs- Eumeto Curran
Theft.
- 43349 State of Texas -vs- J. J. Hayden
Theft.
- 43350 State of Texas -vs- J. J. Hayden
Theft.
- 43351 State of Texas -vs- J. J. Hayden
Theft.
- 43354 State of Texas -vs- J. J. Hayden
Theft.
- 43353 State of Texas -vs- J. J. Hayden
Theft.
- 43354 State of Texas -vs- J. J. Hayden
Theft.
- 43355 State of Texas -vs- J. J. Hayden
Theft.
- 43356 State of Texas -vs- J. J. Hayden
Theft.
- 43416 State of Texas -vs- J. C. Kirkpatrick
No License
- 43458 State of Texas -vs- Joe May
Distul
- 43459 State of Texas -vs- Joe May
Agg assault.
- 43461 State of Texas -vs- Harrison
Agg assault.

Printers and Stationers, Fort Worth

- 43465 State of Texas -vs- Ed Allen
Agg assault.
- 43479 State of Texas -vs- Jim Allen
Theft
- 43482 State of Texas -vs- Lany Grace
Fornication
- 43485 State of Texas -vs- Joe May
Pistol
- 43489 State of Texas -vs- J. O. Mann
Agg assault
- 43490 State of Texas -vs- J. O. Mann
Agg assault
- 43495 State of Texas -vs- Wm Marker
Theft.
- 43496 State of Texas -vs- Wm Marker
Theft
- 43503 State of Texas -vs- Will Watts
Agg assault.
- 43505 State of Texas -vs- Bert Campbell
Bribery
- 43506 State of Texas -vs- Chas Kolman
Bribery
- 43507 State of Texas -vs- Chas Colman
Bribery.
- 43516 State of Texas -vs- J. W. Roquez
Theft.
- 43528 State of Texas -vs- M. C. Craig
Fornication
- 43529 State of Texas -vs- John Baskets
Fornication

It is therefore ordered by the Court that the State of Texas take nothing by reason of these presentations and that the Defendants go hence without day.

Saturday May 4th 1901.

Ordered that Court do now adjourn
till Court in course.

M. B. Harris

County Judge.

Attest:

H. E. Butler Co. Clk.

Be it remembered that on this the first Monday in May A.D. 1901 the same being the 6th day of May A.D. 1901 there was begun and helden a regular term of the County Court of Tarrant County Texas at the Courts House thereof in the City of Fort Worth, presents and presiding Hon. W. B. Harris, County Judge, W. C. Butler, County Clerk, O. A. Lattinon County Attorney and Sterling P. Clark Sheriff of said County, when the following proceedings were had upon the Criminal Dockets of said Court.

— Union Facing —

Now came Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Union Facing for this the first week of the May Term of the County Court and upon the names thereon being called the following qualified jurors answered to wit: W. A. Cartmell, W. T. Terry, J. L. Gibson, S. D. Perry, J. M. Farmer, L. O. Williams, J. A. Dunlap, L. M. Lockridge, J. B. Claypool, H. Galis, D. A. Campbell and J. B. Drake, who were all sworn and tried and placed upon the panel for the week.

43797

State of Texas } Sitting on Sunday
 - 23 - } Monday May 6. 1901.
 Tom Brown

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial Thompson came a jury of goods and

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lawful men to-wit: L. P. Williams and five others, who were duly selected empanneled and sworn according to law and the indictments being read to the jury the Defendants now then entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "The jury find the Defendants guilty as charged and assess his punishment at a fine of twenty Dollars."

L. P. Williams, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Tom Brown the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

23798

State of Texas } Aggravated Assault
 -vs- } Monday May 6, 1901.
 John Shivers }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both

parties announced ready for trial. Thompson
 came a jury of good and lawful men
 to wit: Mr. L. Gibson and ~~lawful men~~
~~to wit:~~ five others who were duly ~~sworn~~
 selected, empanelled and sworn according
 to law and the Indictments being
 read to the jury the Defendants were
 then returned his plea of not guilty.
 Whereupon the jury after hearing the
 evidence, arguments of counsel and receiving
 the charge of the Court retired to con-
 sider of their verdict and after mature
 deliberation returned into Court the following
 verdict to wit: "We the jury find the Defendants
 not guilty as herein alleged."

Mr. L. Gibson, Foreman.

It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prevention and
 that the Defendants go hence without
 delay.

Ordered that Court do now adjourn
 till tomorrow morning at 9 o'clock

Tuesday May 7, 1901 Court sets at 9 o'clock
 pursuant to adjournment present as on
 yesterday.

73502 State of Texas) Meeting
 -do-) Tuesday May 7, 1901.
 Chas Smith

This day came the County Attorney
 presenting the plea of the State also
 came the Defendants in his own pro-
 per person and both parties announced
 ready for trial. Thompson came a jury
 of good and lawful men to wit: E. C. D.

Willburn and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now before entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "That the jury finds Defendant guilty and assess his punishment at a fine of Ten Dollars."

E. C. D. Willburn
 Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Chas. Smith the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

43810

State of Texas } Theft.
 -vs- } Tuesday May 7, 1901.
 Lee Price

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties appeared ready for trial. Thereupon came a jury of good and lawful men to-wit: G. W. Lackridge and five others who

was duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty,

Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to-wit: We the jury find the Defendants not guilty as charged in the Indictments.

J. W. Lockridge, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

4353 State of Texas } ~~Court~~ ~~in~~ ~~open~~ ~~court~~
-vs- } Thursday May 9, 1901.
C. W. Gault

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit L. O. Williams and five others who were duly selected, empaneled and sworn according to law, and the Indictments being read to the jury the Defendants now have entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel ^{and} receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned

Printers and Stationers, Fort Worth

into open Court the following verdict to-wit: "The jury finds the Defendants guilty and assess his punishment at a fine of one hundred dollars. L. O. Williams, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants C. W. Good the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

113753

State of Texas } Betting
-23- } Thursday May 9. 1901.
Sam B. Ride

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: D. A. Campbell and five others, who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty." D. A. Campbell, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

43756
43757

State of Texas } Cards
 } Thursday May 9, 1901.
Wade Thomas

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial thereupon came a jury of good and lawful men to wit: D. A. Campbell and five others who were duly selected, sworn and given according to law and the Informing being read to the jury the Defendants now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty."

D. A. Campbell, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of these prosecutions and that the Defendants go hence without day.

13079

State of Texas } Abusive Language,
 -73- } Friday May 10, 1901.
 Mercedes Loyds }

This day came the County Attorney presenting the plea of the State also. came the Defendants in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. O. Williams and five others who were duly selected, empaneled and sworn according to law and the defendant being read to the jury the Defendants now have entered her plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty." L. O. Williams, Foreman. It is thereupon ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

13398

State of Texas } Promoting Gaming
 -73- } Friday May 10, 1901.
 Dan Blair }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial Thereupon

Came a jury of good and lawful men to wit Geo. L. Gibson and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty.

Whereupon the jury after hearing the evidence and arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendants not guilty."

Geo. L. Gibson, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

W 399

State of Texas } Permitted by
-vs- } Friday May 10. 1901.
Law Blair

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arrangements made for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered his plea of not guilty.

Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and

that the Defendants go hence without day.

113400 State of Texas } Permitting Gaming
 - vs - } Friday, May 10, 1901.
 Dan Blair

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, arguments of counsel and being fully advised in the premises finding the Defendants not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

113401 State of Texas } Permitting Gaming
 - vs - } Friday, May 10, 1901.
 Dan Blair

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, arguments of counsel

and being fully advised in the premises finds the Defendants not guilty.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

18963 State of Texas } Cards.
 -as- } Saturday May 11, 1901.
 For Patterson }

This day came the County attorney presenting the plea of the state also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: L. O. Williams and five others, who were duly selected, sworn and sworn according to law, and the information being read to the jury the Defendants now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit:

"We the jury find the Defendants not guilty. L. O. Williams. Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

the _____ day of _____ A. D. 189_____

Monday May 20, 1901 Court in session presents as on first day of term.

Prison Facing

Now comes Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Prison Facing for this the third week of the May Term A.D. 1901 and upon the names thereon being called the following qualified jurors answered to-wit: Frank Dixon, Hugh E. Euston, A. J. Thurmond, Wm. Trigg, J. W. Hardisty, N. S. Easton, J. W. Eggleston, J. G. Pinsky, W. W. Gaskell, J. W. Farmer, G. J. Melner, W. A. Caffee, J. R. Dodd, C. C. Berry, A. D. Wheeler, D. G. Chapman, and W. E. Burroughs, who were all sworn, tried and placed upon the panel for the week.

13001

State of Texas } Appeal Corporation Courts
-vs- } Monday May 20, 1901.
Leonard Mills }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit G. J. Melner and five others who were duly selected, sworn and sworn according to law and the complaints being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation

deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty."

Z. J. Mular, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

73364

State of Texas } Betting
-vs- } Monday May 20, 1901.
Lee Tignor

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arrayed ready for trial. Thereupon came a jury of good and lawful men to wit: N. L. Easton and five others, who were duly qualified, sworn and given according to law and the information being read to the jury. The Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants guilty and assess his punishment at a fine of ten dollars."

N. L. Easton, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Lee Tignor the sum of Ten Dollars

fine assessed as aforesaid together with
all costs in this behalf incurred for which
said fine and costs execution may
issue. Further orders that said Defendants
stand committed to the County Jail until
said fine and costs are paid in full.

43464

State of Texas } Appeal Corporation Courts
-vs- } Monday May 10, 1901.
P. L. Johnson }

This day came the County attorney
presenting the plea of the State also
came the Defendants in his own proper
person and both parties announced
ready for trial. Thereupon came a
jury of good and lawful men
to wit: A. J. Thurmond and five others;
who were duly selected, sworn and
and sworn according to law and
the complaints being read to the
jury the Defendants now here entered
his plea of not guilty. Whereupon
the jury after hearing the evidence,
arguments of counsel and receiving
the charge of the Court retired to
consider of their verdict and after
mature deliberation returned into
open Court the following verdict
to wit: "We the jury find the Defendants
not guilty." A. J. Thurmond, Foreman.

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendants go hence without
day.

23365

State of Texas

Petting

-vs-

Tuesday May 21, 1901.

Lee Tignor

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good able lawful men to-wit, W. E. Burroughs and five others who were duly selected, sworn and sworn according to law and the Information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendants guilty as charged in the Information and assess his punishment at a fine of Fifteen Dollars."

W. E. Burroughs, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Lee Tignor the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs in case No. 23364 said Defendants stand committed to the County jail until the fine and costs in this case are paid in full.

the _____ day of _____ A. D. 189_____

73224

State of Texas } Setting
-vs- } Thursday May 23. 1901.
Dan Blair }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: J. W. Eggleston and five others, who were duly selected, empaneled and sworn according to law and the Indictments being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." J. W. Eggleston, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

73225, 73226.

73227-73228

73229-73230.

23649.

State of Texas } Setting
-vs- } Thursday May 23. 1901.
Dan Blair }

This day came the County attorney prosecuting the plea of the state also came the Defendants in his own proper person and both parties arraigned ready for trial, a jury being waived the matters of facts as well as of law were submitted to the Court and the Defendant now here entered his plea of not guilty. Whereupon

The Court after hearing the evidence, arguments of counsel and being fully advised in the premises finds the Defendants not guilty. It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

W B 6248

State of Texas } Opening
 -vs- } Thursday May 23, 1901.
 Dan Blair }

This day came the County attorney presenting the plea of the State also came the Defendants in his own person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: C. C. Henry and five others who were duly selected, sworn and sworn according to law and the Indictments being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." C. C. Henry, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

43799

State of Texas } Receiving & Conveying stolen Property
 vs. } Thursday May 23. 1901.
 A. Q. Thompson

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit N. L. Easton and five others who were duly selected, empaneled and sworn according to law and the Indictments being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit
 "That the jury find the Defendants guilty as charged in the Indictment and assess his punishment at a fine of Three Hundred Dollars and three months in the County Jail.

N. L. Easton, Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants A. Q. Thompson the sum of Three Hundred Dollars fine assessed as aforesaid together with all costs in his behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of three months and until said fine and costs are paid in full.

23885

State of Texas } Open on Sunday
 -vs- } Thursday May 23, 1901.
 Tom Brown

This day came the County attorney presenting the plea of the state also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit: J. W. Eggleston and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty."

J. W. Eggleston, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

43943

State of Texas } Disturbing the Peace
 -vs- } Friday May 24, 1901.
 Green Nicholson

This day came the County attorney presenting the plea of the state also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: J. D. Miller and five others who were duly selected, empaneled and sworn according to law and the information being

made to the jury the Defendant now here
enters his plea of not guilty.
Whereupon the jury after hearing the
evidence, arguments of counsel and receiving
the charge of the Court retired to con-
sider of their verdict and after mature
deliberation returned into open Court the
following verdict to wit: "The jury
find the Defendant not guilty as charged
in the indictment." J. J. Melton, Foreman.
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendant go hence without
day.

