

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

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. 16

TARRANT COUNTY

TAP 164

CRIMINAL MINUTES
COUNTY COURT

1909-1919



Tarrant County
Criminal minutes
County Court 16
DFC

Judgment revoking license

Minute Book No 16 Page 137
letter Nov. 29-1911 Jury verdict

On this day came on to be heard the motion of the State of Texas, by and through her County Attorney for a judgment forfeiting the license of the said defendant, as a retail liquor dealer, upon the verdict of the jury, herein heretofore rendered and the Court having considered said motion and having heard the argument of Counsel thereon, it adjudged and decreed etc.
Judgment rendered Dec 30th 1911.

1911.

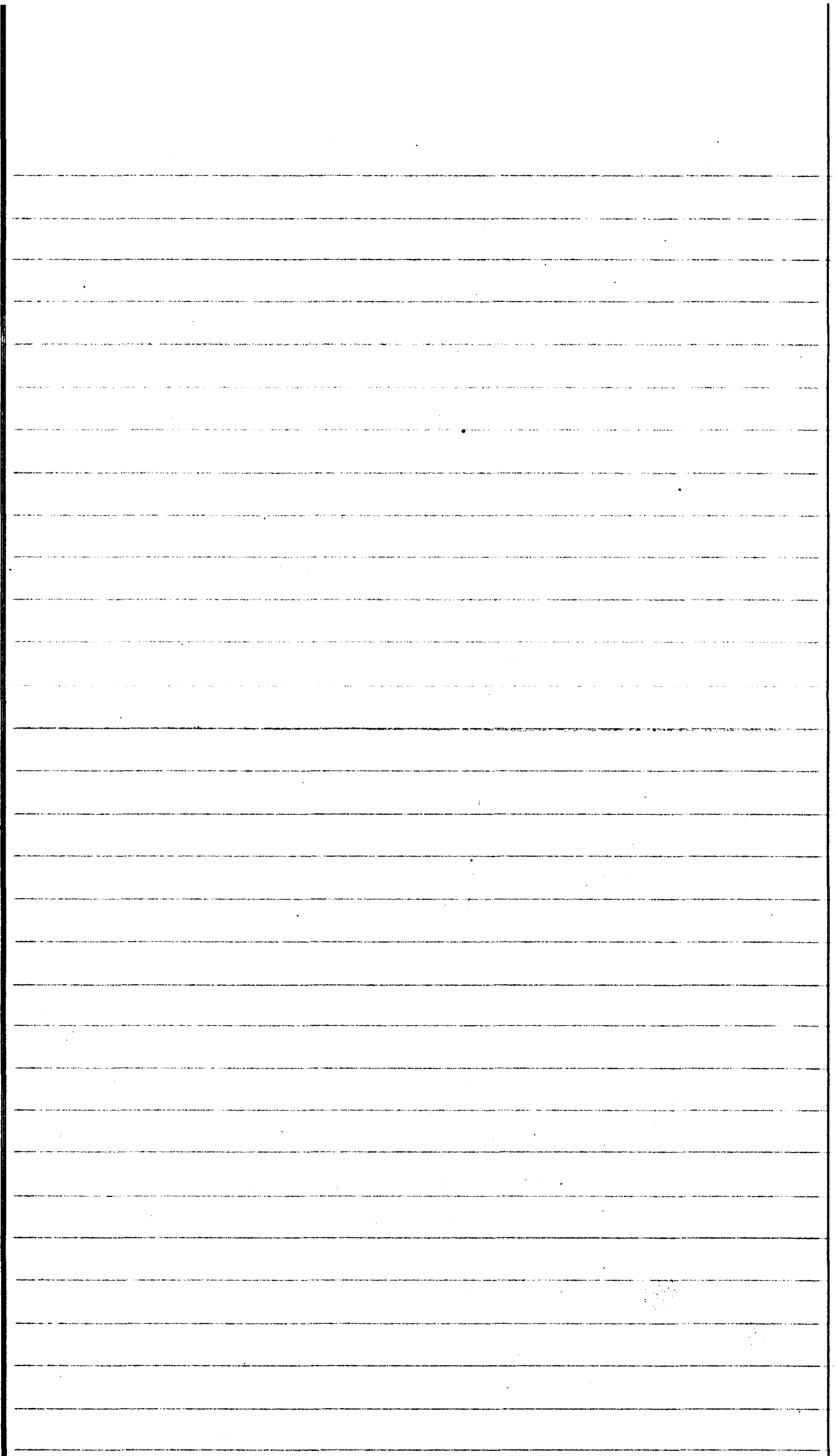
State of Texas
No 63,
A. Ratsky.

No 41120

" 41121, Judgment not guilty
Nov. 2-1911

Criminal Minute Book 18
Page 478.

10) 800



2157
2157
Houston 657
40274
Bourne
M...
30

This day came the County Attorney
prosecuting the Pleas of the Slab, came
also 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 ————— five others who were
duly selected, impaneled and sworn according
to law, and the Information being read to the
jury, defendant here prosecutes his plea
of not guilty. ¹¹⁴³ Harris, Esq. (375)

H. H. Stephens

Whereupon, the jury after hearing the
evidence, argument of Counsel and receiving
the charge of the Court retired to consider ⁽¹¹⁷³⁾
their verdict and after mature deliberation
returned into Open Court the following
verdict to-wit: — We the jury find defendant
not guilty. Foreman

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

11762

35
12
48
35

This day came the County Attorney ~~and both~~ prosecuting the pleas of the State, came also ~~by~~ defendant in his own proper person ~~and both~~ parties announced ready for trial a jury being waived, and ~~the defendant in Open Court having~~ waived ~~the~~ the matters of facts as well as law were submitted to the Court and the Deft 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 Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the deft M^o The sum of

 Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Deft stand committed to the County Jail until said fine and costs are fully paid.

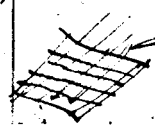
42395

D. Johnson

V. A. Bledsoe

Theft
7/11/12

1/11/11



e.e.p.

isb

10301

[8.55]

Handwritten scribbles and numbers

On this day came into Open Court —
Defendant in the above entitled cause,
who together with _____
sureties, acknowledged themselves generally
indebted to the State of Texas, in the penal
sum of _____ dollars, conditioned
that the said _____ who has been
convicted in the County Court of
Tarrant County Texas, in this cause
for misdemeanor and her punishment
assessed at a fine of _____ 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

This day came the County Attorney
 presenting the Pleas of the State, and also
 the defendant in his own proper person
 and then came on to be heard the defendant's
 motion for New Trial, and after argument
 of counsel, the Court being fully
 advised in the premises, it is the opinion
 of the Court, that the law is against
 the defendant. It is therefore ordered
 by the Court that the same be
 affirmed to which defendant excepts
 and gives notice of appeal to the Court
 of Criminal Appeals of the State of Texas
 Recognizance of Defendant for \$
 at the sum of Two Hundred Fifty
 + no/m Dollars \$250⁰⁰

On this day, came on to be heard the motion of Dept for the extension of time for the filing of the ~~bill~~ ^{bill of exception} Statement of facts in the above cause, and it appearing to the Court that good and sufficient reasons exist for said extension as set forth in said motion.

It is therefore ordered that the said motion be granted and that the Defendant be given until _____ in which to prepare and have filled in this case the Bills of Exception and Statement of Facts and the record prepared.

Manufacturing Stationers, Fort Worth.

37951

The State of Texas

Theft
Oct 28 1909.

J. E. Conn

This 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 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, argument of Counsel, and being fully advised in the premises finds the defendant guilty and assesses his punishment at a fine of Thirty days in the County jail.

It is there fore ordered by the court that the State of Texas do have and recover of and from the defendant J. E. Conn all costs in this behalf incurred and that he be confined in the County jail for the period of Thirty (30) days, for which said costs execution may issue, and further order that said defendant stand committed to the County jail until said costs are fully paid.

Manufacturing Stationers, Fort Worth.

State of Texas } Judgment
 vs } In the County Court of Tarrant County, Texas.
 No 8 John F. Brewster et al } November 9th 1909.

This day this cause coming on to be heard came the plaintiff, State of Texas, by its attorney, and it appearing to the court that judgment nisi was heretofore rendered against said defendants John F. Brewster, Henry Yeager, J. F. Brewster and L. M. Booth for the sum of \$200.⁰⁰ each and that said defendants, Henry Yeager, J. F. Brewster and L. M. Booth, though duly and legally cited to appear and show cause why said judgment nisi should not be made final, having failed to appear and answer in this behalf but wholly made default; and it appearing to the court that the cause of action is liquidated and proved by an instrument in writing to-wit: a bond executed to the plaintiff, State of Texas, by said defendants John F. Brewster, Henry Yeager, J. F. Brewster and L. M. Booth and it ^{further} appearing to the court that plaintiff, State of Texas, ought to recover of and from said defendants John F. Brewster, Henry Yeager, J. F. Brewster and L. M. Booth the sum of \$200.⁰⁰ each; it is therefore ordered, adjudged and decreed by the court that plaintiff, State of Texas, do have and recover of and from the said defendants John F. Brewster, Henry Yeager, J. F. Brewster and L. M. Booth the sum of \$200.⁰⁰ each with interest thereon from this date at the rate of 6% per annum until paid, together with all costs in this behalf expended for all of which let execution issue.

No. 37997 }
 State of Texas } Affray
 vs } December 17, 1909
 Mrs. A. B. Dodge }

This 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 and thereupon came a jury of good and lawful men to-wit: - W. F. Gullledge 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, the argument of counsel and receiving the charge of the court retired to consider 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
 W. T. Gullledge Foreman"

It is therefore ordered by the court
 that the State of Texas take nothing by reason
 of this prosecution and that the defendant go
 hence without day.

39036
 no 38036

The State of Texas
 vs

Mr. Winn

Theft
 December 18th 1909.

This day came the County attorney prosecut-
 ing the pleas 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 W. T. Gullledge
 and 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.

Where 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.
 It is therefore ordered by the court
 W. T. Gullledge, Foreman"

It is therefore 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. 38041

The State of Texas
 vs

P. Martinez

Aggravated assault

December 3, 1909

This Day came the County Attorney pros-
 ecuting the pleas of the State, also came the
 defendant in his own proper person and both

Manufacturing Stationers, Fort Worth.

parties announced ready for trial. Thereupon came a jury of good and lawful men, to-wit:- H. A. Biles and five others who were duly sworn, selected, and empaneled, 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"
H. A. Biles, Foreman

It is therefore 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. 38042
The State of Texas
vs
Pete Nichols

Theft

December 3, 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, H. A. Biles and 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.

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"
H. A. Biles, Foreman

It is therefore 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. 38040.