73914

State of Texas } Theft
- vs - } Saturday May 25. 1901.
John Rainey

This day came the County attorney
prosecuting the plea of the State also
came the Defendant in his own
proper person and both parties
announced ready for trial. Thereupon
came a jury of good and lawful
men to wit: J. J. Melton and five
others, who were duly selected,
empaneled and sworn according
to law and the Information being
made to the jury the Defendant now
has entered his plea of not
guilty. Whereupon the jury after
hearing the evidence, arguments of
counsel and receiving the charge
of the Court retired to consider
of their verdict and after mature
deliberation returned into open Court
the following verdict to wit: "The

jury find the Defendants not guilty.
 J. M. Farmer, Foreman.
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and
 that the Defendants go hence without
 day.

43534

State of Texas } Order on Motion New Trial
 -vs- } Monday May 13, 1901.
 C. W. Good

This day came the County attorney
 presenting the pleas of the State also
 came the Defendants in his own proper
 person and then came on to be heard
 the Defendants motion for a new trial
 herein and the arguments of counsel
 being heard thereon, because it is
 the opinion of the Court that the
 law is against said Defendants. It is
 therefore ordered by the Court that
 said motion be and the same
 is hereby overruled. To which ruling
 of the Court the Defendants excepts
 and in open Court giving notice
 of appeal to the Courts of Criminal
 Appeals of the State of Texas.

43799

State of Texas } Order on Motion for New Trial
 -vs- } Thursday May 30, 1901.
 A. Q. Thompson

This day came the County attorney
 presenting the pleas of the State
 also came the Defendant in his
 own proper person and then came
 on to be heard the Defendants
 motion for a new trial herein
 and the arguments of counsel

bring hands thrown because it is the opinion of the Courts that the law is for said Defendants. It is therefore ordered by the Courts that that said motion be and the same is hereby sustained and that said case stand for trial in its regular order upon the Criminal Docket of this Court.

Now coming the County Attorney prosecuting the plea of the State and for good and sufficient reasons filed with the papers herein says she will no further prosecute the following cases and moving the Courts to dismiss the same viz:

- 43003 State of Texas - vs - Jim Payne
Agg Assaults
- 43006 State of Texas - vs - Will Reynolds
Dist. Peace.
- 43007 State of Texas - vs - Will Reynolds
Vagrancy
- 43018 State of Texas - vs - Con Anderson.
Agg Assaults
- 43044 State of Texas - vs - Aug Ellis
Thefts.
- 43045 State of Texas - vs - Geo Allen
Agg Assaults.
- 43050 State of Texas - vs - Alex Kelly.
Thefts
- 43148 State of Texas - vs - Major Chaney
Dist. Peace.
- 43444 State of Texas - vs - Billy Erwin
Selling on Sunday
- 43443 State of Texas - vs - L. Methman
Selling on Sunday
- 43446 State of Texas - vs - H. Brown
Selling on Sunday.

23274	State of Texas -vs- Sam Day	Selling on Sunday
23276	State of Texas -vs- Sam Day	Selling on Sunday
23277	State of Texas -vs- John Taylor	Selling on Sunday
23302	State of Texas -vs- Mark Davis	Betting
23303	State of Texas -vs- Tom Olson	Betting
23304	State of Texas -vs- Joe Davis	Betting
23307	State of Texas -vs- Jim Mann.	Betting
23423	State of Texas -vs- Curney Ray	Cards.
23431	State of Texas -vs- Sam Day	Selling on Sunday
23432	State of Texas -vs- Sam Day	Selling on Sunday.
23488	State of Texas -vs- Willie Newman.	Thefts
23581	State of Texas -vs- E. M. Dawson	Thefts.
23647	State of Texas -vs- J. W. Brown	Agg assaults
23793	State of Texas -vs- Cal Cummings	Betting & Exhibiting
23794	State of Texas -vs- Cal Cummings	Betting & Exhibiting
23857	State of Texas -vs- Ed England	Assaults
24008	State of Texas -vs- Mrs Bob Crowder	Agg assaults.

It is therefore ordered by the Court that the State of Texas take nothing by reason of their prosecuting and that the Defendants go hence without day.

the

day of

A. D. 189

Printers and Stationers, Fort Worth

Saturday June 29, 1901.
 Ordered that Courts do now
 adjourn till Court in course,
 M. B. Harris
 County Judge,
 attest:
 W. E. Butler
 Co., Clerk

Be it remembered that on this the First Monday in July A. D. 1901 the same being the first day of July A. D. 1901 there was begun and holden a regular term of the County Courts of Tarrant County, Texas at the Court House thereof in the City of Fort Worth, present and presiding Hon. W. B. Harris, County Judge, W. E. Butler, County Clerk, O. S. Lattimore, County Attorney and Sterling P. Clark, Sheriff of Tarrant County when the following proceedings were had upon the Criminal Dockets of said Courts.

- Union Facing -

Now came Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the Union Facing for the first week of the July Term 1901 of the County Courts of Tarrant County and upon the names thereon being called the following qualified jurors answered to-wit: C. O. Edwards, J. S. Callier, W. F. Walker, A. T. Tucker, X. Boaz, J. H. Carrier, J. W. Sharp, John Lutz, E. F. Edwards, H. Trefair and John Banks and who were duly selected, empaneled and sworn and placed upon the panel for the week.

13814 State of Texas } Aggravated Assault.
vs. } Monday July 1, 1901.
Will Powell ^{alias} Maco Kil

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful

man to-wit: C. O. Edwards and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury the Defendants were then entered his plea of guilty. Whereupon the jury retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty and assess his punishment at a fine of Twenty five dollars." C. O. Edwards, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Will Powell (alias) Nass with the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County jail until said fine and costs are paid in full.

14011 State of Texas } Theft.
 -vs- } Monday July 1, 1901.
 P. M. McGhee }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit: C. O. Edwards, and five others who were duly selected, empaneled and sworn according to law and the information being

reads to the jury the Defendant now has returned his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to-wit: "The jury finds the Defendant not guilty."

C. O. Edwards, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Ordered that Court do now adjourn until tomorrow morning at 9 o'clock

Tuesday July 2nd 1901. Court met at 9 o'clock pursuant to adjournment previous as on yesterday.

13910

State of Texas } Open on Sunday
- vs - } Tuesday July 2, 1901.
Dise Murderer }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: C. O. Edwards and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now has returned his plea of not

quilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." C. O. Edwards, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

113941

State of Texas } Open on Sunday
-23- } Tuesday July 2nd 1901.
Dick Merdman }

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: C. O. Edwards and five others who were duly selected respondents and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." C. O. Edwards, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing

by reason of his prosecution and that the Defendants go hence without day.

Saturday July 6th 1901. Court in session presents as on first day of term.

113859

State of Texas } Appointed assault.
-vs- } Saturday July 6. 1901.
Mandy Rainey

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties armed ready for trial Whereupon came a jury of good and lawful men J. S. Collier and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered her plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict To wit: "The jury find the Defendants not guilty."

It is therefore ordered by the Court J. S. Collier, Foreman that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

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A. D. 189

43959

State of Texas } aggravated assaults
 vs- } Saturday July 6, 1901.
 J. E. Vining }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to wit E. F. Edwards and five others who were duly selected, sworn and empaneled and according to law and the information being read to the jury the Defendants now have returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "The jury find the Defendants guilty as charged in the information and assess his punishment at a fine of twenty five dollars."

E. F. Edwards, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants J. E. Vining the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail till said fine and costs are paid in full.

Monday July 15, 1901. Court in session
presents as on first day of term.

- Trial Facing -

This day came into open Court
Sheriff O. Clark Sheriff of Tarrant County
and brings the Trial Facing for this
the first week of the July Term of the
County Court and upon the same
thereon being called the following qualified
jurors answered to wit: Henry Luck, W. Z.
Castleberry, M. J. Lewis, A. M. Davis, J. J.
Callahan, M. F. Driskell, G. T. Johnson,
L. M. Mason, D. D. Garrison, W. B. Sprinkle,
J. B. Myrum, H. S. Stovork and H. D. Godger
who were all sworn, tried and
placed upon the panel for the
week

W/O 13 State of Texas } Open on Sunday
-vs- } Monday July 15, 1901.
W. T. Ridge

This day came the County
Attorney presenting the plea of the
State also came the Defendant in
his own proper person and both
parties announced ready for trial
whereupon came a jury of good
and lawful men to wit: M. J. Lewis
and five others who were duly
selected, empaneled and sworn.
According to law and the
information being read to the
jury the Defendant now here entered
his plea of not guilty. Whereupon
the jury after hearing the evidence
arguments of counsel and receiving
the charge of the Court retired to
consider of their verdict and

the _____ day of _____ A. D. 1897

after mature deliberation returned into open Court the following verdicts to-wit:

The the jury find the Defendants not guilty. M. J. Lewis, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

W. H. W. State of Texas } Pleas
-63- } Monday July 15, 1901.
Sandy Patterson

This day came the County attorney presenting the pleas of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit M. J. Lewis and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdicts to-wit: The the jury find the Defendants not guilty. M. J. Lewis, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Ordered that Court do now adjourn till
tomorrow morning at 9 o'clock.

Tuesday July 16th 1901. Court met at 9 o'clock
pursuant to adjournment presents as on yesterday.

43856 State of Texas } Abusive Language
-vs- } Tuesday July 16, 1901.
Will Willburn }

This day came the County attorney
presenting the plea of the State also
came the Defendant in his own
proper person and both parties
arrived ready for trial. Thereupon
came a jury of good and lawful
men to wit: G. T. Johnson and five
others who were duly selected, empaneled
and sworn according to law and
the indictments being read to the
jury the Defendant now then entered
his plea of not guilty. Whereupon
the jury after hearing the evidence
arguments of counsel and receiving
the charge of the Court retired to
consider of their verdict and
after mature deliberation returned
into open Court the following verdict
to wit: "We the jury find the Defendant
guilty and assess his punishment at
a fine of Five Dollars."

G. T. Johnson, Foreman.

It is therefore ordered by the Court
that the State of Texas do have and
recover of and from the Defendant
Will Willburn the sum of Five Dollars
fine assessed, as aforesaid together with
all costs in this behalf incurred for
which said fine and costs execution
may issue. Further ordered that

said Defendants stand committed to the County Jail until said fine and costs are paid in full.

No 82 State of Texas }
 -vs- }
 Walter English } Tuesday July 16, 1901.

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit; M. J. Lewis and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty. M. J. Lewis, Foreman."

It is thereupon ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

No 83 State of Texas }
 -vs- }
 Ella Dillon } Tuesday July 16, 1901.

This day came the County Attorney presenting the plea of the State also came the Defendants in her

own proper person and both parties
 arraigned ready for trial. Thereupon came
 a jury of good and lawful men to-wit;
 G. T. Johnson and five others, who were
 duly selected, sworn and sworn
 according to law and the information
 being read to the jury the Defendants
 now have entered her plea of not
 guilty. Whereupon the jury after hearing
 the evidence, arguments of counsel and
 receiving the charge of the Court retired
 to consider of their verdict and after
 mature deliberation returned into
 open Court the following verdict
 to-wit: "The jury find the Defendants
 not guilty." G. T. Johnson, Foreman.
 It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this presentation and
 that the Defendants go hence without
 day.

No 51 State of Texas (Aggravated Assaults)
 -vs- Hugh Honecutt
 Friday July 19, 1901.

This day came the County Attorney
 prosecuting the plea of the State also
 came the Defendants in his own proper
 person and both parties arraigned
 ready for trial. Thereupon came a
 jury of good and lawful men to-wit;
 R. M. Davis and five others, who were
 duly selected, sworn and sworn
 according to law and the information
 being read to the jury the Defendants
 now have entered his plea of not
 guilty. Whereupon the jury after
 hearing the evidence, arguments of counsel
 and receiving the charge of the Court

retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to-wit: We the jury find the Defendants guilty of simple assault and assess his punishment at a fine of ten dollars.

R. M. Davis, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Hugo Koberger the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further, orders that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

No 38

State of Texas } Assault
-vs- } Thursday July 18, 1901.
Emma Alton }

This day came the County attorney presenting the plea of the State also came the Defendant in her own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: W. J. Lewis and five others who were duly qualified, empanelled and sworn according to law and the complaint being read to the jury the Defendant now here returned her plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of

their verdicts and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendants not guilty."

M. J. Lewis, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

188177

State of Texas } Theft.
-to- } Friday July 19, 1901.

John Ferrill

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: R. W. Davis and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury of good and lawful men after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdicts and after mature deliberation returned into open Court the following verdict to wit:

"The jury find the Defendants not guilty;" R. W. Davis, Foreman.

It is therefore ordered by the Court that the State of Texas

take nothing by reason of this prosecution and that the Defendants go hence without day.

This day came the County attorney prosecuting the pleas of the State also came the Defendants in their own proper person and all parties announced ready for trial, a jury being waived the matters of facts as well as of law were submitted to the Court and the Defendants now have entered their pleas of not guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants not guilty, viz:

- 44564 State of Texas vs- J. L. Seeging
Agg assaults.
- 44744 State of Texas vs- J. L. Seeging
Agg assaults.
- 44736 State of Texas vs- Don German.
Violating Home ordinance
- 44975 State of Texas vs- Ed Dutton
Malicious Mischief
- 44987 State of Texas vs- Geo Johnson
Agg assaults.
- 44996 State of Texas vs- Walter Davis
Agg assaults.
- 43040 State of Texas vs- Ancil White
Thefts.
- 43039 State of Texas vs- Will McIntosh
Agg assaults.
- 43047 State of Texas vs- Leonard Mills
Embryziments
- 43074 State of Texas vs- Lemy Thomas
Thefts.