The State of Texas

vs
D. H. Taylor

Aggravated Assault

December 3, 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 H. A. Biles and 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"

H. A. Biles.

Foreman

It is therefore 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. 38043

The State of Texas

vs
J. G. Gibson

Selling Liquor without License

December 3, 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 J. M. Young and 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

Manufacturing Stationers, Fort Worth.

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. M. Young, Foreman

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

No. 38059
The State of Texas } Aggravated Assault
vs
Charles Ketrner } December 17, 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 H. E. Bryant and 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.

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 not guilty."

H. E. Bryant, Foreman

It is therefore 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. 38074
The State of Texas } Theft
vs
C. E. Fowler. } December 16-1909

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. C. B. Law and five others who were selected, empaneled and sworn according to law, and the Information being read to the jury the defendant here enters his plea of not guilty.

C. B. Law Foreman

Where 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
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.

38083

The State of Texas } Dis. House,
vs }

Mable Thompson } December 16 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:- J. P. French and 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. P. French 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.

38097

The State of Texas }
vs }

Lee Shannon }

This 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. Gray and five others, who were duly

Manufacturing Stationers, Fort Worth.

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

Where 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. H. H. Gray, 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.

Indorsed to here

This January 11 1910 ✓

John D. Jernell
Co. Judge

The State of Texas }
vs

Trespassing

38070

Dr. Alden Coffee } Wednesday January 12th 1910

This 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. V. Loyd and 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, W. V. Loyd, 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.

State of Texas }
vs

Theft

38112

Owen Anderson } January 12, 1910

This 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. L. 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

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. L. Wright, 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 State of Texas } A. A.
vs

Nellie Mc Nam } Thursday, January 6th 1910

This 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. E. Bryce and five others, who were duly selected, empaneled and sworn according to law and 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. H. E. Bryce 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 State of Texas } A. A.
vs

Ben Sales } Monday, January 1910.

This 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. B. Conway and five others, who were duly selected, empaneled and sworn according to law and

38128

38153

the day of A. D. 189

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. B. Cervany, Fore man."

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.

38166. The State of Texas vs O. W. Allen A. A. Wednesday, January 12, 1910

This 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. V. Loyd and five others, who were duly selected, empaneled and sworn according to law and 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. V. Loyd, Fore man."

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.

38170 The State of Texas vs Will Smith. A. A. Thursday January 6 1910

This 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. Harrison, and five others, who were duly selected, empaneled and sworn according to law and 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. W. Harmon, 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.

38213

The State of Texas } Sunday Opening
 vs }
 John Howard } Friday January 21st 1910.

This 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. Clark, and five others, who were duly selected, empaneled and sworn according to law and 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. Clark, 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.

38238

The State of Texas } Theft
 vs }
 Alexander Stuart } Thursday January 20th 1910

This 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. Clark, and five others, who were duly selected, empaneled and sworn according to law and 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

the day of A. D. 189

Manufacturing Stationers, Fort Worth

returned into open court the following verdict to-wit:-
"We, the jury find the defendant not guilty. J. M. Clark, 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 State of Texas } Theft
vs

38231

Solomon Runnels } Wednesday January 26th 1910

This day came the County Attorney prosecuting the pleas of the State of 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: T. P. Day and five others, who were duly selected, empaneled and sworn according to law and 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. T. P. Day 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.

Indexed to here

State of Texas } # 37637
vs

no. 4.

Geo. J. Nash et al } Judgment.
January 11th 1910.

Oct 2-9-10

This day this cause coming on to be heard, came the plaintiff, State of Texas, by its Attorney and it appearing to the court that judgment nisi was heretofore rendered against said defendants Geo. J. Nash, C. D. Pyeatt and Wm. D. Weiler for the sum of \$250.00 each and that the said defendants C. D. Pyeatt and Wm. D. Weiler though duly & legally cited to appear and show cause why said judgment nisi should not be made final, having failed to appear & answer in this behalf but wholly made default; and it appearing to the court that the cause of action is liquidated and proved by an instrument in writing

to-wit: a bond executed to the plaintiff, State of Texas, by said defendants Geo. J. Nash, C. D. Pyeatt and Wm D. Weiler and it appearing to the court that plaintiff, State of Texas, ought to recover of and from said defendants Geo. J. Nash, C. D. Pyeatt and Wm D. Weiler the sum of \$250⁰⁰ each; it is therefore ordered + decreed by the court that plaintiff, State of Texas, do have + recover of and from the defendants Geo. J. Nash, C. D. Pyeatt and Wm Weiler the sum of \$250⁰⁰ each together with all costs in this behalf expended for all of which let execution issue

Execution Demand on
3-5-10
No 17.
The State of Texas
vs
Tom Lumley et al

36477

Judgment:-

January 25th 1910.

This day this cause coming on to be heard came the plaintiff and the defendants by their attorneys and it appearing to the court that the citation issued to the defendant H. N. Terrell has been returned not served and the plaintiff, State of Texas, says it will no further prosecute its said suit against said defendant H. N. Terrell and dis miss its said suit as its said defendant H. N. Terrell; it is therefore considered, adjudged + decreed by the court that the plaintiff, State of Texas, take nothing by its said suit against said defendant H. N. Terrell and that said H. N. Terrell go hence without day and recover of the plaintiff, State of Texas, all his costs in this behalf expended for which he may have his execution; and both plaintiff + defendants having announced ready for trial and a jury having been waived and it being agreed that the case should be tried, both as to matters of law and fact, before the court; and it appearing that the cause of action is liquidated and proved by an instrument in writing, to-wit: a bond executed to the plaintiff, State of Texas, by defendants, Tom Lumley, W. G. Booth, Ed Winters, J. D. Brewster, H. N. Terrell and G. H. Dykes, and it further appearing that a judgment nisi was heretofore rendered on said above named bond against said defendants Tom Lumley, W. G. Booth, Ed Winters, J. D. Brewster, H. N. Terrell and G. H. Dykes for the sum of \$100⁰⁰ each and both the bond and judgment nisi having been introduced in evidence and it appearing to the court that the plaintiff, State of Texas, ought to recover of and from said Defendants Tom Lumley, W. G. Booth, Ed Winters, J. D. Brewster, and G. H. Dykes the sum of \$100⁰⁰ each, it is therefore ordered,

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

adjudged and decreed that plaintiff, State of Texas, do have and recover of and from the defendants Tom Lumley, W. S. Booth, Ed Winters, J. F. Brewster and G. W. Dykes the sum of \$100.⁰⁰ each together with all costs in this behalf expended for all of which let execution issue.

State of Texas } Theft by Bailor
 vs } # 38157
 A. G. Garabrant } January 28, 1910.

This 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. Mims, 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 their verdict and after mature deliberation returned into open court the following verdict to-wit:-

"We the jury find the defendant not guilty"
 W. Mims, Foreman

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas } Assault
 vs } # 38222
 John Newson } January 28, 1910

This 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. L. Hoyt and five others who were duly selected empanelled and sworn according to law and the information being read to the jury the defendant here now 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 defendants not guilty"

It is therefore ordered by the court, L. Hoyt, Foreman, that the State of Texas take nothing by reason of this prosecution and that the defendants go hence without day.

State of Texas } No. 38147
 vs } Motion for New Trial
 Joe Purvis } Friday, January 21st 1910.

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new trial, and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled. Do which defendant excepts and gives notice of appeal to the court of Criminal Appeals of the State of Texas, and deft. is given twenty days from adjournment of this court in which to prepare and file bills of exception and statement of facts.

State of Texas } No. 38147.
 vs } Recognizance
 Joe Purvis } Friday, January 21st 1910.

On this day came into open court, Joe Purvis, Defendant in the above entitled cause, who, together with L. M. Pritchard and J. N. Baskin, sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of Three Hundred + no/100 Dollars (\$300.00) conditioned that the said Joe Purvis who has been convicted in the County Court of Tarrant County, Texas, in this cause of a misdemeanor, and his punishment

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

assessed at a fine of \$25.⁰⁰ 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.

State of Texas } No. 38325
 vs } Motion for New Trial;
 Johnny Watts } Thursday February 3rd 1910.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new trial, and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be over-ruled, do which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and deft. is given twenty days from adjournment of this court in which to prepare and file bills of exceptions and statement of facts.

State of Texas } No 38325,
 vs } Recognizance
 Johnny Watts } Thursday, February 3rd 1910.

On this day came into open court, Johnny Watts, defendant in the above entitled cause, who, together with R. C. Parker and W. R. Parker, sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$350.⁰⁰ conditioned that the said Johnny Watts 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 \$200.⁰⁰ 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.

State of Texas

vs

Mrs Frank Nelson

No. 38367

Bowdy House

Friday, February 18, 1910

This day came the County attorney prosecuting the plea of the State. Came also the defendant in his own proper person, and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit:- Nat White and five others, who were duly selected empaneled and sworn according to law, and the Information being read to the jury, the defendant here now 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 not guilty."

Nat White Foreman.

It is therefore ordered by the court that the state of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas

vs

Georgia Finn

No 38134

Motion for new Trial

Friday, February 25, 1910

This day came the County Attorney prosecuting the plea of the State, came also the defendant in her own proper person and then came on to be heard the defendant's motion for a new trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled:- to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and defendant is given twenty days from adjournment of this Court in which to prepare and file bills of exception and Statement of facts.

State of Texas

vs

Georgia Finn

No. 38134

Recognizance

Friday, February 25, 1910

On this day came into open court, Georgia Finn, defendant in the above entitled cause, who together with N. P. McLean Jr.

Manufacturing Stationers, Fort Worth

and Walter B. Scott, sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of Four Hundred (\$400⁰⁰) Dollars. Conditioned that the said Georgia Firm, who has been convicted in the County Court of Tarrant County, Texas in this cause, of a misdemeanor and her punishment assessed at a fine of \$200⁰⁰ and twenty days in 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 will 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.

State of Texas } No. 38321
 vs } Motion for new Trial.
 Pauline Robbins } Friday, February 25, 1910

This day came the County Attorney, prosecuting the plea of the State, came also the defendant in her own proper person, and then came on to be heard the defendant's ^{first amended} motion for a new trial: and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled, to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and defendant is given twenty days from adjournment of this court in which to prepare and file bill of exception and statement of facts.

State of Texas } No. 38321
 vs } Recognizance
 Pauline Robbins } Friday, February 25, 1910

On this day came into open court, Pauline Robbins, defendant in the above entitled cause, who together with N. P. McLean Jr. and Walter B. Scott, sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$400⁰⁰ conditioned that the said Pauline Robbins, who has been convicted in the County Court of Tarrant County

Texas, in this cause, of a misdemeanor and her punishment assessed at a fine of \$200⁰⁰ and twenty days in jail, as more fully appears by 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 will not depart without leave of this Court in, order to abide the decision of the Court of Criminal Appeals of the State of Texas, in this case.