- 43097 State of Texas vs- Walter Bell
Theft.
- 43151 State of Texas vs- Joe Wolfe
Assault.
- 43305 State of Texas vs- Geo Tuttle
Betting
- 43306 State of Texas vs- Geo Davis
Betting
- 43308 State of Texas vs- John Moreland
Selling Liquor
- 43311 State of Texas vs- Nellie Cathorne
Vagrancy
- 43314 State of Texas vs- Nellie Cathorne
Vagrancy
- 43373 State of Texas vs- Walter Jefferson
Betting.
- 43377 State of Texas vs- Jack Snow
Betting.
- 43378 State of Texas vs- Joe Patterson
Betting.
- 43385 State of Texas vs- Jack Little
Cards
- 43386 State of Texas vs- Jack Little
Cards.
- 43389 State of Texas vs- Walter Horrocks
Cards
- 43391 State of Texas vs- W. J. Brown
Open on Sunday.
- 43392 State of Texas vs- W. J. Brown
Open on Sunday.
- 43393 State of Texas vs- W. J. Brown
~~Open on Sunday~~
- 43395 State of Texas vs- Jack Edwards.
~~Open on Sunday~~
- 43396 State of Texas vs- Jack Edwards.
~~Open on Sunday.~~
- 43404 State of Texas vs W. J. Brown
Selling on Sunday
- 43397 State of Texas vs- Walter Horrocks
Cards

the

day of

A. D. 189

- 43405 State of Texas -vs- W. J. Brown
Selling on Sunday
- 43406 State of Texas -vs- W. J. Brown
Selling on Sunday.
- 43407 State of Texas -vs- W. J. Brown
Selling on Sunday.
- 43409 State of Texas -vs- W. J. Brown
Selling on Sunday
- 43410 State of Texas -vs- Harry Hester
Betting
- 43411 State of Texas -vs- Harry Hester
Betting.
- 43446 State of Texas -vs- Herbert Ross.
Assaults.
- 43453 State of Texas -vs- Oats Welch
Thefts.
- 43540 State of Texas -vs- John Garbano
Bristol
- 43535 State of Texas -vs- John Moreland
Selling on Sunday
- 43536 State of Texas -vs- John Moreland
Selling on Sunday.
- 43590 State of Texas -vs- Joe Welch
Bristol
- 43681 State of Texas -vs- W. J. Murphy
Selling Lottery Tickets
- 43693 State of Texas -vs- Sam Johnson
Betting
- 43697 State of Texas -vs- N. S. Dishman
Thefts.
- 43707 State of Texas -vs- Jay Carter vs Jay Darnell.
Disorderly House.
- 43737 State of Texas -vs- Anderson Upshaw
Betting
- 43738 State of Texas -vs- Anderson Upshaw
Betting
- 43741 State of Texas -vs- Chas Best.
Betting
- 43742 State of Texas -vs- Chas Best
Betting

- 43743 State of Texas -vs- Casser Bragg.
Betting
- 43744 State of Texas -vs- One Long
Betting
- 43745 State of Texas -vs- Jon Beckhorn
Betting
- 43746 State of Texas -vs- Henry Fitzgerald
Betting
- 43749 State of Texas -vs- Casser Bragg
Betting
- 43750 State of Texas -vs- Frank Garrett
Betting
- 43751 State of Texas -vs- Os King
Betting
- 43755 State of Texas -vs- Heat Springs
Betting
- 43764 State of Texas -vs- Phantoms House Frank
Betting
- 43790 State of Texas -vs- W. B. Janner of Meade
Occupation without License
- 43800 State of Texas -vs- Dan Booz
Pistol
- 43814 State of Texas -vs- Mary Carter
Agg Assaults
- 43815 State of Texas -vs- Amel Kussir
Agg Assaults
- 43818 State of Texas -vs- Aub Parham.
Pistol
- 43822 State of Texas -vs- John L. Henderson
Armed Force of another
- 43829 State of Texas -vs- Georgia Low
Vagrancy
- 43850 State of Texas -vs- Jim Smith
Pistol
- 43851 State of Texas -vs- Jim Smith
Dist Peace.
- 43860 State of Texas -vs- Fessie Raines
Resisting an officer
- 43863 State of Texas -vs- Gus Volking
Betting

43864	State	of Texas -vs- Gus Vacker	Betting
43865	State	of Texas -vs- Gus Vacker.	Betting.
43871	State	of Texas -vs- E. Quisenberry	Open on Sunday.
43899	State	of Texas -vs- Star Murrin	Permitting Gaming
43904	State	of Texas -vs- Ed Oreo	Permitting Gaming
43905	State	of Texas -vs- William Robinson	Permitting Gaming
43906	State	of Texas -vs- E. Quisenberry	Permitting Gaming
43908	State	of Texas -vs- Adam Border	Permitting Gaming
43909	State	of Texas -vs- C. B. Clay	Permitting Gaming
43914	State	of Texas -vs- Sandy Patterson	Theft.
43934	State	of Texas -vs- S. M. Galloray	Detaining on Sunday.
43933	State	of Texas -vs- S. M. Galloray	Detaining on Sunday.
43934	State	of Texas -vs- S. M. Galloray	Detaining on Sunday.
43940	State	of Texas -vs- Judge W. Chambers	Agg Assault.
43966	State	of Texas -vs- Willard Powell's Waco Kid	Appeal Cor Ct.
43968	State	of Texas -vs- Willard Powell's Waco Kid.	Appeal Cor Ct.
43969	State	of Texas -vs- Jim Scott.	Agg Assault.
44002	State	of Texas -vs- Billy Thompson	Betting
44003	State	of Texas -vs- Billy Thompson	Betting
44004	State	of Texas -vs- Billy Thompson.	Betting

24005 State of Texas -vs- Billy Thompson
Betwixt.

24079 State of Texas -vs- John N. Baker
Threatening Life

24080 State of Texas vs. John N. Baker.
Distal

It is therefore ordered by the Court that the State of Texas take nothing by reason of these proceedings and that the Defendants go hence without day.

23486 State of Texas } Dist. Court
-vs- } Monday July 15, 1901.
New Richmond }

This day came on to be heard the Defendants motion to quash the complaints herein and the same being heard it is the opinion of the Court that the law is for said Defendants, it is therefore ordered by the Court that said motion be and the same is hereby sustained and said case dismissed.

23673, 23674 State of Texas } Betting to minor
23675, 23676 } Wednesday July 3, 1901.
23677, 23678 } John Weidner }

This day came on to be heard the Defendants motion to quash the indictments herein and the same being heard, it is the opinion of the Court that the law is for said Defendants, It is therefore ordered by the Court that said motion be and the same is hereby sustained and said case dismissed.

43856

State of Texas } Motion for New Trial
 -vs- } Monday July 24, 1901.
 Will Willbome

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendants Motion for a new trial having and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendants, it is therefore ordered by the Court that said motion be and the same is hereby overruled, to which ruling of the Court the Defendants excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

43856

State of Texas } Recognizance
 -vs- } Tuesday July 23, 1901.
 Will Willbome

This day came into open Court Will Willbome, Defendants in the above entitled cause, who together with Q. J. Moreland and B. J. Sprinckle his sureties, acknowledge themselves jointly indebted to the State of Texas in the penal sum of Two Hundred Dollars, conditioned that the said Will Willbome, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Five Dollars and all costs in this behalf incurred as more fully appears by the judgment of conviction duly entered

in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of the Court in order to abide the judgments of the Court of Criminal Appeals of the State of Texas in this case.

Now comes the County Attorney presenting the plea of the State also comes the Defendant and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same viz:

- 43546 State of Texas vs Tony Savone Cards.
- 43547 State of Texas vs Tony Savone Cards
- 43548 State of Texas vs Tony Savone Cards.
- 43549 State of Texas vs Tony Savone Cards.
- 43550 State of Texas vs Will Brooks Betting
- 43551 State of Texas vs Will Brooks Betting
- 43552 State of Texas vs Will Brooks Betting
- 43553 State of Texas vs Will Brooks Betting
- 43554 State of Texas vs Will Brooks Betting
- 43555 State of Texas vs Nat Kramer Betting
- 43556 State of Texas vs Nat Kramer Betting

43557	State	of Texas	-vs-	Walt Kramer	Petting
43558	State	of Texas	-vs-	Will Brackley	Petting
43559	State	of Texas	-vs-	Walt Kramer	Petting.
43560	State	of Texas	-vs-	Walt Kramer	Petting
43563	State	of Texas	-vs-	Will Kinney	Petting
43564	State	of Texas	-vs-	Will Kinney	Petting.
43565	State	of Texas	-vs-	Will Kinney	Petting
43566	State	of Texas	-vs-	Will Kinney	Petting
43569	State	of Texas	-vs-	Walter Lays	Petting
43570	State	of Texas	-vs-	Vince Lays	Petting
43571	State	of Texas	-vs-	Vince Lays	Petting
43584	State	of Texas	-vs-	J. M. Rice	Petting
43583	State	of Texas	-vs-	Vince Lays	Petting
43584	State	of Texas	-vs-	Geo Kelley	Petting.
43585	State	of Texas	-vs-	Chas Baylis	Petting
43586	State	of Texas	-vs-	Chas Baylis	Petting
43587	State	of Texas	-vs-	J. M. Rice	Petting
43588	State	of Texas	-vs-	Jim Igo.	Petting
43589	State	of Texas	-vs-	Pete Norman	Petting
43598	State	of Texas	-vs-	Vince Lays	Petting.

- 43599 State of Texas -vs- Vance Lays
Betting
- 43600 State of Texas -vs- Vance Lays.
Betting
- 43601 State of Texas -vs- Vance Lays
Betting
- 43604 State of Texas -vs- Vance Lays
Betting
- 43603 State of Texas -vs- Vance Lays.
Betting
- 43604 State of Texas -vs- Jim Igo.
Betting.
- 43605 State of Texas -vs- Jim Igo.
Betting
- 43608 State of Texas -vs- Jim Igo.
Betting
- 43610 State of Texas -vs- Will Brown
Betting
- 43611 State of Texas -vs- Will Brown
Betting
- 43614 State of Texas -vs- Will Brown,
Betting
- 43617 State of Texas -vs- Farmer Dixon
Betting
- 43618 State of Texas -vs- Farmer Dixon
Betting
- 43640 State of Texas -vs- Farmer Dixon
Betting
- 43641 State of Texas -vs- Farmer Dixon
Betting
- 43643 State of Texas -vs- Sid Boulmore
Betting
- 43647 State of Texas -vs- Sid Boulmore
Betting
- 43630 State of Texas -vs- Sid Boulmore
Betting.
- 43633 State of Texas -vs- Geo Kelly
Betting
- 43634 State of Texas -vs- Geo Kelly
Betting

Printers and Stationers, Fort Worth

- 43635 State of Texas -vs- Geo Kelley
Betting
- 43636 State of Texas -vs- Geo Kelley
Betting.
- 43637 State of Texas -vs- Geo Kelley
Betting.
- 43638 State of Texas -vs- Geo Kelley
Betting
- 43639 State of Texas -vs- Geo Wheat
Betting.
- 43640 State of Texas -vs- Geo Wheat
Betting
- 43653 State of Texas -vs- Pete Newman
Betting
- 43656 State of Texas -vs- Pete Newman
Betting.
- 43660 State of Texas -vs- Pete Newman.
Betting
- 43661 State of Texas -vs- Chas Baylis
Betting
- 43664 State of Texas -vs- Chas Baylis
Betting
- 43663 State of Texas -vs- Chas Baylis
Betting
- 43847 State of Texas -vs- J. W. Dunn
Agg Assaults.
- 44031 State of Texas -vs- John Ogletree
Agg Assaults.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

73172 State of Texas } Judgments Nisi
 -vs- } Monday July 15. 1901.
 A. B. Jones }

On this day the above entitled case having been regularly reached on the docket and called, the State of Texas appeared by her County Attorney, but the Defendant A. B. Jones, came not, but was wholly in default. Whereupon the name of the Defendant, A. B. Jones, was by order of the Court called distinctly at the door of the Court House, and the said Defendant answered not and did not appear within a reasonable time after such call was made. And it appearing to the Court that heretofore on the 7th day of January A. D. 1901, the said A. B. Jones as principal, together with C. J. Scott, Walter B. Scott and Jeff D. M. Lean, as his sureties, did execute his bail bond to the Sheriff of Tarrant County Texas by which he and his said sureties acknowledged themselves to own and be indebted to the State of Texas in the sum of One Hundred Dollars, conditions that the Defendant A. B. Jones as principal, should and would appear before the County Court of Tarrant County, Texas, to be begun and holden at the Court House in the City of Fort Worth on the Instant, and there remain from day to day and from term to term of said Court to answer to the information in this case charging him, the said A. B. Jones with the offense of unlawfully carrying on and about his person a certain pistol, and the said A. B. Jones having failed to appear, and having made default as aforesaid, it is considered,

orders and judgments by the Courts that said bail bond be and the same is hereby declared forfeited; and it is further ordered, adjudged and decreed by the Courts that the State of Texas do have and recover of and from the said A. B. Jones as principal the sum of one hundred dollars; and that the State of Texas do also have and recover from the said C. T. Scott, Walter B. Scott and Jeff D. McLean each, as his sureties, the sum of one hundred dollars, which said judgments will be made final unless good cause be shown at the next term of this Court, why Defendants A. B. Jones, did not appear.

13690 State of Texas } Judgments nisi
 vs- } Monday July 15, 1901.
 Jim Garnett

On this day the above numbered and entitled cause having been regularly reached on the docket and called, the State of Texas appeared by her County Attorney; but the Defendants Jim Garnett came not, but was wholly in default, whereupon the name of the Defendants Jim Garnett, was by order of the Court called distinctly, at the door of the Court House, and the said Defendants answered not and did not appear within a reasonable time after such call was made, and it appearing to the Court that herefrom on to wit the 27th day of March A. D. 1901 the said Jim Garnett, as principal, together with R. W. Smith and Bob Young, as his sureties, did execute his bail bonds

To the Sheriff of Tarrant County, Texas, by which he and his said sureties acknowledged themselves to own and be indebted to the State of Texas in the penal sum of Two Hundred Dollars, conditions that the Defendants Jim Garnett, as principal, should and should appear before the County Courts of Tarrant County, Texas to be begun and holden at the Courts House in the City of Fort Worth on the Instanter, and then remain from day to day and from term to term of said Courts to answer to the Information in this cause charging him, the said Jim Garnett, with the offense of Theft of property under the value of Fifty Dollars^{50.00} and the said Jim Garnett having failed to appear, and having made default as aforesaid, it is considered, ordered and adjudged by the Courts that the said bail bond be and the same is hereby declared forfeited and it is further ordered, adjudged and decreed by the Courts that the State of Texas do have and recover of and from the said Jim Garnett, as principal, the sum of Two Hundred Dollars; and that the State of Texas do also have and recover from the said P. W. Smith and Bob Young each, as his sureties, the sum of Two Hundred Dollars, which said judgments will be made final unless good cause be shown at the next term of this Court, why Defendants Jim Garnett, did not appear.

W 013

State of Texas } Judgments nisi
 } Monday July 15, 1901.
W. T. Ridge

On this day the above numbered and entitled cause having been regularly reached on the docket and called, the State appeared by her County Attorney; but the Defendant W. T. Ridge came not, but was wholly in default. Whereupon the name of the Defendant W. T. Ridge, was by order of the Court called distinctly at the door of the Court House and the said Defendant answered not and did not appear within a reasonable time after such call was made, and, it appearing to the Court that heretofore on to-wit the 25th day of June A. D. 1901 the said W. T. Ridge as principal, together with J. W. Carter as his surety, did execute his bail bond to the Sheriff of Tarrant County, Texas by which he and his said surety acknowledged themselves to owe and be indebted to the State of Texas in the several sum of one hundred dollars conditional, that the Defendant W. T. Ridge, as principal, should and would appear before the County Court of Tarrant County, Texas to be begun and heard at the Court House in the City of Fort Worth on the 1st day of July A. D. 1901 and then remain from day to day and from term to term of said Court to answer to the information in this cause charging him the said W. T. Ridge, with the offense of unlawfully selling certain drinks of wine, beer and whiskey on Sunday the said W. T. Ridge being then and there a retail liquor dealer, and the said W. T. Ridge having failed to appear, and having made default as aforesaid, it

is considered, ordered and adjudged by the Court that the said bail bond be and the same is hereby declared forfeited and it is further ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the said N. T. Ridge, as principal the sum of One hundred dollars; and that the State of Texas do also have and recover from the said J. M. Coker as his surety the sum of One hundred dollars, which said judgment will be made final unless good cause be shown at the next term of this Court why Defendants N. T. Ridge, did not appear.

44030 State of Texas } Judgment nisi
- vs - } Monday July 15. 1901.
J. M. Galloray

On this day the above numbered and entitled cause having been regularly reached on the docket and called; the State of Texas appeared by her County Attorney but the Defendants J. M. Galloray, came not, but was wholly in default. Whereupon the name of the Defendants J. M. Galloray was by order of the Court called distinctly, at the door of the Court House, and the said Defendants answered not and did not appear within a reasonable time after such call was made, and it appearing to the Court that heretofore on to-wit: the 28th day of June A. D. 1901. the said J. M. Galloray, as principal together with Oscar Galloray as his surety, did, execute his bail bond to the Sheriff of Tarrant County, Texas by which he and his said surety actu-

the

day of

A. D. 1891

judge themselves to owe and be indebted to the State of Texas in the sum of one hundred dollars conditionally that the Defendant S. M. Galloray, as principal, should and would appear before the County Courts of Tarrant County, Texas to be begun and holden at the Court House in the City of Fort Worth on the 1st day of July A. D. 1891 and then remain from day to day and from term to term by said Courts to answer to the Indictments in this cause charging him the said S. M. Galloray with the offense of unlawfully opening, keeping, opening and permitting to be kept open, his place of business on Sunday the said S. M. Galloray being then and then a retail liquor dealer, and the said S. M. Galloray having failed to appear, and having made default as aforesaid, it is considered, ordered and adjudged by the Courts that the said Bail bonds be and the same is hereby declared forfeited; and it is further ordered, adjudged and decreed by the Courts that the State of Texas do have and recover of and from the said S. M. Galloray as principal the sum of One hundred dollars; and that the State of Texas do also have and recover from the said Oscar Galloray as his surety the sum of One hundred dollars, which said judgments will be made final unless good cause be shown at the next term of this Court, why Defendant S. M. Galloray did not appear.

113854

State of Texas

vs-

Mrs Lizzie Maddox

Judgments Nisi
Friday July 19. 1901.

On this day the above numbered and entitled cause having been regularly reached on the docket and called; the State of Texas appeared by her County Attorney; but the Defendant Mrs Lizzie Maddox, came not, but was wholly in default. Whereupon the name of the Defendant Mrs Lizzie Maddox was by order of the Court called distinctly at the door of the Court House, and the said Defendant answered not and did not appear within a reasonable time after such call was made, and it appearing to the Court that heretofore on to wit the 9th day of May A. D. 1901 the said Mrs Lizzie Maddox as principal, together with R. J. Crandall and B. D. Shropshire as her sureties, did execute her bail bonds to the Sheriff of Tarrant County, Texas by which she and her said sureties acknowledge themselves to owe and be indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditions that the Defendant Mrs Lizzie Maddox, as principal should and should appear before the County Court of Tarrant County, Texas to be begun and holden at the Court House in the City of Fort Worth on the Instant, and then remain from day to day and from term to term of said Court to answer to the Indictment in this cause charging her, the said Mrs Lizzie Maddox with the offense of unlawfully keeping a disorderly house, and the said Mrs Lizzie Maddox having failed to appear, and having made default

as aforesaid it is considered, ordered and adjudged by the Court that the said bail bonds be and the same is hereby declared forfeited, and it is further ordered, adjudged and decreed by the Court that the State of Texas do have and recover of and from the said Mrs Lizzie Maddox, as principal the sum of Five Hundred Dollars, and that the State of Texas do also have and recover from the said P. L. Crowder and B. D. Shropshire each as her sureties, the sum of Five Hundred Dollars, which said judgments will be made final unless good cause be shown at the next term of this Court why Defendants Mrs Lizzie Maddox, did not appear.

43486 State of Texas } Judgments nisi
 -vs- } Monday July 15, 1901.
 Wm Richmond }

On this day the above numbered and entitled cause having been regularly reached on the docket and called; the State of Texas appeared by her County Attorney; but the Defendants Wm Richmond came not but was wholly in default. Whereupon the name of the Defendants Wm Richmond was by order of the Court called distinctly at the door of the Court House, and the said Defendants answered not and did not appear within a reasonable time after such call was made and it appearing to the Court that heretofore on to wit the 24th day of May A. D. 1901 the said Wm Richmond as principal together with C. R. Borbin ^{and} J. J. Melior as his sureties did execute his

bail bonds to the Sheriff of Tarrant County Texas, by which he and his said sureties acknowledged themselves to owe and be indebted to the State of Texas in the penal sum of one hundred dollars, conditioned that the Defendant Wm Richmond as principal should and would appear before the County Courts of Tarrant County, Texas to be begun and holden at the Court House in the City of Fort Worth on the next term and then again from day to day and from term to term of said Courts to answer to the complaints in this cause, charging him the said Wm Richmond with the offense of unlawfully disturbing the peace; and the said Wm Richmond having failed to appear, and having made default as aforesaid, it is considered, ordered and adjudged by the Courts that the said bail bonds be and the same is hereby declared forfeited and it is further ordered, adjudged and decreed by the Courts that the State of Texas do have and recover of and from the said Wm Richmond as principal the sum of one hundred dollars; and that the State of Texas do also have and recover from the said C. A. Borbin and J. J. Wheeler, each, as his sureties, the sum of one hundred dollars, which said judgments will be made final unless good cause be shown at the next term of this Courts why Defendant Wm Richmond did not appear.

Saturday Aug 31, 1891. Ordered that Courts do now adjourn till Courts in course.

Attest:

W. E. Butler Co. Clk

M. P. Harris
County Judge

Monday the 2nd day of September A. D. 1891,

Be it remembered that on this the first Monday in September A. D. 1901 the same being the 2nd day of September A. D. 1901 there was begun and holden a regular term of the County Courts of Tarrant County, Texas at the Court House situated in the City of Fort Worth presents and presiding Hon. M. B. Harris, County Judge, Webster County Clerk, O. J. Lattinon County Attorney and Sterling G. Clark Sheriff of said County when the following proceedings were had upon the Criminal Dockets of said Courts.

Termin Facias

Now comes Sterling G. Clark, Sheriff of Tarrant County Texas and brings into open Court the Termin Facias for this the first week of the County Courts of said County and upon the morning thereon being called the following qualified jurors answered to wit Oscar Hoak, Harry Williams, E. C. D. Melburn, J. W. Plummer, A. J. Tanshill, G. J. Pearce, C. C. Willis, W. A. Thornton, R. W. Wilson, J. M. Vincent, J. M. Doyle, John Lutz, W. H. Hoak and W. J. Orvick, who were all tried, sworn and placed upon the panel for the week.

Monday Sept 2nd 1901 Ordered that Courts do now adjourn till tomorrow morning at 9 o'clock.

Tuesday Sept 3, 1901 Courts met at 9 o'clock pursuant to adjournment presents as on yesterday

W/155 State of Texas } Exhibiting
 -vs- } Tuesday Sept 3. 1901.
 Jack Leatherman }
 alias }
 Dan Cake Jack }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit W. A. Thornton and five others who were duly sworn and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit "We the jury find the Defendants guilty as charged and assess his punishment at a fine of One Hundred Dollars and ninety days in County Jail.

W. A. Thornton, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Jack Leatherman alias Dan Cake Jack the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of ninety days and until the fine and costs are paid in full.

W/156 State of Texas } Exhibiting
 -53- } Tuesday Sept 3. 1901.
 Jacob Leatherman }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arms and ready for trial. Thereupon came a jury of good and lawful men to-wit: W. A. Thornton and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "On the jury find the Defendants guilty as charged and assess his punishment at a fine of Twenty five dollars and ninety days in jail."

W. A. Thornton, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Jacob Leatherman the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in case No. 24155 said Defendants stand committed to

the County Jail for the full period of ninety days and until the fine and costs in this case are paid in full.

24159

State of Texas } Exhibiting
 -vs- } Tuesday Sept 3rd 1901.
 George Kelley

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to wit G. J. Pollard and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendant guilty as charged and assess his punishment at a fine of One Hundred Dollars and ninety days in County Jail.

G. J. Pollard, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant George Kelley the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf

incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County jail for the full period of ninety days and until the fine and costs are paid in full.

44160

State of Texas Exhibiting
 - vs -
 George Kelley } Tuesday Sept 3. 1901.

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: W. H. Walsh and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty as charged and assess his fineishments at a fine of one hundred Dollars and imprisonment in the County jail for ten days."

W. H. Walsh Foreman

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants George Kelley the sum

of one hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine, costs and imprisonment in case No. 44159 said Defendants stand committed to the County Jail for the full period of ten days and until the fine and costs in this case are paid in full.

v/v/v/v State of Texas } Betting
 vs. } Wednesday Sept 4, 1901.
 Mah Kop }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. A. Thornton and five others who were duly selected, empaneled and sworn according to law and the defendant being read to the jury the Defendants now have returned his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendants not guilty."

W. A. Thornton Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this

prosecution and that the Defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Thursday Sept 5th 1901. Court met at 9 o'clock pursuant to adjournment presents as on yesterday.

44459

State of Texas } Exhibiting
 -vs- } Thursday Sept 5. 1901.
 Kid Kimmey }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered his plea of guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants guilty and assessing his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for thirty days.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Kid Kimmey the sum of Fifty Dollars fine assessed as aforesaid together with all costs in his behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendants stand committed to the County

Jail for the full period of thirty days and until the fine and costs are paid in full.

v4460 State of Texas }
 -vs- }
 C. A. Kinnery } Exhibiting
 vs } Thursday Sept 5th 1901.
 Will Kinnery }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now have entered his plea of guilty.

Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants guilty and assessing his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for thirty days.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants C. A. Kinnery and Will Kinnery the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in case No. v4459 said Defendants stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

24405

State of Texas

Exhibiting

-203-

Thursday Sept 5. 1901.