State of Texas

vs

Jeanette Gordon

No. 38135

Motion for New Trial

Saturday, February 26, 1910

This day came the County attorney prosecuting the plea of the State, came also the defendant in her own proper person and then came on to be heard the defendants motion for a new trial, and after argument of Counsel, the court being fully advised in the premises it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and the defendant is given twenty days from adjournment of this Court in which to prepare and file bills of exception and statement of facts.

State of Texas

vs

Jeanette Gordon

No. 38135

Recognizance

Saturday, February 25, 1910

On this day came into open Court Jeanette Gordon, defendant in the above entitled cause, who together with N. O. McLean Jr Walter B. Scott and T. D. Shropshire, Secretaries, acknowledged themselves severally indebted to the State of Texas in the penal sum of Four Hundred (\$400⁰⁰) and no/100 Dollars, Conditioned that the the said Jeanette Gordon, who has been convicted of a misdemeanor in this case in the County Court of Tarrant County, Texas, and her punishment assessed at a fine of \$200⁰⁰ and 20 days in jail, as more fully appears by 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 will not depart without leave of this Court, in order to abide the decision of the Court of Criminal Appeals of the State of Texas, in this case.

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

State of Texas } No. 38341
 vs } Motion for New Trial
 Noble Thompson } Saturday, February 26, 1910

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in her own proper person, and then came on to be heard Defendant's motion for a new trial and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled, to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and the defendant is given twenty days from adjournment of this court in which to prepare and file bills of exception and statement of facts.

State of Texas } # 38341
 vs } Recognizance
 Noble Thompson } Saturday, February 26, 1910

This day came into open court, Noble Thompson, defendant in the above entitled cause, who, together with Walter B Scott and H. P. McLeon, Jr. sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of Four Hundred (\$400.00) and no/100 Dollars, conditioned that the said Noble Thompson who has been convicted in the County Court of Tarrant County, Texas, in this cause of a misdemeanor and her punishment assessed as a fine of \$ 200.00 and twenty days in jail, as more fully appears by 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 will not depart without leave of this court, in order to abide the decision of the Court of Criminal Appeals of the State of Texas, in this case.

State of Texas } No. 38336
 vs } Friday, February 25, 1910
 Addie Petty } Motion for New Trial

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in

her own proper person, and then came on to be heard the defendant's motion for a new trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and the defendant is given twenty days after adjournment of this Court in which to prepare and file bills of exception and statement of facts.

State of Texas

No. 38336

vs
Addie Petty

Recognizance
Friday, February 25, 1910

This day came into open Court Addie Petty, defendant in the above entitled cause, who together with W. A. Parker Sr., R. C. Parker and B. D. Shropshire, sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of Four Hundred (\$400.00) and no/100 Dollars, conditioned that the said Addie Petty who has been convicted in the County Court of Tarrant County, Texas, in this cause, of a misdemeanor and her punishment assessed at a fine of \$200.00 and twenty days in jail as more fully appears by 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 will not depart without leave of this Court, ^{in order} to abide the decision of the Court of Criminal Appeals of the State of Texas, in this case. February, March 5 1910-

John D. Ferrell
County Judge.

38373

State of Texas

Theft.

vs
Oran Cagew

March 9, 1910.

This 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, There upon came a jury of good and law ful men, to-wit, J. W. Creech and five others who were duly selected, empanelled and sworn according to law, and the Information being read

Manufacturing Stationers, Fort Worth

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. W. Creecy, 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 with out day.

#38422

The State of Texas } Bowdy House
vs

J. A. Bennett } March 26" 1910.

This 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:— Geo. D. Honea and 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. Geo. D. Honea, 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 with day.

38434

The State of Texas } Violating Plumbing Ordinance
vs

L. B. Ferguson } April 1" 1910.

This 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. L. Ellis and five others, who were duly selected, empaneled, and sworn according to law, and 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. L. Ellis, 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.

* 38442.

The State of Texas

Ab. Language

vs
Rufus Ortega

March 25 1910.

This 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. B. McIntyre, and five others, who were duly selected, empaneled and sworn according to law, and Information being read to the jury, the defendant now, here enters his plea of not guilty.

Where 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. H. B. McIntyre, 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.

* 38501

The State of Texas

Ab. Lang.

vs
Annette Robinson

March 30 1910

Manufacturing Stationers, Fort Worth.

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. W. Leach and five others, who were duly selected, empaneled and sworn according to law, and Information being read to the jury, the defendant now, here enters 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. W. Leach, Foreman."

It is there fore ordered by the court that the State of Texas take nothing by reason of this prosecution and that defendant go hence without day.

* 38502.

The State of Texas }

Threatening Life.

vs
Annett Robinson }

March 30 1910

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. W. Leach and five others, who were duly selected, empaneled and sworn according to law, and Information being read to the jury, the defendant now, here enters 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. W. Leach, Foreman."

It is there fore ordered by the court that the State of Texas take nothing by reason of this prosecuting and that defendant go hence without day.

* 38512

The State of Texas }

a. a.

vs
Sibera King }

April 2 1910.

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: _____ and five others, who were duly selected, empaneled, and sworn according to law, and 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: "He, the jury find the defendant not guilty." 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.

* 38310

Indented to here

State of Texas

Theft

vs
H. J. Collins

Thursday April 7, 1910.

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: 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 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: "He the jury find the defendant not guilty." Foreman

It is therefore 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_____

State of Texas

No. License

vs

38399

Joe Goodland

Saturday, April 23, 1910

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. Thereupon came a jury of good and lawful men, to wit: P. J. Shonkle and 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 not guilty, P. J. Shonkle Foreman"

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

State of Texas

Abusive Language

vs

38445

Frank Robbins

Friday, April 8th, 1910

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. 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 here now 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 not guilty. — Foreman"

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

State of Texas

Assault

vs

37778

Jess Calvin

Friday March 11, 1910

This day came the County Attorney prosecuting the plea

of the State, came also the 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. Foster and five others who were duly selected empaneled and sworn according to law, and the information being read to the jury, the defendant here now 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. J. Foster, foreman.

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas

Judge

vs

3855

Sam Foster

April 6, 1910

This day came the County Attorney, prosecuting the plea of the State, came also the 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. Hunter and five others, who were duly selected empaneled and sworn according to law, and the information having been read to the jury, the defendant here now 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, Geo. Hunter, Foreman.

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas

Thefts

vs

38555

Joe Turner

Wednesday, April 6, 1910

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. 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 here now 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:— The jury find the defendant not guilty
— Foreman

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas

A. A.

vs

38578

Lindsay Ellis

Wednesday April 20, 1910

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. Thereupon came a jury of good and lawful men to-wit B. Isham and five others, who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, the defendant here now 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:— "The jury find the defendant not guilty. B. Isham, Foreman"

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas

Abusive Language.

vs

38543

Hattie Jones + Jim Bosley

April - 1910

This day came the County Attorney prosecuting the pleas of the State, came also the defendants in their own proper persons and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: V. P. Frances and five others, who were duly selected, empaneled and sworn according to law, and the information being read to the jury the defendants here now enter 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 matured deliberation returned into open court the following verdict to-wit: "We the jury find the defendants not guilty."

V. P. Frances, 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

38549

Will Bassham

May 4, 1910

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. Thereupon came a jury of good and lawful men to-wit: F. M. Peeler and five others, who were duly selected, empaneled and sworn according to law, and the information being read to the jury the defendant here 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 defendant not guilty."

F. M. Peeler, Foreman

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

Manufacturing Stationers, Fort Worth.

State of Texas A. A.

vs # 38636

R. Ake May 4, 1910

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. Thereupon came a jury of good and lawful men to-wit: B. H. Gibson and five others who were duly selected empaneled and sworn, according to law and the information being read to the jury the defendant here now enters his plea of not guilty.

It hereupon the jury after hearing the evidence, argument of counsel and receiving 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."
 It is therefore ordered by the court, B. H. Gibson Foreman.

that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas A. A.

vs # 38642

Viola Ramos May 5, 1910

This day came the County Attorney prosecuting the pleas of the State came also 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. M. Peeler and five others who were duly selected empaneled and sworn according to law and the information being read to the jury the defendant here now enters her plea of not guilty.

It hereupon the jury after hearing the evidence, argument of counsel and receiving 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."
 F. M. Peeler

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

22

State of Texas

Judgment

vs

Set Aside 5/25/10

John Graney, et al.

April 30th, 1910

This day this cause coming on finally to be heard and it appearing to the Court that the citation herein issued to the defendant Mrs. Maggie Cassidy, has been returned, not served, and the Plaintiff, State of Texas, says it will not further prosecute its said suit against said defendant, Mrs. Maggie Cassidy, and dismisses its said suit as to said defendant.

It is therefore considered, adjudged and decreed by the court, that the plaintiff take nothing by its said suit against said defendant Mrs. Maggie Cassidy, and that said defendant Mrs. Maggie Cassidy go hence without day and recover of plaintiff, State of Texas, all her costs in this behalf expended for which she may have execution; and the plaintiff, State of Texas and the remaining defendants herein, John Graney, Mike Cassidy, Will Miller, Ed Buckley and N. B. Scott, having appeared by their attorneys of record on a former day of this term and a jury being waived, and the matters of fact as well as of law, having been submitted to the Court; and it appearing that the cause of action is liquidated and proved by an instrument in writing; to-wit, a bail bond executed to the plaintiff, State of Texas, by the defendants, John Graney, Mike Cassidy, Will Miller, Ed Buckley, Mrs. Maggie Cassidy and N. B. Scott and it further appearing that a judgment nisi was heretofore rendered against said defendants John Graney, Mike Cassidy, Will Miller, Ed Buckley, Mrs. Maggie Cassidy and N. B. Scott for the sum of Two Hundred (\$200.00) Dollars each, and both the bail bond and judgment nisi having been introduced in evidence; and it appearing to the Court that the plaintiff State of Texas ought to recover of and from

the _____ day of _____ A. D. 189

the said defendants John Graney, Mike Cassidy, Mill Miller, Ed Buckley and N.B. Scott the sum of Two Hundred (\$200.00) Dollars; it is therefore ordered, adjudged and decreed by the court that the plaintiff, State of Texas, do have and recover of and from the defendants, John Graney, Mike Cassidy, Mill Miller, Ed Buckley, and N.B. Scott, the sum of Two Hundred (\$200.00) Dollars each together with all costs in this behalf expended, for all of which let execution issue.