Kid Kimmey

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties armed and ready for trial, to jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants now here entered his plea of guilty. Whereupon the Court after hearing the evidence and being fully advised in the premises finds the Defendants guilty and assessing his punishment at a fine of Fifty Dollars and imprisonment in the County Jail for thirty days. It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Kid Kimmey the sum of Fifty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine, costs and imprisonment in case No. 24405 & 24406 said Defendants stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

44119

State of Texas

Theft.

vs.
Tom Wilson

Thursday Sept 5, 1901.

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good & lawful men to wit: G. J. Pallard and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty."

G. J. Pallard, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Friday Sept 6, 1901 Court met at 9 o'clock pursuant to adjournment presents as on yesterday.

44086

State of Texas

Swindling

vs.

Jim Thomas

Friday Sept 6, 1901.

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own

the

day of

A. D. 189

proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit W. H. Holt and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit, "We the jury find the Defendants guilty as charged and assess his punishment at a fine of one dollar and one day in the County Jail."

W. H. Holt, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover off and from the Defendants Jim Thomas the sum of one dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendant stand committed to the County Jail for the full period of one day and until the fine and costs in this case are paid in full.

24439

State of Texas } Simple Assault
 - vs - } Friday Sept 6, 1901.
 Tom Tucker }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, Whereupon came a jury of good and lawful men to-wit, J. M. Vincent and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty, Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: We the jury find the Defendants guilty of simple assault and assess his punishment at a fine of \$25.00

J. M. Vincent Foreman.
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Tom Tucker the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

Ordered that Courts do now adjourn till tomorrow morning at 9 o'clock.

Saturday Sept 7th 1901 Courts met at 9 o'clock pursuant to adjournment, present as on yesterday.

44453

State of Texas } Theft
-vs- } Saturday Sept 7. 1901.
Fannie Thomas }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit G. J. Pallard and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." G. J. Pallard, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v. 1754

State of Texas

-vs-

Huffs

Saturday Sept 7. 1901.

Oren Thomas

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit G. J. Pallards and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit "We the jury find the Defendants not guilty."

G. J. Pallards, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

Monday September 16. 1901.

Court in session presents as on first day of term.

Verdine Facing

Now coming Sterling P. Clark, Sheriff of Tarrant County, and brings into open Court the Verdine Facing for this the third week of the County Court of said County and upon the return thereon being called the following qualified jurors answered to wit J. M. Payne, W. A. Runyon, Mr. J. Parker, J. J. Brunsell, Gen. L. Rodine, H. Tamm, Eugene Packer, J. H. Sanguinetti, J. P. Stearns, W. H. Brantford, Frank Kaiser, Ed. Beckles, W. H. Miller, A. J. Parks, Jeff Earl, E. P. Singsenfelder, Geo. Grant and A. Hunter who were all sworn, tried and placed upon the panel for the week.

43896

State of Texas } Aggravated Assault
 - vs - } Monday Sept 16. 1901.
 George Warr

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arrangements ready for trial Thereupon came a jury of good and lawful men to wit H. Fairman and five others who were duly selected upon roll and sworn according to law and the information being read to the jury the Defendants now here entered this plea of not guilty. Whereupon the jury after hearing the evidence arguments of course and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the

Defendants not guilty,
W. J. Lamm, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v 0 4 7

State of Texas } Aggravated Assault
vs- } Monday Sept 16, 1901.
A. Keaton

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to wit: J. P. Strong and five others who were duly selected, sworn and according to law and the information being read to the jury, the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty." J. P. Strong, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v# 159

State of Texas } Motion New Trial
-vs- } Monday Sept 16, 1901.
George Kelley

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendants Motion for a new trial herein and the Courts having heard said motion and recommendation of the County attorney that same be granted It is therefore ordered by the Courts that said motion be and the same is hereby sustained and the judgments of conviction heretofore entered in this cause be and the same is hereby set aside and for naught held.

Ordered that Courts do now adjourn till tomorrow morning at 9 o'clock,

Tuesday Sept 17, 1901 Courts meet at 9 o'clock pursuant to adjournment presents as on yesterday

v# 159

State of Texas } Abusive Language
-vs- } Tuesday Sept 17, 1901.
Charnce Fruse

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit: J. P. Starns and five

others who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"We the jury find the Defendant guilty and assess his punishment at a fine of Five Dollars (\$5.00).

J. P. Strzeng, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Charney Fruse the sum of Five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

v/v/v/o State of Texas } Copying Pictal
 -vs- } Tuesday Sept 17. 1901.
 Charney Fruse }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit N. H. Rowland and five others who were duly selected, empaneled and sworn according

to have and the information being read to the jury, the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of Counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "The jury find the Defendants not guilty."

W. H. Norbanks, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

State of Texas } Abusive Language
 vs } Tuesday Sept 17, 1901.
 John Cates

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit Ed Duckles and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned

into open Court the following verdict to-wit: We the jury find the Defendants guilty and assess his punishment at a fine of Five Dollars.

Edo Buckles Foreman.
It is therefore ordered by the Court that the State of Texas do have and recovery of and from the Defendants John Catts the sum of Five Dollars fine assessed as aforesaid together with all costs now this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County jail until said fine and costs are paid in full.

74357 State of Texas } Open on Sunday
-vs- } Tuesday Sept 17. 1901.
Taylor Ridge }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to-wit: G. H. Sanguinette and five others who were duly selected and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the

following verdict to-wit: "We the jury find the Defendants not guilty."

J. H. Langmuir, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.

Wednesday Sept 18, 1901 Court met pursuant to adjournment present as on yesterday.

No 88 State of Texas } Aggravated Assault
-vs- } Wednesday Sept 18, 1901.
Maggie Mullins }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: H. Farmer and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendants now heretofore pleaded this plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty." H. Farmer Foreman

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

44443

State of Texas } Abusive Language,
 -vs- } Wednesday Sept 18, 1901.
 C. B. Hudson }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit J. P. Stirling and five others, who were duly selected, sworn and sworn according to law and the Defendant being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant not guilty."

J. P. Stirling, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendant go hence without day.

Ordered that Court do now adjourn till tomorrow morning at 9 o'clock.
 Thursday Sept 19, 1901. Court meets at 9 o'clock pursuant to adjournment presents as on yesterday.

the _____ day of _____ A. D. 189_____

V 453

State of Texas } Exhibiting
-vs- } Thursday Sept 19, 1901.
Oud Carham }

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to-wit: J. H. Sanguinette and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty, and also plea of former conviction, thereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned unto open Court the following verdict to-wit: "We the jury find the Defendant's plea special plea to be true and therefore find him not guilty." J. H. Sanguinette Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

44155

State of Texas
vs-

Jack Leatherman

Motion for new trial
Tuesday Sept 24. 1901.

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendants Motion for new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Courts that the law is against said Defendants. it is therefore ordered by the Courts that said motion be and the same is hereby overruled. To which ruling of the Courts the Defendants excepts and in open Courts gives notice of appeal to the Courts of Criminal Appeals of the State of Texas.

44156

State of Texas
vs-

Jack Leatherman

Motion for new trial
Tuesday Sept 24. 1901.

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and ~~both parties arguments ready for trial~~ then came on to be heard the Defendants motion for a new trial herein, and the arguments of counsel being heard thereon because it is the opinion of the Courts that the law is against said motion it is therefore ordered by the Courts that said motion be and the same is hereby overruled. To which ruling of the Courts the Defendants excepts and in open Courts gives notice of appeal to the Courts of Criminal Appeals of the State of Texas.

44165

State of Texas } Motion for New Trial
 vs- } Tuesday Sept 24, 1901.
 Jack Leatherman

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and ~~both parties~~ ~~arranged ready for trial~~ then came on to be heard the Defendant's motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is against said motion it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Courts of Criminal Appeals of the State of Texas.

44166

State of Texas } Motion for New Trial
 vs- } Tuesday Sept 24, 1901.
 Jack Leatherman

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is against said motion it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court

the Defendants excepts and in open Court gives notice of appeal to the Courts of Criminal Appeals of the State of Texas.

W 155 State of Texas } Recognizance
-vs- } Tuesday Sept 24. 1901.
Jack Leatherman }

This day came into open Court Jack Leatherman, Defendant in the above entitled cause, who together with J. Z. Wheat and D. Portwood Jr his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of Five hundred dollars, conditional that the said Jack Leatherman who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of one hundred dollars and all costs in this behalf incurred and ninety days imprisonment in the County Jail, as more fully appearing by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Courts of Criminal Appeals of the State of Texas in this case.

W 156 State of Texas } Recognizance
-vs- } Tuesday Sept 24. 1901.
Jack Leatherman }

This day came into open Court Jack Leatherman, Defendant in the above entitled cause, who together with J. Z. Wheat and D. Portwood Jr his

the _____ day of _____ A. D. 1891

swearing acknowledge themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditionally that the said Jack Featherman, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Twenty five dollars and all costs in this behalf incurred and imprisonment in the County Jail for ninety days as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Courts of Criminal Appeals of the State of Texas in this case.

44165 State of Texas } Resigned
-83- } Tuesday Sept 24. 1901.
Jack Featherman

This day came into open Court Jack Featherman, Defendant in the above entitled cause who together with J. Z. Wheat and D. Portwood Jr his swearing acknowledge themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars conditionally that the said Jack Featherman who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Twenty five dollars and all costs in this behalf incurred and ten days imprisonment in the County Jail as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of

The same and not depart without leave of this Court in order to abide the judgments of the Courts of Criminal Appeals of the State of Texas in this case.

Wt 166 State of Texas } Motion Requirizance
-23- } Tuesday Sept 24, 1901.

Jack Featherman

This day came into open Court Jack Featherman, Defendant in the above entitled cause, who together with his co-defendants J. J. Wheat and D. Postwood Jr his co-defendants acknowledge themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditional that the said Jack Featherman who has been convicted in this case of a misdemeanor and his punishment assessed at a fine of twenty five dollars and all costs in this behalf incurred and ten days imprisonment in the County Jail as more fully appears by the judgment of conviction duly entered in this cause shall appear before this Court from day to day and from to term to term of the same, and not depart without leave of this Court in order to abide the judgments of the Courts of Criminal Appeals of the State of Texas in this case.

Printed and Blottered for Worth

Now comes the County Attorney presenting the pleas of the State and for good and sufficient reasons filed with the papers herein says he will no further prosecute the following cases and moving the Court to dismiss the same as follows to-wit:

- 40961 State of Texas vs. A. J. Mullins
No License
- 44584 State of Texas vs. Martin McIntosh
Dist. Court.
- 44618 State of Texas vs. M. J. Reed
App. Assaults.
- 44844 State of Texas vs. Will Johnson
App. Assaults.
- 44859 State of Texas vs. Geo Thompson
Thefts.
- 43049 State of Texas vs.
Pistol
- 43065 State of Texas vs. Eds Doney
Thefts.
- 43175 State of Texas vs. John McKeever
Betting
- 43443 State of Texas vs. Mat Kramer
Betting
- 43430 State of Texas vs. John Murphy
Selling to Minor
- 43544 State of Texas vs. J. F. Moore
Receiving Loan for Prostitution
- 43546 State of Texas vs. J. F. Moore
Receiving Loan for Prostitution
- 43530 State of Texas vs. Mrs Fay Smith
Adultery
- 43577 State of Texas vs. John Allen.
Thefts.
- 43698 State of Texas vs. Major Cheney
App. Assaults.
- 43806 State of Texas vs. W. B. Jacobson
App. Assaults

- 43830 State of Texas - vs - Oscar Gallaway
- 43831 State of Texas - vs - Oscar Gallaway
- 43832 State of Texas - vs - George Harris
Thefts.
- 43837 State of Texas - vs - Otis Horne.
Wounding Horse.
- 43838 State of Texas - vs - Nat Kramer
Exhibiting
- 43839 State of Texas - vs - Nat Kramer
Exhibiting
- 43840 State of Texas - vs - Nat Kramer
Exhibiting
- 43841 State of Texas - vs - Lee Fleming
Disorderly House.
- 43844 State of Texas - vs - W. C. White
Adultery.
- 43848 State of Texas - vs - Sid Boulvone
Exhibiting
- 43849 State of Texas - vs - John Hanna
Exhibiting
- 43855 State of Texas - vs - Sherman Walker
Thefts.
- 43868 State of Texas - vs - John Cella
Open on Sunday.
- 43876 State of Texas - vs - John Cella
Selling on Sunday.
- 43877 State of Texas - vs - Mike Cassidy
Selling on Sunday.
- 43878 State of Texas - vs - Mike Cassidy
Selling on Sunday
- 43882 State of Texas - vs - Julius Baite
Selling on Sunday
- 43883 State of Texas - vs - Julius Baite
Selling on Sunday
- 43888 State of Texas - vs - Maude Polkington ^{alias} Maude Kempf.
Selling on Sunday
- 43889 State of Texas - vs - Arthur Hiatt
Adultery

the

day of

A. D. 189

Printers and Stationers - Fort Worth

- 43890 State of Texas - vs - Arthur Kiste
Riot
- 43911 State of Texas - vs - Henry Marshall.
Agg Assaults.
- 43915 State of Texas - vs - John Cella.
Selling on Sunday.
- 43916 State of Texas - vs - John Cella
Selling on Sunday.
- 43917 State of Texas - vs - Emmet Ayres
Selling on Sunday.
- 43918 State of Texas - vs - Emmet Ayres.
Selling on Sunday.
- 43919 State of Texas - vs - Emmet Ayres.
Selling on Sunday.
- 43935 State of Texas - vs - Chas Baylis
Exhibiting
- 43936 State of Texas - vs - Chas Baylis
Exhibiting
- 43937 State of Texas - vs - Chas Baylis
Exhibiting
- 43938 State of Texas - vs - Chas Baylis
Exhibiting
- 43939 State of Texas - vs - Chas Baylis
Exhibiting
- 43947 State of Texas - vs - Janner Dixon
Rioting
- 43949 State of Texas - vs - Frank Kenechraft
Rioting
- 44034 State of Texas - vs - J. W. Moore
Selling on Sunday
- 44056 State of Texas - vs - Chas Woodbridge
Rioting
- 44065 State of Texas - vs - Chas Thomas
Cards
- 44066 State of Texas - vs - Chas Thomas.
- Cards -
- 44067 State of Texas - vs - Chas Thomas.
Cards
- 44068 State of Texas - vs - Chas Thomas
Cards.

24069 State of Texas - vs - Porter Ansell
Cards

24070 State of Texas - vs - Porter Ansell
- Cards -

24071 State of Texas - vs - Porter Ansell
- Cards -

24072 State of Texas - vs - Porter Ansell
It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendants go hence without
day.

43530 State of Texas } Adultery
- vs - } Monday Oct 14, 1901.
Mrs Fay Smith }

Now coming the County Attorney
presenting the plea of the State and
for goods and sufficient reasons filed
with the papers herein says he
will no further prosecute this case
and moving the Court to dismiss
the same.

It is therefore ordered by the Court
that the State of Texas take nothing
by reason of this prosecution and
that the Defendants go hence without
day.

Now coming the County Attorney presenting
the plea of the State and for goods and
sufficient reasons filed with the papers
herein says he will no further prosecute
the foregoing case and moving the Court
to dismiss the same.

24096 State of Texas - vs - Geo E Sperry
thefts

24116	State of Texas - vs - Jas Hopkins Wounding a Carr.
24121	State of Texas - vs - Geo Lynn. Distraining fence of another.
24194	State of Texas - vs - Dixie Lyons Exhibiting
24257	State of Texas - vs - Emmet Jernister Theft.
24297	State of Texas - vs - J. D. Miller Exhibiting
24299	State of Texas - vs - Joe Wheat Exhibiting
24300	State of Texas - vs - Joe Wheat Exhibiting
24301	State of Texas - vs - James Thresher Exhibiting
24303	State of Texas - vs - John Moore Exhibiting
24304	State of Texas - vs - M. P. Hardwick Exhibiting
24305	State of Texas - vs - M. P. Hardwick Exhibiting
24306	State of Texas - vs - Perry James Exhibiting
24307	State of Texas - vs - Frank Santum Exhibiting
24308	State of Texas - vs - Sam Bohann. Exhibiting
24315	State of Texas - vs - Sam Bohann Betting
24419	State of Texas - vs - J. A. Burnett Open on Sunday.
24427	State of Texas - vs - Jap Hurley Condy.
24428	State of Texas - vs - Jap Hurley - Condy
24431	State of Texas - vs - Charley Bruce Betting
24432	State of Texas - vs - Charley Bruce Exhibiting

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

This day came the County attorney prosecuting the plea of the state also came the Defendants in their own proper person and announced ready for trial, a jury being waived the matters of fact as well as of law were submitted to the Court and the Defendants were sworn to enter their plea of not guilty. Whereupon the Court after hearing the evidence, and being fully advised in the premises found the Defendants not guilty as charged.

22993 State of Texas -vs- Norman Gill
Agg Assaults.

23068 State of Texas -vs- Gus Williams
Agg Assaults.

23134 State of Texas -vs- Bobo Smith
- Cards -

23150 State of Texas -vs- Geo Kelly
Selling A minor

23369 State of Texas -vs- Ans King
Betting

23370 State of Texas -vs- John Williams
Betting

23371 State of Texas -vs- Jim Johnson
Betting

23372 State of Texas -vs- Lige Ross
Betting

23374 State of Texas -vs- Douglas Harrison
Betting

23375 State of Texas -vs- Cal Thomas
Betting

23376 State of Texas -vs- Arthur Johnson
Betting

- 43381 State of Texas -vs- Charley Miller (alias) Cardfoot.
Betting
- 43382 State of Texas -vs- Charley Miller (alias) Cardfoot.
Cards
- 43383 State of Texas -vs- Will Powell (alias) Waco Kid
(Cards)
- 43384 State of Texas -vs- Will Powell (alias) Waco Kid.
Cards
- 43387 State of Texas -vs- Harry Farmer
Cards.
- 43388 State of Texas -vs- Harry Farmer
Cards.
- 43493 State of Texas -vs- Sherman Fitzgerald.
Abusive Language.
- 43518 State of Texas -vs- J. M. Kelly.
Persecuting an Officer
- 43836 State of Texas -vs- J. M. Richardson
Agg Assaults.
- 43879 State of Texas -vs- E. L. Thielman
Selling on Sunday.
- 43891 State of Texas -vs- B. Baker
Thefts.
- 43958 State of Texas -vs- John Green
Carrying Pistol
- 43983 State of Texas -vs- Will Duffey
Agg Assaults.
- 44041 State of Texas -vs- Cherry Landrum
- 44092 State of Texas -vs- Geo Ed Sparks.
Thefts.
- 44142 State of Texas -vs- Granville Cox
Thefts.
- 44203 State of Texas -vs- Mat Brinson
Betting
- 44213 State of Texas -vs- Ed Tuttle.
Cards
- 44264 State of Texas -vs- Wab Hoop.
Betting
- 44355 State of Texas -vs- E. Quisenberry
Open on Sunday

- 24356 State of Texas - vs - E. Quickenstedt
Sitting on Sunday.
- 24358 State of Texas - vs - Henry Garrison
Theft.
- 24362 State of Texas - vs - Ed Lundy.
Sitting on Sunday.
- 24470 State of Texas - vs - Ed Lundy
Open on Sunday.

It is therefore ordered by the court that the State of Texas take nothing by reason of these proceedings and that the Defendants go hence without days.

Monday Oct 9, 1901.

Court in session presents as on first day of term.

Urine Facing

Now coming Sterling P. Clark, Sheriff of Tarrant County Texas and brings into open Court the Urine Facing for this the sixth week of the September Term of the County Court of said County and upon the naming thereon being called the following qualified jurors answered to-wit: S. B. Russell, W. B. Linnistine, G. S. Tomkinson, Hug Spruance, Walter Ross, E. H. Crabtree, Andrew Mahoney, S. R. Mayg, Geo A. Muegg and Oscar Minife who were all sworn, tried and placed upon the panel for the week.

- 25033 State of Texas } Adultery
- vs - } Wednesday Oct 9, 1901.
Johnny McDaniel }

This day came the County Attorney presenting the pleas of the State also came the Defendants in his own

proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit S. R. Mays and five others who were duly selected, empaneled and sworn according to law and the indictments being read to the jury the Defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit "We the jury find the Defendant guilty and assess his punishment at a fine of One Hundred Dollars."

S. R. Mays, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants to-wit McDaniel the sum of One hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

1898

State of Texas } Embigglements
 -vs- } Wednesday Oct 9, 1901.
 Jim Garnett }

This day came the County Attorney prosecuting the plea of the state also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit S. R. Mays

and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty."
S. B. May, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v4487

State of Texas } Paying Cards Public Place.
-vs- } Thursday Oct 10. 1901.
Doc Foster

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial. Whereupon came a jury of good and lawful men to-wit: S. B. May and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty and assess his punishment at a fine of Twenty five dollars. S. B. May, Foreman"

the _____ day of _____ A. D. 1891

It is therefore ordered by the Courts that the State of Texas do have and recover of and from the Defendants Doc Foster the sum of Twenty five dollars fine as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

4488

State of Texas } Playing Cards, Public Place.
-vs- } Thursday Oct 10, 1901.
Doc Foster }

This day came the County attorney prosecuting the pleas of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: S. R. Mays and five others who were duly selected, empaneled and sworn according to the law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Courts retired to consider of their verdicts and after mature deliberation returned into open Courts the following verdict to-wit: 'That the jury find the Defendant guilty and assess his punishment at a fine of Ten Dollars.

S. R. Mays, Foreman.

It is therefore ordered by the Courts that the State of Texas do have and

recovery of and from the Defendants Doe
Hester the grand jury of the County fine
assessments as aforesaid together with all
costs in this behalf incurred for which
said fine and costs execution may
issue. Further ordains that after the sat-
isfaction of the fine and costs in case
No. 4489 said Defendants stand committed
to the County Jail until the fine and costs
in this case are paid in full.

vt 033 State of Texas } Motion for New Trial
- vs - } Monday Oct 14, 1901.
Sammy McDaniel

This day came the County Attorney
prosecuting the plea of the State
also came the Defendants in his
own proper person and then came on
to be heard the Defendants motion for
a new trial being and the arguments
of counsel being heard thereon because
it is the opinion of the Court that
the law is against said motion.
It is therefore ordered by the Court
that said motion be and the same
is hereby overruled. To which ruling
of the Court the Defendants excepts and
in open Court gives notice of appeal
to the Courts of Criminal Appeals of
the State of Texas. The recognizance of the
Defendants fixed by the Court at the sum
of Four Hundred Dollars.

vt 033 State of Texas } Recognizance
- vs - } Monday Oct 14, 1901.
Sammy McDaniel

This day came into open Court Sammy

Mc Daniels, Defendants in the above entitled cause, who together with Jeff D. Mc Leon and N. A. Hanger, his sureties, acknowledge themselves jointly indebted to the State of Texas in the sum of Four Hundred Dollars; conditional that the said sum, Mc Daniel who has been convicted in this cause of a misdemeanor and his punishment assessed as a fine of One Hundred Dollars, as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same and not depart without leave of this Court in order to abide the judgment of the Courts of Criminal Appeals of the State of Texas in this case.

Saturday Nov 2. 1901.

Orders that Court do now adjourn till Court in course.

Attest:

W. E. B. Miller Co., Clerk

County Judges

Be it remembered that on this the First Monday in November A. D. 1901 the same being the 4th day of November A. D. 1901 there was begun and helden a regular term of the County Courts of Tarrant County, Texas at the Court House thereof in the City of Fort Worth present and presiding Hon. W. B. Harris County Judge, W. E. Butler, County Clerk, O. S. Lattinon, County Attorney, Sterling P. Clark, Sheriff of Tarrant County where the following proceedings were had upon the Criminal Dockets of said Courts:

— Urine Facing —

Now coming Sterling P. Clark, Sheriff of Tarrant County and brings into open Court the urine Facing for this the First Docket of the November A. D. 1901 and upon the names thereon being called the following names qualified jurors answered to-wit: P. L. Sanders, J. R. Sandidge, Clay Sandidge, J. B. Melton, Ed. Jacob, J. T. Castlebury, R. T. Rose, J. W. Strickland, B. C. Reynolds, M. V. Miller, W. J. Orrick, J. L. Gagan and W. C. Holly, who were all sworn, tried and found and placed upon the panel for the next.

Nov 8 State of Texas } Emburyments
-vs- } Monday Nov 4, 1901.
Luz Muffley }

This day came the County Attorney prosecuting the flag of the State also came the Defendants in his own proper person and both parties announced ready for trial. They upon came a jury of good and lawful men to wit

the _____ day of _____ A. D. 1891

J. H. Metton and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendants were heard and entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendants not guilty as charged in the indictments."

J. H. Metton, Foreman,
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

44533

State of Texas } Selling to minor
-vs- } Monday Nov. 4, 1901
For Marcella }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arranged ready for trial. Whereupon came a jury of good and lawful men to wit J. R. Gaudin and five others who were duly selected, empaneled and sworn according to law and the indictment being read to the jury the Defendants were heard and entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict

To-wit: We the jury find the Defendants not guilty, as charged in the Indictments

J. R. Sandidge, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v4114

State of Texas } Theft.
vs- } Tuesday Nov 5, 1901.
John Evans

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: J. R. Sandidge and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury, the Defendants now here entered his plea of not guilty.

Whereupon the jury, after hearing the evidence, arguments of counsel receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty as charged in the Information."

J. R. Sandidge, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v4765

State of Texas } Aggravated Assault
 vs. } Tuesday Nov 5, 1901.
 G. J. Woods

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to-wit: J. T. Castleberry and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendant not guilty as charged in the Indictments."

J. T. Castleberry, Foreman.
 It is further ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

v4516

State of Texas } Aggravated Assaults.
 vs. } Tuesday Nov 5, 1901.
 Frank Maggid

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties armed ready for trial. Thereupon came a jury of good and lawful men to-wit: J. W. Strickland and five others

who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendants now have entered his plea of not guilty. Whereupon the jury, after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "We the jury find the Defendants not guilty as charged in the information."

J. W. Strickland, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

14506

State of Texas } Theft.
vs- } Wednesday Nov 6, 1901.
Samm Johnson }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit J. W. Strickland and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury, the Defendants now have entered his plea of not guilty. Whereupon the jury, after hearing the evidence, arguments of counsel, and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following

Verdict to wit "We the jury find the Defendants not guilty;

J. W. Strickland, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day;

W. H. G. 5

State of Texas } Vagromy
-vs- } Thursday Nov 7, 1901.
H. D. Borden }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to wit J. W. Strickland and five others who were duly selected, sworn and given according to law and the Information being read to the jury the Defendants now here entered his plea of not guilty. Thereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "We the jury find the Defendants not guilty;

J. W. Strickland, Foreman.
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day;

V4558

State of Texas } Fornication
 vs } Thursday Nov 7, 1901.
 Melina Butler }

This day came the County attorney presenting the plea of the State also came the Defendants in her own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit J. W. Strickland and five others who were duly selected, empaneled and sworn according to law and the indictments being read to the jury the Defendants were heard and her plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty."