State of Texas vs Theft

38656

Charles Faler

May 12, 1910

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. Thereupon came a jury of good and lawful men to-wit, Jeff Foster and five others who were duly selected empaneled and sworn according to law and the Information being read to the jury the defendant here now 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: - "As the jury find the defendant not guilty"

Jeff Foster, Foreman

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day

State of Texas

A. A.

38666

Sella Collins

May 11, 1910

This day came the County Attorney prosecuting the pleas of the State, came also 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 Mr. M. Lydon and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury the defendant here now 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:-
 "As the jury find the defendant not guilty"

M. M. Lydon, Foreman

It is therefore ordered by the court that the
 State of Texas take nothing by reason of
 this prosecution and that the defendant go
 hence without day.

State of Texas

A. A.

38667

Frank Maggio

May 11, 1910

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. Thereupon came
 a jury of good and lawful men, to-wit, M. M.
 Lydon and five others who were duly selec-
 ted impaneled and sworn according to law,
 and the Information being read to the jury the
 defendant here now 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:-

As the jury find the defendant not guilty

M. F. Fanning Foreman

It is therefore ordered by this court that the
 State of Texas take nothing by reason of this pro-
 secution and that the defendant go hence
 without day.

Manufacturing Stations, Fort Worth.

*23. State of Texas.

Judgment
Set Aside 5/25/10
April 30th 1910

vs
John Graney et al.

This day this cause coming on finally to be heard and it appearing to the Court that the citation herein issued to the defendant Mrs. Maggie Cassidy, has been returned, not served, and the Plaintiff, State of Texas, says it will not further prosecute its said suit against said defendant, Mrs. Maggie Cassidy, and dismisses its said suit as to said defendant.

It is therefore considered, adjudged and decreed by the Court, that the Plaintiff take nothing by its said suit against said defendant, Mrs. Maggie Cassidy, and that said defendant Mrs. Maggie Cassidy go hence without day and recover of Plaintiff, State of Texas, all her costs in this behalf expended for which she may have execution; and the Plaintiff, State of Texas and the remaining defendants herein, John Graney, Mike Cassidy, Will Miller, Ed Buckley and W. B. Scott, having appeared by their attorneys of record on a former day of this term and a jury being waived and the matters of fact as well as of law, having been submitted to the Court; and it appearing that the cause of action is liquidated and proved by an instrument in writing; to-wit, a bail bond executed to the Plaintiff, State of Texas, by the defendants, John Graney, Mike Cassidy, Will Miller, Ed Buckley, Mrs. Maggie Cassidy and W. B. Scott and it further appearing that a judgment nisi was heretofore rendered against said defendants John Graney, Mike Cassidy, Will Miller, Ed Buckley, Mrs. Maggie Cassidy and W. B. Scott for the sum of Two Hundred (\$200.00) Dollars each, and both the bail bond and judgment nisi having been introduced in evidence; and it appearing to the Court that the plaintiff State of Texas ought to recover of and from the said defendants John Graney, Mike Cassidy, Will Miller, Ed Buckley and W. B. Scott the sum of Two Hundred (\$200.00) Dollars: it is therefore ordered, adjudged and decreed by the Court that the Plaintiff, State of Texas, do have and recover of and from the defendants, John Graney, Mike Cassidy, Will Miller, Ed Buckley, and W. B. Scott the sum of ~~Two~~ Two Hundred (\$200.00) Dollars each, together with all costs in this behalf expended, for all of which let execution issue

State of Texas,
vs,
Maude Mills

No. 38338

Motion for New Trial,
Friday, March 25th 1910.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in her own proper person and then came on to be heard the defendant's motion for a new trial, and after argument of counsel, the court being fully advised in the premises it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and the defendant is given twenty days from adjournment of this court in which to prepare and file bills of exception and statement of facts.

State of Texas
vs
Maude Mills

No. 38338

Recognizance
Friday, March 25th 1910.

This day came into Open Court, Maude Mills, defendant in the above entitled cause who together with Jim Griffin and O. M. Maddox, sureties, acknowledged themselves severally indebted to the state of Texas in the penal sum of Four Hundred \$400.⁰⁰ and no/100 dollars, conditioned that the said Maude Mills who has been convicted in the County Court of Tarrant County, Texas, in this cause, of a misdemeanor and her punishment assessed at a fine of \$200.⁰⁰ and twenty days in jail as more fully appears by 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 will not depart without leave of this court in order to abide the decision of the Court of Criminal Appeals of the State of Texas, in this case.

Indexed to here

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth

38150
State of Texas

vs
J. A. Constock

I. left.
June 9th 1910

This 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. H. Howe, and five others, who were duly selected, empaneled and sworn according to law, and 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. S. H. Howe, 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.

38709
State of Texas

vs
H. N. Walker

A. A.
June 9th 1910

This 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. H. Howe, and five others, who were duly selected, empaneled and sworn according to law, and 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. S. H. Howe 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.

38776

The State of Texas

vs
Will Wilson

Theft

June 8th 1910

This 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. Huggins and five others, who were duly selected, empaneled, and sworn according to law, and 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. R. Huggins, 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.

38778

The State of Texas

vs
Perry White

No. License

June 22nd 1910

This 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 Elliston and five others, who were duly selected, empaneled and sworn according to law, and 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", Frank Elliston, 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_____

Manufacturing Stations, Fort Worth

State of Texas Theft.
vs # 38416.

Manuel Moretz March 10, 1910

This day come 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. Thereupon came a jury of good and lawful men, to-wit: ~~Manuel Moretz~~ and 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" — 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.

State of Texas Ab. Language
vs # 38484

Eugene Edmondson & Jasper Niley March 24, 1910

This day come the County Attorney prosecuting the pleas of the State, come also the defendant 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 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" — Foreman

It is therefore 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

Texas Printing Company.

State of Texas
vs

A. D.

38672

Reuben Lewis

May 12, 1910.

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. 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 here, now entered his plea of not guilty.

Whereupon, the jury after mature deliberation, and after hearing the evidence, argument of counsel and receiving the charge of the court returned into open court the following verdict, to-wit: —

We the jury find the defendant not guilty: — Foreman.

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

State of Texas
vs

Distol

38865

Jim Smith

July 7, 1910

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. Thereupon came a jury of good and lawful men, to-wit: — H. C. Barnett and five others who were duly selected, empaneled and sworn according to law and the information being read to the jury the defendant here now 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. C. Barnett, Foreman.

It is therefore 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_____

Manufacturing Stationers, Fort Worth.

State of Texas

A. A

vs

38884

Lucy Watkins

Aug. 16, 1910

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. Thereupon came a jury of good and lawful men
to-wit: L. P. Letzey and five others who were duly selected
empaneled and sworn according to law, and the
information being read to the jury the defendant here now
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 not guilty, L. J. Letzey Juror

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.

Indesed to Here

State of Texas

No. 39057

vs

Motion for New Trial

Monroe Robinson

Thursday, August 25, 1910.

This day came the County Attorney prosecut-
ing the pleas of the State, came also the defen-
dant in his own proper person, and then came
on to be heard the defendant's motion for a new
trial, and after argument of counsel, the court
being fully advised in the premises, it is the
opinion of the court that the law is against
the defendant. It is therefore ordered by the
Court that the same be overruled, to which
order the defendant excepts and gives notice
of appeal to the Court of Criminal Appeals of the
State of Texas and defendant is given twenty days
after adjournment of this court within which
to file his bills of exceptions and statements of
facts.

State of Texas } No. 39057
 vs } Recognizance
 Monroe Robinson } Thursday, August 25, 1910

This day came into open court Monroe Robinson Defendant, in the above entitled cause, who together with Brown White, P. W. Rogers, and O. C. Crook, sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$500⁰⁰, conditioned that the said Monroe Robinson, 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 \$—, and six months confinement 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.

State of Texas } No. 39149
 vs } Motion for new Trial.
 Otto Ehrhardt } Thursday, September 1st, 1910.

This day came the County Attorney prosecuting the plea of the State, came also the Defendant in his own proper person and then came on to be heard the Defendant's motion for a new trial, and after argument of counsel, the Court being fully advised in the premises it is the opinion of the Court that the law is against the Defendant. It is therefore ordered by the Court that the same be overruled to which order the Defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, and Defendant is given twenty days after adjournment of this Court within which to file his bills of exception and Statement of Facts.

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

State of Texas } no. 39149
 vs } Recognizance
 Otto Ehrhardt } Thursday, Sept 1st 1910.

This day came into open court, Otto Ehrhardt Defendant in the above entitled cause who together with N. R. Parker and Clarence Parker, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$250⁰⁰ conditioned that the said Otto Ehrhardt 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 \$100⁰⁰, 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.

State of Texas } A.A.
 vs } 39251
 Walter Allen } Oct 12th 1910

This day came the County Attorney prosecuting the plea of the State, come also 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. S. Hartman and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, the defendant here, now entered his plea of not guilty.

Whereupon, the jury after mature deliberation, and after hearing the evidence, argument of counsel and receiving the charge of the court returned into open court the following verdict, to-wit:—

We the jury find the defendant not guilty; — W. S. Hartman, Foreman

It is therefore 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 State of Texas } Rec & Con Stolen property.
 vs } 39308
 Mrs. Otto Erhart } Oct 13" 1910

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, There upon came a jury of good and lawful men to-wit: T. J. Ball and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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.

T. J. Ball, Foreman

It is therefore 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 State of Texas } Theft
 vs } 39363
 Sherman Johnson } Oct 13" 1910

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. There upon came a jury of good and lawful men to-wit: - W. S. Hartman and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. S. Hartman, Foreman

It is therefore 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 State of Texas } a. a.
 vs }
 W. H. Hass } 38906

Aug 30 1910

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. Thereupon came a jury of good and lawful men to-wit: - J. J. Foster and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. J. Foster, Foreman"

It is therefore 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 State of Texas }
 vs }
 Julius Pick } 39390.

S. S.

Thursday Oct. 27 1910.

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. Thereupon came a jury of good and lawful men to-wit: = = and five others who were duly selected and empaneled and sworn according to law and the Information being read to the jury, defendant here now 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.
 = = Foreman."

It is therefore 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 State of Texas
 vs
 Joe Marsallas, &
 Herne Augustus

A. A.
 Thursday Oct. 27th 1910.

39407

This day came the County Attorney prosecuting the plea of the State came also the defendants in their own proper persons and both parties announced ready for trial. Thereupon came a jury of good and lawful men to wit: N. T. Williams and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury defendants now here enter 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 in to open Court the following verdict, to wit:

"We, the jury, find the defendant not guilty."
 N. T. 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.

The State of Texas
 vs
 J. B. West

Affray.
 Wed. Nov. 2nd 1910.

39424

This day came the County Attorney prosecuting the plea of the State came also the 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. Trask and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury defendant here now 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 J. B. West, not guilty.
J. W. Trask Foreman."