J. W. Strickland, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

Monday Nov 18, 1901. Court in session presents as on first day of term.

Verine Facing

Now comes Sterling C. Clark Sheriff of Tarrant County and brings into open Court the Verine Facing for this the third case of the County Court of said County and upon the naming thereon being called the following qualified jurors announced to-wit N. O. Meachem,

J. J. Samuels, S. D. Rowland, W. J. Rogers, Wm. J. Ball
 G. E. Tandy, Nels Steg, W. J. Reed, C. M. Randle, A. J.
 Parks, G. C. Wadsworth, A. J. Mayton and E. K. Crabtree
 who were all sworn tried and placed
 upon the panel for the week.

43977

State of Texas } Embryzlements
 -vs- } Monday Nov 18. 1901.
 R. A. Churchman }

This day came the County Attorney
 prosecuting the pleas of the State also came
 the Defendant in his own proper person
 and both parties arraigned ready for
 trial. Thereupon came a jury of good
 and lawful men to-wit: W. J. Rogers
 and five others who were duly selected,
 empaneled and sworn according to
 law and the information being read
 to the jury the Defendants were here
 entered his plea of not guilty.
 Whereupon the jury after hearing
 the evidence, arguments of counsel
 and receiving the charge of the Court
 retired to consider of their verdict
 and after mature deliberation returned
 into open Court the following verdict
 to-wit: "That the jury find the Defendants not
 guilty." W. J. Rogers, Foreman.

It is therefore ordered by the Court
 that the State of Texas take nothing
 by reason of this prosecution and that
 the Defendants go hence without day.

43978

State of Texas } Embryzlements,
 -vs- } Monday Nov 18. 1901.
 R. A. Churchman }

This day came the County Attorney
 prosecuting the pleas of the State

also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: Wm Tidball and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants were then returned his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants not guilty."

Wm Tidball, Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

W/V 85

State of Texas } Dist. the Peace
 -vs- } Monday Nov 18, 1901.
 For Armstrong

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: A. J. Parks and five others who were duly selected, empaneled and sworn according to law and the complaint being read to the jury the Defendants were then returned his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired

to consider of their verdicts and after mature deliberation returned into open Court the following verdict to-wit:
 "We the jury find the Defendants not guilty."
 A. J. Parks, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

43799

State of Texas (Plaintiff) vs. Receiving Stolen Property.
 vs. -
 A. Q. Thompson (Defendant)
 Wednesday Nov. 20, 1901.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arrived ready for trial a jury being sworn the matters of fact as well as of law were submitted to the Court and the Defendant now here enters his plea of not guilty. Whereupon the Court after hearing the evidence, arguments of counsel and being fully advised in the premises finds the Defendants not guilty. Whereupon it is ordered by the Court that the State of Texas take nothing by reason of this presentation and that the Defendants go hence without day.

44608

State of Texas

vs

Harrison Hooper

Meeting at Dier
Thursday Nov 21, 1901,

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arranged ready for trial. Whereupon came a jury of good and lawful men to-wit: A. J. Park^{and} five others, who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now here entered this plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty as charged in the information and assess his punishment at a fine of Ten Dollars \$10⁰⁰."

A. J. Park, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Harrison Hooper the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

246477

State of Texas } Exhibiting
 -vs- } Thursday Nov 21, 1901.
 Cal Cummings }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, Whereupon came a jury of good and lawful men to wit A. J. Parks and five others who were duly selected sworn and sworn according to law and the information being read to the jury the Defendants now here entered his plea of not guilty; Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returning into open Court the following verdict to-wit "That the jury find the Defendants guilty as charged in the first counts in the information and assess his punishment at a fine of \$100⁰⁰ and imprisonment in the County Jail for 90 days.

A. J. Parks, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Cal Cummings the sum of One Hundred Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of ninety days and until the fine and costs are paid in full.

24678

State of Texas } Exhibiting
 vs } Thursday Nov 21, 1901.
 Cal Cummings }

This day came the County attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: A. J. Parks and five others who were duly selected, sworn and sworn according to law and the information being read to the jury, the Defendant now here entered his plea of not guilty. Thereupon the jury after hearing the evidence and arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "If the jury finds the Defendants guilty as charged in the information and assess his punishment at a fine of Twenty five dollars (\$25.00) and 30 days imprisonment in the County Jail.

A. J. Parks, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Cal Cummings the sum of Twenty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine and costs and imprisonment in case No. 24677 said Defendant stand committed to the County Jail for the full period of thirty days and until the fine and costs in this case are paid in full.

22
 1/29

the

day of

A. D. 1891

44626

State of Texas } Exhibiting
 -vs- } Friday Nov. 14, 1901.
 George Campbell }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties arrayed ready for trial thereupon came a jury of good and lawful men to-wit Geo C. Hudging and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit "The jury finds the Defendants guilty as charged in the first counts of the information and assess his punishment at a fine of One Hundred Dollars and ninety days confinement in the County Jail. Geo C. Hudging, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants George Campbell the sum of one hundred dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of ninety days and until the fine and costs in this case are paid in full.

44680

State of Texas } aggravated assault.
 vs }
 Gro Jaycharuth } Wednesday Dec 18. 1901.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arguments ready for trial, thereupon came a jury of good and lawful men to-wit: L. C. White and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "The jury finds the Defendant not guilty." L. C. White, Foreman. It is therefore ordered by the Court that the State of Texas recover of nothing by reason of this prosecution and that the Defendants go hence without day.

44687

State of Texas } Motion New Trial
 vs }
 Cal Cummings } Friday Jan 3. 1902.

This day came the County attorney presenting the plea of the State also came the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial hearing. And the arguments of counsel being

Printers and Stationers, Fort Worth

be heard thereon, because it is the opinion of the Court that the law is against said Defendants it is therefore ordered by the Court that said Motion be and the same is hereby overruled. To which ruling of the Court the Defendants excepted and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas. Further ordered that Defendants be allowed ten days after adjournment of this term of Court within which to prepare and file a statement of Facts herein

24648 State of Texas } Motion for New Trial
vs. } Friday, Jan'y 3, 1902.
Cal Cummings

This day came the County Attorney prosecuting the plug of the State also came the Defendants in his own proper person and then came on to be heard the Defendant's Motion for New Trial herein and the arguments of Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendants it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendants excepted and in open Court giving notice of appeal to the Court of Criminal Appeals of the State of Texas. Further ordered that Defendants be and he is hereby granted ten days after adjournment of this term of Court within which to prepare a statement of Facts herein,

44646

State of Texas } Motion New Trial
 vs- } Friday Jan 3, 1902.
 Geo Campbell }

This day came the County attorney presenting the plea of the State also came the Defendants in his own proper person and ~~but parties announced~~ then came on to be heard Defendants motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is against said Defendants it is therefore ordered by the Court that said motion be and the same is hereby overruled. To which ruling of the Court the Defendants excepts and in open Court giving notice of appeal to the Courts of Criminal Appeals of the State of Texas, further ordered that Defendants be granted ten days after adjournment of this term of Court within which to prepare and file statements of facts herein. The recognizance of Defendants is fixed by the Court at Five Hundred Dollars.

Saturday Jan 4th 1902

Ordered that Court do now adjourn till Court in course.

Attest:
 W. E. Butler
 Co. Clerk

County Judge

Be it remembered that on this the First Monday in January, A. D. 1902 the same being the 6th day, of January, A. D. 1902 there was begun and holden a regular term of the County Courts of Tarrant County, Texas, at the Courts House thereof in the City of Fort Worth present and presiding Hon. M. D. Morris County Judge, H. E. Butler, County Clerk, O. L. Lattimore County Attorney, Sterling P. Clark, Sheriff of said County when the following proceedings were had upon the Criminal Docket of said Courts:

Imple Facies

Now comes Sterling P. Clark, Sheriff of Tarrant County Texas, and brings into open Courts the Imple Facies for this the First Week of the January Term of said Courts and upon the names thereon being called the following qualified jurors answered to-wit: E. L. Dismoray, A. Trigg, Sam Seaton, A. E. Durringer, L. C. Schuster, J. M. Robbing, J. T. Tompkins, J. G. Millers, A. J. Leigh, O. T. Trimble, J. S. Boulton, J. H. Edmondson, O. Blair, W. H. Sprinkle, J. F. Crowley, R. S. Cloud, J. W. Key, J. W. McBain, P. B. Atwood who were all sworn, tried and placed upon the panel for the week.

24746 State of Texas } Aggravated Assault
 vs } Monday Jan 6, 1902.
 Frank Gray }

This day came the County Attorney presenting the plea of the State also came the Defendants in his own proper person and both parties announced

ready for trial. Thereupon came a jury of good and lawful men to wit: S. Seaton and five others who were duly selected empanneled and sworn according to law and the indictment being read to the jury the Defendants saw her entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Courts retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit: "The jury find the Defendants not guilty as charged in the indictment." D. Seaton, Foreman.

It is therefore ordered by the Courts that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

W. G. Gray State of Texas } Adultery
-do- } Tuesday Jan'y 7, 1902.
Frank Gray

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: A. J. Leigh and five others who were duly selected empanneled and sworn according to law and the indictment being read to the jury the Defendants saw her entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Courts retired to consider of their verdict and after mature deliberation

returned into open Court the following verdict to-wit: We the jury find the Defendant guilty as charged in the Indictment and assess his punishment at a fine of \$150⁰⁰.
A. J. Light
Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Frank Gray the sum of One hundred and fifty dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. It is further ordered that said Defendant stand committed to the County Jail until said fine and costs are paid in full.

Wednesday January 8, 1902 Court in session present as on first day of term.

1899 State of Texas } Sitting
-vs- } (Wednesday January 8, 1902.
John Johnston }

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: F. S. Boulware and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments

of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:
 "The jury find the Defendants not guilty."
 J. B. Boulman Foreman
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the Defendants go hence without day.

74760 State of Texas } Selling on Sunday.
 N. T. Brown } Wednesday Jan'y 8, 1902.

This day came the County attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: J. M. Robbins and five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:
 "The jury find the Defendant N. T. Brown not guilty as charged in the Indictment."
 J. M. Robbins, Foreman.
 It is therefore ordered by the Court that the State of Texas take nothing by reason of this

the _____ day of _____ A. D. 189_____

prosecution and that the Defendants go hence without day.

Thursday Jan 9, 1902 Court in session present as on first day of term.

v. 4754

State of Texas } Aggravated Assault
-vs- } Thursday Jan 9, 1902,
Frank Maggio }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial, thereupon came a jury of good and lawful men to-wit: J. J. Townsend and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants says he intend his plea of not guilty, thereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty of simple Assault and assess his punishment, at a fine of \$10⁰⁰."

J. J. Townsend, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Frank Maggio the sum of Ten Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed

To the County Jail until said fine and costs are paid in full.

v4794

State of Texas } Sitting on Sunday
 for } Thursday Jan'y 9. 1902.
 E. L. Hickman }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Whereupon came a jury of good and lawful men to-wit: P. Blair and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury the Defendants now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "As the jury find the Defendants guilty, as charged in the Information and assess his punishment at a fine of \$30⁰⁰, P. Blair, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants E. L. Hickman, the sum of Thirty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

the

day of

A. D. 189

24775

State of Texas } Opening on Sunday

E. L. Hickman } Friday Jan'y 10, 1902.

This day came the County Attorney presenting the plea of the State also came the Defendant in his own proper person and both parties arraigned ready for trial, thereupon came a jury of good and lawful men to wit J. W. Key and five others who were duly selected upon oath according to law, and the information being read to the jury the Defendant now here entered his plea of not guilty.

Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to wit "The jury finds the Defendant guilty as charged in Information and assess his punishment at a fine of \$35.00." J. W. Key

It is therefore ordered by the Court that the State of Texas do have and receive of and from the Defendant E. L. Hickman the sum of thirty five dollar fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further, ordered that after the satisfaction of the fine and costs in case No. 24775 said Defendant stand committed to the County Jail until the fine and costs in this case are paid in full.

W646

State of Texas } Acquittance

-103-

Thursday Jan'y 16, 1902.

Geo Campbell

This day came into open Court Geo Campbell, Defendant in the above entitled cause, who together with J. V. McEwen and N. B. Scott, his sureties, acknowledge themselves jointly indebted to the State of Texas in the penal sum of Five Hundred Dollars conditional that the said Geo Campbell who has been convicted in this case of a misdemeanor and his punishment assessed at a fine of ~~one~~ ^{one} hundred dollars and imprisonment in the County Jail for ninety days, as more fully appearing from the judgment of conviction duly entered in this case shall appear before this Court from day to day and from term to term of the same, and not depart without leave of this Court in order to abide the judgments of the Court of Criminal Appeals of the State of Texas in this case.

Monday January 20, 1902

Court in session presents as on first day of term.