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

Docketed to here -

The State of Texas

39160

A. A.

Bobby Waugh

December 3rd 1910

This day came the County Attorney prosecuting the Pleas of the State of Texas, and also the 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. A. Bobs and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty.
R. A. Bobs, Foreman"

It is therefore 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 State of Texas

A. A.

No. 39387

December 3rd 1910

J. K. Yates

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. Thereupon came a jury of good and lawful men, to-wit: R. A. Boba and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. A. Boba, Foreman"

It is therefore 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 State of Texas

A. A.

No. 39388

November 30th 1910.

L. D. Chapman

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. Thereupon came a jury of good and lawful men to-wit:— C. A. Leak and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty"
C. A. Leak, Foreman"

It is therefore 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 State of Texas

A. D.

vs
R. W. Fowler

No. 39408

December 10th 1910

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. Thereupon came a jury of good and lawful men to-wit: - A. C. Crawford and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. C. Crawford Foreman

It is therefore 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 State of Texas

Vag

vs

No. 39447

Grannie Martin

December 9th 1910

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. Thereupon came a jury of good and lawful men to-wit: - W. P. Royston and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 for the defendant not guilty, W. P. Royston Foreman

It is therefore 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 _____

The State of Texas } No License

vs } No. 39473
Agnes Woodson } December 8th 1910

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. Thereupon came a jury of good and lawful men to-wit;— J. F. Shelton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. F. Shelton, Foreman."

It is therefore 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 State of Texas } Knucks

vs } No. 39502
Earl McCool } December 1st 1910

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. 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, defendant here now 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."
Foreman"

It is therefore 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 State of Texas } A. A.

vs } No. 39507
Annie Lucas

November 23, 1910

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. Thereupon came a Jury of good and lawful men to-wit: - C. L. Carter and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now enters 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"
C. L. 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.

The State of Texas } Pistol

vs } No. 39516
L. Beau champ

November 26, 1910

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. Thereupon came a Jury of good and lawful men to-wit: - C. L. Carter and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty" - C. L. 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.

the _____ day of _____ A. D. 189

The State of Texas }
vs } No. 39517

Gaming

Joe Turner } November 26" 1910.

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. Thereupon came a jury of good and lawful men to-wit; - V. N. Turpin and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty.
V. N. Turpin, Foreman."

It is therefore 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 State of Texas }
vs } 39523

A.A.

Jasper Greter } December 3" 1910

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. Thereupon came a jury of good and lawful men to-wit; - W. W. Andrews, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. W. 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.

The State of Texas } Pistol

vs } no. 39524
Jasper Foster } December 3rd 1910

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. Thereupon came a jury of good and lawful men to-wit: W. W. Andrews and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. W. 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.

The State of Texas } U. A.

vs } no. 39536
Narris Bell } December 7th 1910

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. Thereupon came a jury of good and lawful men to-wit:— A. C. Crawford and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. C. Crawford, Foreman

It is therefore ordered by the court that the State of Texas take nothing by reason

The State of Texas

Gaming.

vs
Cole Hubbard

} 39486

December 16" 1910

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. Thereupon came a Jury of good and lawful men to-wit: - W. A. Grantham and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty"

W. A. Grantham Foreman.

It is therefore 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 State of Texas

Pistol

vs
John Wright

} #39543

December 15" 1910

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. Thereupon came a Jury of good and lawful men to-wit: - W. A. Grantham and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty"

W. A. Grantham, Foreman"

It is therefore 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 State of Texas

Swindling

L. F. George

No. 39583

December 15th 1910

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. Thereupon came a jury of good and lawful men to-wit: J. A. Goodman and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 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 State of Texas

Theft

Sidney Turner

No. 39593

December 15th 1910

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. Thereupon came a jury of good and lawful men to-wit: J. A. Goodman and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 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_____

The State of Texas }
vs } No. 39513
Pete Dinkins }

A.

December 28th 1910

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. Thereupon came a jury of good and lawful men to-wit: - K. L. Tillery and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty.

K. L. Tillery Foreman

It is therefore 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 State of Texas }
vs } No. 39563
H. C. Snodgrass }

Mis. Peace

December 29th 1910.

This 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 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, argument of Counsel, and being fully advised in the premises finds the defendant guilty and assess his punishment at a fine of Five \$5.00 Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Geo. Snodgrass the sum of Five \$5.00 Dollars, fine assessed a for said, together with all costs in this behalf incurred for which said fine and costs, execution may issue, and further ordered that said defendant stand committed to the County Jail until said fine and costs are fully paid.

State of Texas

vs

H.C.Snodgrass

No. 39563

MOTION FOR NEW TRIAL.

Saturday December 31, 1910.

~~This day came the County Attorney prosecuting~~
the State, came also the Defendant in his own proper person, and then
came on to be heard the Defendants Motion for a new trial, and after
argument of counsel, the Court being fully advised in the premises, it
is the opinion of the Court that the law is against the defendant. It
is therefore ordered by the court that the same be overruled. To which
defendant excepts and give notice of Appeal to the Court of Criminal
Appeals of the State of Texas. *and given 30 days in which to file*
Bills of exception and Statement of facts
Recognizance of defendant fixed at the sum of Two Hundred
Dollars.

Tarrant County, Tx
Criminal Minutes
County Court 16
1/2 pg. 57

#39563

The State of Texas } Recognizance
vs

N. C. Snodgrass } Saturday December 31 1910.

On this day came into Open Court N. C. Snodgrass, defendant in the above entitled cause, who together with J. W. Daniels and O. D. Cozzins sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$200.⁰⁰ conditioned that the said N. C. Snodgrass 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 \$5.⁰⁰ 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

#39522

The State of Texas } Recognizance
vs

Ben Goldstein } Friday, December 9 1910.

On this day came into Open Court Ben Goldstein defendant in the above entitled cause, who together with N. G. Hodge, A. J. Baskin and Clyde Eastus sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$50.⁰⁰ conditioned that the said Ben Goldstein 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 \$100.⁰⁰ and 30 days in 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.

12/31/10 R. E. Bratton Co Judge

Indeped to here

State of Texas

No. 39522,

vs

MOTION FOR NEW TRIAL.

Ben Goldstein,

Friday, December 9, 1910.

This day came the County Attorney prosecuting the pleas of the State, came also the Defendant in his own proper person, and then came on to be heard the Defendants Motion for a new trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant and is therefore ordered by the court that the same be overruled. To which defendant excepts and gives notice of Appeal to the Court of Criminal

Appeals of the State of Texas.

and giving 30 days in which to file.

State Bill of exceptions + Statement of facts.

Recognizance of defendant fixed at the sum of ^{Five} ~~One~~ Hundred

Dollars.

Tarrant County
 Criminal minutes
 County Court 14
 111 pg 50

Manufacturing Stationers, Fort Worth.

Be it remembered that on this the First Monday in January A. D. 1911, the same being the 2nd day of January A. D. 1911, 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 Honorable R. E. Bratton, County Judge, Geo. W. Bashin, County Attorney, A. J. Beaver, County Clerk and W. M. Rea, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court to wit;

No. 39638 }
The State of Texas } Recognizance
vs

E. B. Anderson } Thursday January 12th 1911

On this day came into Open Court E. B. Anderson defendant in the above entitled cause, who together with R. C. Parker and W. B. Glenn sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$50.00, conditioned that the said E. B. Anderson who has been convicted in the County Court of Tarrant County, Texas, in this cause of a m^{ts} misdemeanor, and his punishment assessed at a fine of 100.00 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 } Pistol
No. 38096

Tom Anderson } January 19th 1911

This day came the County Attorney prosecuting the plea of the State, came also the 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. Kaufman and five others who were duly selected, impaneled and sworn according to law, and

The Information being read to the Jury, defendant here now 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:

Be the Jury find defendant not guilty.

S. Kaufman Foreman

It is therefore 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 State of Texas } Theft of Means
vs } No. 39416

Tom Maggig et al } January 7, 1911

This day came the County Attorney prosecuting the plea of the State, came also the defendants in their own proper persons 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, defendants here now enter 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 defendants not guilty.

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.

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

39610

The State of Texas

A. A.

vs
B. O. Lange

January 7th 1911

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. Thereupon came a jury of good and lawful men to-wit: - J. M. Manning and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 unto Open Court the following verdict to-wit: -

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.

39612

The State of Texas

Trespassing

vs
Plumer Burgess

January 8th 1911

This day, came the County Attorney prosecuting the pleas of the State, came also 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. Thomas and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 unto Open Court the following verdict to-wit: - 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 defendant go hence without day.

The State of Texas

Theft

vs

No. 39673

Charlie Hayward

January 4th 1911

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. Thereupon came a jury of good and lawful men to-wit: - Tom Monning and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: -

"That the jury find the defendant not guilty"

Tom Monning Foreman: ✓

It is therefore 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 State of Texas

Ex Speed Limit

vs

No. 39711

M. L. Haley

January 20, 1911

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, and the defendant in Open Court the matters of facts as well as of law were submitted to the court and the deft. 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 One dollar.

It is therefore ordered by the court that the State of Texas do have and recover of and from the defendant M. L. Haley. 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 deft stand committed to the County Jail until said fine and costs are fully paid.

the _____ day of _____ A. D. 189_____

39728

The State of Texas } A.

John Taylor } January 21 " 1911

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.

Thereupon came a jury of good and lawful men to-wit: J. N. Neffington and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty
J. N. Neffington Foreman"

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

39734

The State of Texas } Pistol

Annis Kearney } January 11 " 1911

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. Thereupon came a jury of good and lawful men to-wit:— F. C. Linard and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty.
F. C. Linard Foreman"

It is therefore 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 State of Texas

Theft

39737

Lerka Fivolovich

January 18th 1911

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. Thereupon came a jury of good and lawful men to-wit: K. L. Taylor and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 not guilty

R. L. 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.

The State of Texas

Selling to minor

39736

Felix Litynora

February 16th 1911

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. Thereupon came a jury of good and lawful men to-wit:— E. Crank and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 not guilty.

E. Crank, Foreman"

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

39767

The State of Texas }
 vs }
 Kirk Guppy }
 January 24th 1911

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. Thereupon came a jury of good and lawful men to-wit:— C. M. Randle and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his pleas 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.
 C. M. Randle, Foreman

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

39777

The State of Texas }
 vs }
 C. L. Doyle }
 January 25th 1911

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. Thereupon came a jury of good and lawful men to-wit:— E. D. Randol and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his pleas 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.
 E. D. Randol, Foreman

It is therefore 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 State of Texas

A. A.

No. 39488

Joe Robertson

January 26th 1911

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. Thereupon came a jury of good and lawful men to-wit: - Emile Peck and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 ~~find~~ the defendant not guilty."

Emile Peck Foreman

It is therefore 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 State of Texas

Shift

39813

D. F. Stinson

February 15th 1911

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. Thereupon came a jury of good and lawful men to-wit: - W. J. Prichard and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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."

W. J. Prichard Foreman

It is therefore 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

39818

The State of Texas

A.

vs
Pink Battle

February 15th 1911

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 Thereupon came a Jury of good and lawful men to-wit: W. D. Wood and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty"

W. D. Wood, Foreman"

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

39819

The State of Texas

A. Lang.

vs
Mrs. Frank Cornell

February 2nd 1911

This day came the County Attorney prosecuting the pleas of the State, came also 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: - U. S. Stegall and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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."

U. S. Stegall Foreman"

It is therefore 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 State of Texas } Pistol

vs } No. 39827

Duke Mc Guire } February 4 1911

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. Thereupon came a jury of good and lawful men to-wit: - G. D. Conner and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - The jury find defendant not guilty. G. D. Conner Foreman.

It is therefore 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 State of Texas } Pistol

vs } No. 39845

Martin Oliver } February 16 1911

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. Thereupon came a jury of good and lawful men to-wit: - L. A. Whitley and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - The jury find defendant not guilty. L. A. Whitley Foreman.

It is therefore 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

39860

The State of Texas
vs

Vag

Albert Logan

February 16" 1911

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. Thereupon came a jury of good and lawful men to-wit: N. A. Wright and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. N. A. Wright, Foreman.

It is therefore 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 State of Texas
vs

Vag

Chas. Orrick

February 23" 1911

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. Thereupon came a jury of good and lawful men to-wit: D. Houghton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, ~~first~~ defendant here now 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 defendant not guilty. D. Houghton Foreman.

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

R. E. Bratton County Judge

Indexed to here

39906

Be it remembered that on the first Monday in March A. D. 1911, the same being the 6th day of March A. D. 1911, 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 Honorable R. E. Bratton, County Judge, John W. Baskin, County Attorney, A. J. Beards County Clerk and L. M. Pea, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court: to-wit:-

The State of Texas } a.a.
 vs. } 39847

R. B. Bailey } Saturday, March 25, 1911

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 thereupon came a jury of good and lawful men to-wit:- H. H. Hood and five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."
 H. H. Hood, Foreman.

It is therefore 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 State of Texas } a.a.
 vs. } 39877

Jim Mullins } Thursday March 9, 1911

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. Thereupon came a jury of good and lawful men to-wit:- J. B. Smalley and five

The State of Texas } A. A.

vs } 39908
C. L. Crapler }

Friday, March 10th 1911

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. Thereupon came a jury of good and lawful men to-wit:— A. M. Cable and five others who were duly selected, empaneled and sworn according to law, and the Indictment being read to the jury, defendant here now 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 of Aggravated Assault as Charged in the Indictment. A. M. Cable Foreman"

It is therefore 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 State of Texas } Affray.

vs } 39912
Roy Washington }

Friday March 24th 1911

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. Thereupon came a jury of good and lawful men to-wit:— W. A. Goodwin and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. W. A. Goodwin Foreman"

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

Manufacturing Stationers, Fort Worth.

The State of Texas } Theft

vs } 39916
D. D. Paulso } Wednesday March 8th 1911

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 thereupon came a jury of good and lawful men to-wit:—

A. M. Cable and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty, A. M. Cable Foreman"

It is therefore 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 State of Texas } Theft

vs } 39926
Will. Graham } Friday March 10th 1911

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 thereupon came a jury of good and lawful men to-wit:—

A. M. Cable and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty—
A. M. Cable Foreman"

It is therefore 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 State of Texas

Theft

Percy Hollingsworth

39955

Friday March 31st 1911

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. There upon came a jury of good and lawful men to-wit:— N. F. Denny and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty.

N. F. Denny Foreman

It is therefore 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 State of Texas

A.A.

J. F. Shelley

39959

Wednesday March 22nd 1911.

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. There upon 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, defendant here now 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 defendant not guilty - Foreman"
It is therefore 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 State of Texas } Pistol
vs } 39962
Neriman Diaz } Wednesday March 8" 1911

This day came the County Attorney prosecuting the plea of the State, came also the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: - Joe Vera and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty, Joe Vera Foreman"
It is therefore 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 State of Texas } Theft
vs } 39978
A. Arvin } Wednesday March 8" 1911

This day came the County Attorney prosecuting the plea of the State came also the defendant in his own proper person and both parties announced ready for trial. Thereupon came a jury of good and lawful men to-wit: - Joe Vera and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his plea not guilty.

Whereupon, the jury after hearing the evidence, argument of counsel and receiving the charge of the 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 - Joe Vera, Foreman:
It is therefore 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 State of Texas

Theft.

vs
G. L. Lewis

39986

Thursday March 23rd 1911

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. Thereupon came a jury of good and law full men to-wit: H. A. Goodwin and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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:-

He, the Jury find defendant not guilty;

H. A. Goodwin, Foreman

It is therefore 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 State of Texas

A. A.

vs
H. J. Thebus

39987

Wednesday March 8th 1911

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. Thereupon came a jury of good and lawful men to-wit:- A. M. Cable and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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:- He, the Jury find defendant not guilty, A. M. Cable, Foreman.

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

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The State of Texas vs Solomon Ratsky 40013

A.

Thursday March 30 1911

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. Thereupon came a jury of good and lawful men to-wit: - E. B. Michael and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty. E. B. Michael Foreman" It is therefore 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 State of Texas vs Tom Coleman 40017

Pistol

Wednesday March 29 1911

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. Thereupon came a jury of good and lawful men to-wit: - W. H. Williams and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty" W. H. 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.

The State of Texas } A.A.

vs } 40019
 Mattie Foster }

Friday March 24th 1911

This day came the County Attorney prosecuting the pleas of the State, came also 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:- L. A. Whitley and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters 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. L. A. Whitley Foreman.

It is there fore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that defendant go hence without day.

The State of Texas } A.A.

vs } 40070
 Theodore Reed }

Wednesday April 5th 1911

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. 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, defendant here now 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 defendant not guilty. — Foreman.

It is there fore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

Manufacturing Stationers, Fort Worth.

The State of Texas } Swindling
vs } 40101
Lewis George } April 6" 1911

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. Thereupon came a jury of good and lawful men to-wit: - N. N. Williams and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty. N. N. 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.

The State of Texas } Gaming
vs } 40105
Josh Wright } Saturday April 1" 1911

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. Thereupon came a jury of good and lawful men to-wit: - E. B. Michael and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty." E. B. Michael, Foreman"

It is therefore 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 State of Texas

a. a.

vs
Fredrick Goldstein

40120

Thursday March 30th 1911

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. Thereupon came a jury of good and lawful men to-wit:- Fred Robbins and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. Fred Robbins Foreman

It is therefore 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 State of Texas

a. a.

vs
William Roberts

40125

Wednesday April 5th 1911

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. Thereupon came a jury of good and lawful men to-wit:- A. R. Burroughs and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. A. R. Burroughs, Foreman.

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

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The State of Texas

A.A.

vs

40131

Nathan Wilson

Thursday April 6th 1911

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. Thereupon came a jury of good and lawful men to-wit: - N. S. Williams and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty, N. S. 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.

The State of Texas

Pistol

vs

40132

Garfield Hill

Thursday April 6th 1911

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. Thereupon came a jury of good and lawful men to-wit: - P. J. Bohart and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty."

P. J. Bohart Foreman."

It is therefore 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 State of Texas

No License

vs

40146

Johny Moss

Friday April 7th 1911

This day came the County Attorney prosecuting the pleas of the State, came also 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. Williams and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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:—
 Ye, the jury find defendant not guilty. N. 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.

The State of Texas

No License

vs

40175-

Jack Oney

Thursday April 13th 1911

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. Thereupon came a jury of good and lawful men to-wit:—
 D. B. Martel and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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:—
 Ye, the jury find defendant not guilty. D. B. Martel, Foreman.

It is therefore 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 State of Texas

No License

vs

40176

Jack Oney

Thursday April 13th 1911

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. Thereupon came a jury of good and lawful men to-wit:—

L. B. Martel and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty, L. B. Martel, Foreman."

It is therefore 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 State of Texas } Theft

vs } 39804 Friday April 14 1911

J. N. Waters } 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. Thereupon came a jury of good and lawful men to-wit - R. B. Eastus and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. R. B. Eastus Foreman."

It is therefore 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 State of Texas } A. A.

vs } 40169 Friday April 28 1911

J. M. Rogers } 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. Thereupon came a jury of good and lawful men to-wit: - Bennett and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - Bennett Foreman.

It is therefore 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 State of Texas }
 vs } 40202 } Vag.
 Elmer Unger } Wednesday April 26 1911

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. Thereupon came a jury of good and lawful men to-wit - Fitzhugh and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his plea, 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, not guilty - Fitzhugh Foreman"

It is therefore 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 State of Texas }
 vs } 40212 } A.A.
 Henry A. Hill } Friday April 28 1911

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. Thereupon came a jury of good and lawful men to-wit - J. D. Fitzhugh and five others who were duly selected, empaneled and sworn according to law, and the Information

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being read to the jury, defendant here now 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 defendant not guilty: S. W. Fitzhugh 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 State of Texas

A. A.

Inez Apples

40215

Friday April 28 1911

This day came the County Attorney prosecuting the Pleas of the State, came also 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: - Wm Rodefield and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury defendant here now enters 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 defendant not guilty. Wm Rodefield Foreman."

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

R. E. Bratton Co Judge
Tarrant Co Texas.

Be it remembered that on the first Monday in May A. D. 1911 The same being the 1st day of May A. D. 1911, 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 Honorable R. E. Bratton, County Judge, John W. Barker, County Attorney, A. J. Beavers, County Clerk and W. M. Pea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court-to-wit:-

No. 40485

The State of Texas

Pistol

vs.
E. C. Throckmorton

Wednesday June 14 1911

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 Thereupon came a jury of good and lawful men to-wit:- R. T. Bibb and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury defendant here now 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:- *Ac. the Jury find defendant not guilty.* R. T. Bibb Foreman!

It is therefore 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. 40467

The State of Texas

Vag.

vs.
Fred Gray

Friday June 9 1911

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 Thereupon came a jury of good and lawful men to-wit:- G. E. Edlebrock and five others who were duly selected, empaneled

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and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. F. E. Edlebrock. Fore man."

It is therefore 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 State of Texas } Vag.

40465

vs
Rosa Markham } Saturday June 10" 1911

This day came the County Attorney prosecuting the Pleas of the State, came also 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. E. Edlebrock and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the jury, defendant here now enters 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. F. E. Edlebrock Fore man"

It is therefore 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 State of Texas } D. P.

40461

vs
Laura Turner } Friday June 16" 1911

This day came the County Attorney prosecuting the Pleas of the State, came also 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. C. Burgess and five others who were duly selected,
 empaneled and sworn according to law, and the Information
 being read to the jury, defendant here now enters 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. E. C. Burgess Foreman."