— *Urris Facias* —

Now comes Sterling B. Clark, Sheriff of Tarrant County, and brings into open Court the *Urris Facias* for this the Third Week of the County Court of said County and upon the names thereon being called the following qualified jurors answered to wit: O. A. Walling, J. L. Wright, A. L. Skinner, Frank Sparrow, W. P. Nym, Harry Leak, W. C.

the _____ day of _____ A. D. 189_____

Wells, W. B. Shippe, A. S. McMorris, C. W. Paudler, E. E. Meeks, W. D. Jarriz, P. Blair, L. J. Kiarr & M. George, who were all sworn, tried and placed upon the panel for the next.

44895

State of Texas } Open on Sunday
E. L. Hickman } Monday Jan'y 10, 1902.

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good ^{and} lawful men to wit W. B. Shippe and five others who were duly selected, sworn and the information being read to the jury the Defendant now here enters his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:

"That the jury find the Defendant guilty and assess his punishment at a fine of \$35.00."

W. B. Shippe, Foreman.
It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant E. L. Hickman the sum of thirty five dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that after the satisfaction of the fine ^{and} costs in cases Nos 24792 & 24775 said

Defendants stand committed to the County Jail until said fine and costs in this case are paid in full,

Tuesday Jan'y 21. 1902

Court in session presents as on first day of term,

24727

State of Texas } Meeting
-vs- } Tuesday Jan'y 21. 1902

John Allen

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: Frank H. Sparrow and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the Defendants read their intent his plea of not guilty.

Thereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit:
"We the jury find the Defendants guilty and assess his punishment at a fine of \$45.00."

Frank H. Sparrow, Foreman.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants John Allen the sum of

Defendant John Melch the sum of one hundred dollars fine assessed as above said together with all costs in this behalf incurred for which said fine and costs execution may issue. Further orders that said Defendant stand committed to the County Jail for the full period of three months and until said fine and costs are paid in full.

Wednesday Jan'y 21, 1902.

Court in session presents as on first day of term.

24858

State of Texas } Theft & Receiving Stolen Property
vs- } Wednesday Jan'y 21, 1902.
Ed. Powell

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties are mutually ready for trial, thereupon came a jury of good and lawful men to-wit: C. W. Randle and five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: That the jury finds the Defendant guilty and assess his punishment at a fine of \$100⁰⁰

the _____ day of _____ A. D. 189_____

and ten days in County jail,
 C. W. Raudley, Foreman,
 It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Ed Powell the sum of forty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.
 Further ordered that said Defendants stand committed to the County jail for the full period of ten days and until said fine and costs are paid in full.

W 768

State of Texas } Selling on Sunday
 -vs- } Wednesday Jan'y 22, 1902.
 E. L. Fishman }

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: Frank H. Sparrow and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury the Defendants read their return his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit: "We the jury find the Defendants guilty and assess his punishment at a fine of \$20⁰⁰ Twenty Dollars. Frank H. Sparrow, Foreman,

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants E. L. Thibron the sum of Twenty Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail until said fine and costs are paid in full.

Thursday Jan'y 23. 1902.

Court in session presents as on first day of term.

74731

State of Texas } Thieft
 -vs- } Thursday Jan'y 23. 1902
 Ella Everett

This day came the County Attorney prosecuting the plea of the State also came the Defendant in his own proper person and both parties arranged ready for trial. Thereupon came a jury of good and lawful men to-wit M. C. Willy and five others who were duly returned sworn and sworn according to law and the Information being read to the jury the Defendants now here entered her plea of not guilty. Thereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the following verdict to-wit "Be the jury finds the Defendants guilty and assess

her punishment at three months imprisonment in the County Jail and a fine of Fifteen Dollars; M. C. Wells, Foreman, It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendants Ella Everett the sum of Fifteen Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue. Further ordered that said Defendants stand committed to the County Jail for the full period of three months ^{and} until said fine and costs are paid in full.

24773

State of Texas } Sitting on Sunday,
 Thursday Jan'y 23rd 1902.
 E. L. Thibbman }
 This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and ~~the~~ both parties arraigned ready for trial. Thereupon came a jury of good and lawful men to-wit: A. S. Morris and five others who were duly selected, sworn and sworn according to law and the information being read to the jury the Defendants now have entered his plea of not guilty. Whereupon the jury after hearing the evidence, arguments of counsel and receiving the charge of the Court retired to consider of their verdict and after mature deliberation returned into open Court the

following verdict to-wit: "We the jury find the Defendants not guilty."

A. S. McMorris, Foreman.

It is therefore ordered by the Court that the State of Texas take receding by reason of this presentation and that the Defendants go hence without day.

v1895 State of Texas } Order on Motion New Trial
E. L. Guilman } Monday Feb 11 1902

This day came the County Attorney prosecuting the plea of the State also came the Defendants in his own proper person and then came on to be heard the Defendant's motion for a new trial herein and the arguments of counsel being heard thereon because it is the opinion of the Court that the law is for said Defendants is therefore ordered by the Court that said motion be and the same is hereby sustained and this case stand for trial in its regular order upon the Criminal Dockets of this Court.

the

day of

A. D. 189

Printers and Stationers, Fort Worth

the

day of

A. D. 189

Monday, January 7th 1907.

Be it remembered that on the above date, there was begun and holden a regular term of the How. County Court, Present and presiding How. John L. Ferrell Co. Judge, How. A. E. L. Roy Co. Attorney, How. T. J. Wood Sheriff and How. Geo. A. Kie Clerk of the Co. Court when the following proceedings were had, to-wit:

The State of Texas.

vs.

Gus Zimmerman

Theft.

January 10th 1907.

This day this cause was called for trial, and both parties appeared and announced ready for trial, and the defendant, Gus Zimmerman pleaded "Not Guilty" to the charge herein, and a jury, to-wit: G. K. Jackson and five others, was duly selected, impaneled and sworn, who, having heard the Information read and the Defendant's plea of Not Guilty thereto, and having heard the evidence submitted, and having been duly charged by the Court, retired to consider of their verdict, and afterwards returned into open Court the following verdict, which was received by the Court, and is here now entered upon the Minutes, to-wit:

We, the Jury, Find the Defendant Guilty, as charged in the Information and assess his punishment at a fine of Fifty Dollars \$50⁰⁰ + thirty (30) days in Jail.

G. K. Jackson.

Foreman.

It is therefore considered, ordered and adjudged by the Court that the State of Texas do have and recover of the Defendant Gus Zimmerman the said fine of Fifty Dollars and all costs of this prosecution, and execution may issue against the property of said Defendant for the amount of such fine and costs, and the said Defendant Being present in open Court is placed in custody of the Sheriff who will confine him in the Jail of this County for the full period of Thirty days and until such fine and costs are fully paid.

the

day of

A. D. 189

33395.

State of Texas.

vs.

Gus Zimmerman

Order Overruling Motion for New Trial.

January 16, 1907.

This day came the County Attorney prosecuting the pleas of the State come also the Defendant in his own proper person and then came on to be heard the Defendant's motion for a New Trial herein and the argument of the Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant.

It is therefore ordered by the Court that the said motion be and the same is hereby overruled. To which ruling of the Court the Defendant excepts and in open Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant fixed at the sum of \$250⁰⁰ Dollars.

33395.

State of Texas

vs

Gus Zimmerman

Recognizance.

January 17th 1907.

This day came into open Court Gus Zimmerman Defendant in the above entitled cause, who together with Willis M^cCauley and W^m Austin sureties, acknowledge themselves severally indebted to the State of Texas, in the penal sum of \$250⁰⁰, conditioned that the said Gus Zimmerman, who has been convicted in the County Court, of Tarrant County, Texas, in this cause of a misdemeanor and his punishment assessed at a fine of \$50⁰⁰ (and imprisonment for 30 days in the County Jail) as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas, in this case.

the

day of

A. D. 189

Texas Printing and Lithographing Co.

33442

State of Texas.

vs

Sam Mc Gullus

Vagrancy

January 8th 1907

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person and both parties announced ready for trial.

A jury being waived the matters of fact as well as of law were submitted to the Court, and the defendant now has entered his plea of not guilty.

Whereupon the Court after hearing the evidence, argument of counsel and being fully advised in the premises finds the defendant guilty and assesses his punishment at a fine of Ten dollars.

It is therefore ordered by the Court, that the State of Texas do have and recover of and from the Defendant Sam Mc Gullus the sum of \$10⁰⁰ Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered, that said Defendant stand committed to the County Jail until said fine and costs are fully paid.

State of Texas.

vs.

Sam Mc Gullus

Order on motion for New Trial.

January 8th 1907.

This day came the County Attorney prosecuting the pleas of the State come also the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new Trial herein and the argument of the Counsel being heard thereon because it is the opinion of the Court that the law is against said Defendant.

It is therefore ordered by the Court that the said motion be and the same is hereby overruled. To which rulling of the Court the Defendant excepts and in open

33442.

Court gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant fixed at the sum of \$125⁰⁰ Dollars.

State of Texas.

vs.

Sam Mc Gullus.

Recognizance.

January 8th 1907.

33442.

This day came into open Court Sam Mc Gullus Defendant in the above entitled cause, who together with C.C. Peters and G.R. Henderson sureties, acknowledge themselves severally indebted to the State of Texas, in the penal sum of \$125⁰⁰ conditioned that the said Sam Mc Gullus, who has been convicted in the County Court, of Tarrant County, Texas, in this cause of a misdemeanor and his punishment assessed at a fine of \$10⁰⁰ as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term of the same, and not depart without leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas, in this case.

The State of Texas

vs.

J. A. Sexton.

Pistol

October 9th 1907

37820

This day came the County Attorney prosecuting the pleas of the State, also came the Defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit: - E. A. Griswell, and Five others, who were duly selected, impanelled and sworn according to law, and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of Counsel and receiving the charge of the Court retired to consider of their verdict, and after mature deliberation returned into open court the following verdict, to-wit: - "The the jury find the defendant not guilty"

E. A. Griswell, Foreman.

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that defendant go hence without day.

the

day of

A. D. 189

38826

The State of Texas
vs.

Theft.

J. D. Lanehart

October 14", 1909

This day came the County attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: Thos. Bratton and 5 others who were duly selected, empanelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty, whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into open court the following verdict, to-wit: "We the jury find the defendant not guilty."

Thos. Bratton, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

37868

The State of Texas
vs.

Threatening Human Life

October 14" 1909

Alfred Denno.

This day came the County attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit, Thos. Bratton and Five others, who were duly selected, empanelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon, the jury, after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict: -to-wit: "We the jury find the defendant not guilty."

Thos Bratton, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that defendant go hence without day.

37884

The State of Texas
vs.

Gaming

Grother Benjamin

October 14" 1909

This day came the County attorney prosecuting the pleas of the State, also came the Defendant in his own proper person, and both parties announced ready for trial

Printers and Stationers, Fort Worth

Thereupon came a jury of good and lawful men to-wit: - W. W. Haggard and Five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury the Defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the court retired to consider of their verdict and after mature deliberation returned into open court the following verdict, to-wit: - "We the jury find Defendant not guilty. W. W. Haggard, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the Defendant go hence without day.

37665

The State of Texas }
 vs }
 Will Tucker. }
 A. A.
 October 1st 1909

This day came the County Attorney prosecuting the pleas of the State also came defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit: - Newby and Five others who were duly selected, empanelled and sworn according to law and the Information being read to the jury, the Defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into open court the following verdict, to-wit: - "We the jury find the defendant not guilty. Newby, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that defendant go hence without day.

37714

The State of Texas }
 vs }
 Frank McQuirt. }
 Vagrancy
 October 13th 1909

This day came the County Attorney prosecuting the pleas of the State, also came defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit: - B. S. Haynes and Five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, the defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into open court the following verdict, to-wit: - "We the jury find the defendant not guilty. Newby, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that defendant go hence without day.

the

day of

A. D. 189

Press Printing and Lithographing Co.

37617

The State of Texas

vs

Irving Robinson.

Dis. Peace.

October 2nd 1909.

This day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit:- W. O. Boggess and Five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict, to-wit:- "We the jury find the Defendant not guilty. W. O. Boggess Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

37630

The State of Texas

vs.

Sam De Witt.

A. A.

October 9. 1909.

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit:- B. B. Newby, and Five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict, to-wit:- "We the jury find the defendant not guilty. B. B. Newby, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

37797

The State of Texas

vs

John Carey

Pistol

October 20th 1909

This day came the County Attorney prosecuting the pleas of the State also came the defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men to-wit:- Alex Henry and Five others who were duly selected, empanelled and sworn according to law and the information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict, to-wit:- "We the jury find the defendant not guilty. Alex Henry Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

37332

The State of Texas

vs

J. J. Largin

S. O.

This day came the County attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial, Thereupon came a jury of good and lawful men, to-wit: - Frank Durringer and Five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon, the jury, after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict, to-wit: -

"We, the jury find the defendant not guilty. Frank Durringer, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

37806

The State of Texas

vs

E. B. Ballard

Theft by Bailee

September 30" 1909

This day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit: - W. J. Cutchfield and Five others who were duly selected, impanelled and sworn according to law and the Information being read to the jury the defendant now here entered his plea of not guilty. Whereupon the jury, after hearing the evidence, argument of counsel and receiving the charge of the court, retired to consider of their verdict and after mature deliberation returned into Open Court the following verdict, to-wit: - "We, the jury find the defendant not guilty."

W. J. Cutchfield, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Indeped to here

the

day of

A. D. 189

Wells Printing and Lithography Co.

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