It is therefore 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 State of Texas }
 vs } 40422
 Nettie Smith }

Dis. House

Friday June 16th 1911

This day came the County Attorney prosecuting
 the pleas of the State, came also 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.

V. A. Pates and five others who were duly selected, empaneled
 and sworn according to law, and the Information being read
 to the jury, defendant here now enters 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. V. A. Pates foreman"

It is therefore 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 State of Texas }
 vs }

Theft by Bailee

Ema Nichols }

40408

Wednesday June 7th 1911

This day came the County Attorney prosecuting
 the pleas of the State, came also the defendant in her
 own proper person and both parties announced ready
 for trial. Thereupon came a jury of good and

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lawful men to-wit: - J. H. Mathis and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters 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. J. H. Mathis, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence with out day.

The State of Texas } Knuchs
vs

40338

R. Young } Friday, May 26 1911

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. Thereupon came a jury of good and lawful men to-wit: - Aubrey Chapman and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. Aubrey 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.

The State of Texas } A. A.

40267

Albert Swenson } Wednesday May 10 1911

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. 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, defendant here now 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 defendant not guilty. — Foreman."

It is therefore 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 State of Texas } A. A.
 vs }
 J. E. Woods } 40256

Wednesday May 10th 1911

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. Thereupon came a jury of good and lawful men to-wit: — E. H. Sterley, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. E. H. Sterley 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 State of Texas } Theft by Bailee
 vs }
 Laura Taylor } 40257

Friday May 12th 1911

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

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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, defendant here now enters 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 defendant not guilty - Foreman"

It is therefore 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 State of Texas } vs. } lag.

40241

E. N. Thorp } Friday May 26 1911

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. Thereupon came a jury of good and lawful men to-wit; J. F. Tanner, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. J. F. 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.

The State of Texas } vs. } Intoxication

40239

Elizah Nighower } Friday May 26 1911

This day came the County Attorney prosecuting the pleas of the State, came also 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:— I. E. Ward, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters 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. I. E. Ward Foreman."

It is therefore 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 State of Texas }
 vs } #0238
 Jessie Robinson }

Vag.

Friday May 5th 1911

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 and the defendant in Open Court having matters of facts as well as of law were submitted to the court and the def. 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 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 Jessie Robinson the sum of Five & no/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 def. stand committed to the County Jail until said fine and costs are fully paid.

The state of Texas }
 vs } #0237
 O. E. Murray }

A.

Saturday May 27th 1911

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.

the day of A. D. 189

Manufacturing Stationers, For Work

being waived, the matters of facts as well as of law were submitted to the Court and the Dept. 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 Ten Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant W. E. Murray the sum of 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 Dept stand committed to the County jail until said fine and costs are fully paid.

The State of Texas }
vs

Vag.

40236

Bella Gilbert.

Friday May 5 "1911

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 facts as well as of law were submitted to the Court and the Dept. 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 Five Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Bella 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 Dept stand committed to the County jail until said fine and costs are fully paid

The State of Texas

vs

40225

Affray.

Geo. Airsich

Wednesday May 10th 1911

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 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, 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 recover of and from the defendant Geo. Airsich 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 fully paid.

The State of Texas

vs

40207

D.P.

Mag Skinner

Thursday May 4th 1911

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. Thereupon came a jury of good and lawful men to-wit: - O. C. Cochran, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. O. C. Cochran Foreman.

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go thence without day.

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

40206

The State of Texas

vs

40206

D. P.

Ollie Parker

Thursday May 4th 1911

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 thereupon came a jury of good and lawful men to-wit:— M. M. Lydon and five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. M. M. Lydon Foreman.

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

40010

The State of Texas

vs

Gaming

J. D. Adams

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 thereupon came a jury of good and lawful men to-wit:— E. H. Sterley and five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. E. H. Sterley Foreman.

It is therefore 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 State of Texas } Vag.
 vs } 39786

Jack Ross

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. Thereupon came a jury of good and lawful men to-wit:— J. L. Sidebottom and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. J. L. Sidebottom, Foreman.

It is therefore 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 State of Texas } Theft
 vs } 39613

Nelson Brown

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. Thereupon came a jury of good and lawful men to-wit:— C. E. Morgan, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. C. E. Morgan Foreman.

It is therefore 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 State of Texas }
vs

A. A.

X. X. Jay

40520

Thursday June 22 1911

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. 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, defendant here now 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 defendant not guilty." Foreman.

It is therefore 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 State of Texas }
vs

A. A.

C. S. Whitley

40513

Wednesday June 21 1911

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. Thereupon came a jury of good and lawful men to-wit: - B. G. Carder and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his plea of not guilty.

Whereupon, the jury hearing the evidence, argument of counsel and receiving the charge of the 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, B. G. Carder 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.

40488

The State of Texas

Embezzlement

vs.
E. L. DugganWednesday June 21st 1911

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. Thereupon came a jury of good and lawful men to-wit: - W. M. Mc Gregor and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty W. M. Mc Gregor Foreman."

It is therefore 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 State of Texas

Theft

vs.
Lula ClintonThursday May 18th 1911

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. Thereupon came a jury of good and lawful men to-wit: - F. V. Terry and five others who were duly selected empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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:

40260

H 0470

The State of Texas

A. A.

Jess Clark

Sat. July 1 1911

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. Thereupon came a jury of good and lawful men to-wit: N. H. Brown and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, defendant here now 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 defendant not guilty. N. H. 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.

Indorsed to here A. A.

State of Texas

H 0265

William Ben

May 25 1911

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. 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 defendant here now 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 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.

K. E. Bratton County Judge Tarrant County Texas

Manufacturing Stationers, Fort Worth.

Be it remembered that on the first Monday in July A. D. 1911, the same being the 3rd day of July, A. D. 1911. 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 Honorable R. E. Bratton, County Judge, John D. Barkin, County Attorney, A. J. Beavers County Clerk and D. M. Rea, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court-to-wit:

The State of Texas } Theft.

R. B. Hubbard } 406957 Saturday August 5th 1911

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 facts as well as of law were submitted to the court and the deft. 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 Ten Dollars and Thirty days in jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant, R. B. Hubbard, the sum of Ten + 00/100 Dollars fine assessed and as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue and for a period of Thirty days in jail.

Further ordered that said deft. stand committed to the County jail until said fine and costs are fully paid.

The State of Texas } Vis. House.

Bulah Carter } 40688 Thursday Aug 3rd 1911

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
 Thereupon came a jury of good and lawful men
 to-wit _____ and few others who were duly selected
 empaneled and sworn according to law, and the
 Information being read to the Jury, defendant
 here now 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 defendant not guilty
 _____ Gourman.

It is therefore 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 State of Texas } Theft.
 vs } 4062p

Frank Owens } Saturday July 15th 1911

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 facts as well as of law were
 submitted to the Court and the deft. 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 Fifty
 Dollars and sixty days in Jail.

It is therefore ordered by the Court
 that the State of Texas do have and recover of and from
 the deft. Frank Owens 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 and for the full
 period of sixty days in Jail.

Further ordered that said deft stand committed to the County Jail until said fine and costs are fully paid.

The State of Texas } Embeg.

Nick O'Connor } 40592 Thursday July 27 1911

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

Thereupon came a jury of good and lawful men to-wit: N. Patterson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - "Be the jury find defendant not guilty - N. Patterson Foreman."

It is therefore 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 State of Texas } Dis. House

Benlah Blanton } 40424 Friday July 7 1911

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.

Thereupon came a jury of good and lawful men to-wit: - Charlie Norman and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - "Be the jury find defendant not guilty. Charlie Norman Foreman."

It is therefore 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 State of Texas

Ab. Lang.

vs
Hugh N. Lewis Jr.

40418

Wednesday July 12th 1911

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.

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, defendant here now 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: — The jury find defendant not guilty. — Foreman:

It is therefore 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 State of Texas

Theft.

vs
C. E. Lisenbury

40272

Wednesday July 26th 1911

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.

Thereupon came a jury of good and lawful men to-wit: — N. Patterson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 day of A. D. 189

Manufacturing Stationers, Fort Worth.

the following verdict to-wit: - "In the jury find defendant not guilty. - H. Patterson Foreman."

It is therefore 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 State of Texas } A. A.
as } 40067
Son Nichols } Friday July 7th 1911

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 facts as well as of law were submitted to the court and the deft 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 Twenty five Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the deft. Son Nichols the sum of Twenty five Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said deft stand committed to the County Jail until said fine and costs are fully paid.

The State of Texas } Motion for New Trial
as } 40862
Bill Greengut } Thursday Aug 31st 1911

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendants motion for a New Trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled. To which deft. excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and gives 30 days in which to file Bill of

No 40862

State of Texas
vs
Will Trezevant

!
!
!
!
!

Order on Motion
August 31, 1911

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, and then came on to be heard Defendant's Motion in Arrest of Judgment, and after argument of counsel, the court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled.

Tarrant County
Criminal minutes
County Court 16
1/2 pg. 105

Exceptions and Statement of facts.

Recognizance of defendant fixed at the sum of Six Hundred Dollars.

The State of Texas } Recognizance
as } 40862
Will Trezevant } Thursday August 31st 1911

On this day came into Open Court Will Trezevant defendant in the above entitled cause, who together with Walter Charnish and Shannon Trezevant sureties acknowledged themselves generally indebted to the State of Texas in the penal sum of \$600 & conditioned that the said Will Trezevant 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 \$250.00 and one day in 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 State of Texas } #52. Judgment of the Court.
vs. } The 7th day of August, A.D. 1911.

Max Smith } This day the above entitled and numbered cause being called for trial, appeared the parties, the State by the County Attorney, and the defendant, Max Smith, in person and by his attorney, and announced ready for trial, the defendant pleading not guilty to the allegations made in the affidavit, and the Court having heard the defendant's plea, and having heard the evidence submitted and the argument of counsel thereon, is of the opinion that the defendant has violated the provisions and conditions of his bond as a retail liquor dealer and that he, the said Max Smith, is guilty of having, in the County of Tarrant and State of Texas, on the 23rd day of July A.D. 1911, said date being between the hours of twelve o'clock midnight, Saturday, July 22nd 1911 and before five o'clock a.m. of the following Monday, July 24th 1911, sold and offered for sale to one Harris intoxicating liquors and malt liquors in quantities of one gallon and less, as is charged in the affidavit of T. M. Rea, filed herein.

It is therefore ordered, adjudged and decreed by the Court that the license of the said Max Smith as a retail liquor dealer be and the same is hereby declared forfeited, and the said license cancelled of and from this date.

Indexed to here
No. Prutton, C. J. Judge
Tarrant County, Texas

Monday the 14th day of Sept A. D. 1911

Manufacturing Stationers, Fort Worth

Be it Remembered, that on the first Monday in Sept. A. D. 1911, the same being the 14th day of Sept. A. D. 1911, 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 Honorable R. E. Bhatton, County Judge, John W. Baskin, County Attorney, A. J. Beaver, County Clerk and W. M. Rea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal docket of said Court, to-wit:—

The State of Texas } Pistol
as } 40371
Cotton Madkins } Wednesday Sept 13th 1911

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.

Thereupon came a jury of good and lawful men to-wit:— W. F. Dent and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 unto Open Court the following verdict to-wit:— "The jury find defendant not guilty." W. F. Dent Foreman.

It is therefore Ordered by the Court that the State of Texas take nothing, by reason of this prosecution and that the defendant go thence without day.

The State of Texas } Dis. House
as } 40419
Mary Galiafero } Thursday Sept 21st 1911

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. Thereupon came a jury of good and lawful men to-wit: - W. V. White and five others who were duly selected, empaneled and sworn according to law, and the indictment being read to the jury, defendant here now enters 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. V. White Foreman."

It is therefore 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 State of Texas } Theft.

vs. Harry Nichols } 40647 } Wednesday Oct 11 1911

This day came the County Attorney prosecuting the plea of the State, came also the defendant 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, defendant here now 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 defendant not guilty. - Foreman"

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

40670

The State of Texas
vs

Theft.

Ed Dinwiddie

Thursday Oct 12 1911

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. Thereupon came a jury of good and lawful men to-wit: - G. W. Blue and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, defendant here now 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 defendant not guilty. G. W. Blue Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

40740

The State of Texas
vs

A. A.

Frank McDonald

Saturday Sept 23 1911

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. Thereupon came a jury of good and lawful men to-wit: - J. N. Kernicke and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, defendant here now 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 defendant not guilty. J. N. Kernicke Foreman."

It is therefore 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 State of Texas

Theft

vs.
John Woodard

40848

Thursday Oct 12th 1911

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. Thereupon came a jury of good and lawful men to-wit: E. V. Blue and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."

E. V. Blue Foreman

It is therefore 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 State of Texas

Selling Cocaine

vs.
Tom Thomas

40853

Thursday Sept 14th 1911

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. Thereupon came a jury of good and lawful men to-wit: E. V. Johnson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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." E. V. Johnson, Foreman

It is therefore 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_____

40875

The State of Texas } A.

vs }
J. R. Young } Wednesday Sept 20th 1911

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. Thereupon came a jury of good and lawful men to-wit: N. E. Sawyer and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. N. 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.

40914

The State of Texas } Violating pure food Law

vs }
M. Bergman } Wednesday Sept 13th 1911

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. Thereupon came a jury of good and lawful men to-wit: - C. L. Smith and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. C. L. 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.

The State of Texas } Theft.

vs } #0952
Ollie Tribue } Saturday Sept 23. 1911

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 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, argument of Counsel and being fully advised in the premises finds the defendant guilty and assesses his punishment at a fine of Five + no/100 Dollars and Ten days in Jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant Ollie Tribue the sum of Five + no/100 Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue and for the full period of Ten days in Jail.

Further ordered that said Defendant stand committed to the County Jail until said fine and costs are fully paid, and for the full period of Ten days in Jail.

The State of Texas } A. A.

vs } #0967
Ed Simmons }

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. Thereupon came a Jury of good and lawful men to-wit: E. V. Johnson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."
E. V. Johnson, Foreman.

It is therefore 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

40968

The State of Texas } Rec & Con.

Sylvian Lee Foust } Wednesday Oct 4th 1911

This day came the County Attorney prosecuting the plea of the State, came also the defendant 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, defendant here now 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 defendant not guilty." Foreman.

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

40970

The State of Texas } Violating Pure Food & Drug Act.

C. S. Williams } Thursday Sept 14th 1911

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. Thereupon came a Jury of good and lawful men to-wit W. F. Dent and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty." W. F. Dent, Foreman.

It is therefore 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 State of Texas

U. A.

vs.

40976

Tom Moore

Thursday Oct 5' 1911.

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. Thereupon came a Jury of good and lawful men to-wit:— L. F. Newton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 Defendant not guilty. — L. F. Newton Foreman." It is therefore 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 State of Texas

Playing Cards

vs.

40979

C. B. Bell

Thursday Sept. 21' 1911

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. Thereupon came a Jury of good and lawful men to-wit:— A. A. Nuttall and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. — A. A. Nuttall Foreman."

It is therefore 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

Manufacturing Stationers, Fort Worth

H1026

The State of Texas } Theft

vs
N. James } Wednesday Oct 18 1911

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 thereupon came a jury of good and lawful men to-wit: E. C. Dayton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. E. C. Dayton Foreman."

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

H1034

The State of Texas } Assault

vs
Lochridge } Wednesday Oct 4 1911

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. Thereupon came a jury of good and lawful men to-wit: J. M. Owens and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty. J. M. Owens Foreman;"

It is therefore 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 State of Texas

Order on Motion

vs.
Will Greavant

40862

On this day came on to be heard the motion of deft. for the extension of time for the filing of statement of facts in the above cause, and it appearing to the court that good and sufficient reasons exist for said extension as set forth in said motion.

It is therefore ordered that the said motion be granted and that the defendant be given until Oct 10th 1911 in which to prepare and have filed in this case the statements of facts
Indexed to here

The State of Texas

Pistol

vs.
John Bomery

41180

Friday Nov. 3rd 1911

This day came the County Attorney prosecuting the plea of the State, came also the 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. Shields and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."
J. W. Shields Foreman.

It is therefore 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 State of Texas

Affray.

vs.
Jas Beatty

41097

Friday Nov 3rd 1911

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

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

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. Swearingen and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, defendant here now 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 defendant not guilty. E. L. Swearingen Foreman.

It is therefore 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 State of Texas } A.
vs. Wesley Martin } 40965
Saturday Nov 4" 1911

This day came the County Attorney prosecuting the plea of the State, came also the 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. Fowler and five others who were duly selected, empaneled and sworn according to law, and the information being read to the jury, defendant here now 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 defendant not guilty. G. R. 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.

The State of Texas } Motion for New Trial.

vs } 41144 Saturday Nov 4th 1911.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a New Trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled. To which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas, and gives twenty days in which to file Bill of Exceptions and Statement of Facts.

Recognizance of defendant fixed at the sum of Two Hundred & Fifty (\$250) Dollars.

The State of Texas } Recognizance

vs } 41144 Saturday Nov 4th 1911

On this day came into Open Court L. M. Maxwell defendant in the above entitled cause, who together with W. G. Maxwell and R. C. Parker sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$250⁰⁰ conditioned that the said L. M. Maxwell 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 Twenty five (\$25⁰⁰) 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.

Manufacturing Stationers, Fort Worth.

40811

The State of Texas } Motion for New Trial.

vs. } Saturday 20th 1911
W. C. Massey }

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendants motion for a New Trial, and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, To which defendant, excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given Thirty days in which to file Bill of Exceptions and Statement of Facts.

R. E. Baughman
County Judge

The State of Texas, } No. 61. Judgment of the Court.
 vs }
 C. D. McMullen } The 7th day of November, 1911.

This day the above entitled and numbered cause being called for trial, appeared the State of Texas by her County Attorney, and the defendant C. D. McMullen, the duty cited to appear, appeared not but wholly made default; and the Court having heard the evidence and the argument of counsel, is of the opinion that the defendant has violated the provisions and conditions of his bond as a retail liquor dealer, and that he, the said C. D. McMullen, did, in the County of Tarrant and State of Texas, on the 20th day of August, A. D. 1911, said date being between the hours of twelve o'clock midnight, August 19th 1911 and five o'clock a. m. of the following Monday, August 21st, 1911, sell and offer for sale to one Will Harris, intoxicating, spirituous, vinous and malt liquors in quantities of one gallon and less, as charged in the affidavit of W. M. Rea, filed herein.

It is therefore ordered, adjudged and decreed by the Court that the license of the said C. D. McMullen as a retail liquor dealer be and the same is hereby revoked, declared forfeited and cancelled of and from this date.

The State of Texas } Bawdy House.

vs } # 41140
 Sam Robinson } Wednesday November 8th 1911

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. Thereupon came a jury of good and lawful men to-wit W. S. Morrison and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty.
W. H. Morrison, Foreman.
It is therefore 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 State of Texas } P.A.
vs. Frank Brown } #41164
Thursday November 9th 1911
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. Thereupon came a jury of good and lawful men to-wit: - W. H. Morrison and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his plea of not guilty. Thereupon, the jury after hearing the evidence of Counsel and receiving 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 defendant not guilty W. H. Morrison Foreman, It is therefore 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 State of Texas } Pure Food Law
vs. S. Libenstein } #41170
Friday, December 1st 1911.
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. Thereupon came a jury of good and lawful men to-wit: - G. F. Wilkinson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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; "He, the jury find defendant not guilty. J. F. Wilkinson Foreman."

It is therefore 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 State of Texas }
vs. }
A. L. Neune }

A. A.

41172

Friday November 10 1911

This day came the County Attorney prosecuting the plea 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 facts as well as of law, were submitted to the Court and the Deft. 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 One Hundred Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant, A. L. Neune, 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 Deft stand committed to the County Jail until said fine and costs are fully paid.

The State of Texas }
vs. }
Aubrey Westbrook }

A. A.

41178

Saturday November 11 1911

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. Thereupon came a jury of good and lawful men to-wit N. H. Morrison and five others who were

duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 to-wit: - "We, the jury find defendant not guilty."
W. N. Morrison, Foreman.

It is therefore 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 State of Texas } Theft.
vs } #41194
Will Frierson

Saturday November 11 1911

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. Thereupon came a jury of good and lawful men to-wit: - F. D. Jones and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."
F. D. 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.

The State of Texas } Vag.
vs } #41196
Morgan True

Wednesday November 22 1911

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. Thereupon came a jury of good and lawful men to-wit: - J. E. Sims and five others who were duly selected, empaneled and sworn according to

law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. J. E. Sims Foreman."

It is therefore 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 State of Texas
vs.
F. K. Fiedeman

Theft.

Wednesday November 22 1911

41196

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. Thereupon came a Jury of good and lawful men to-wit: J. E. Sims and five others who were duly selected, empaneled and sworn according to law. And the Indictment being read to the Jury, defendant here now 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 defendant not guilty as charged in the Indictment. J. E. Sims. Foreman."

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

Manufacturing Stationers, Fort Worth.

The State of Texas } Impersonating an Officer
 } 41235
 } and
C. Brunson

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 Thereupon came a jury of good and lawful men to-wit: S. C. Winstead and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty" S. C. Winstead Foreman. It is therefore 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 State of Texas } Theft.
 } 41236
 } and
James Moss

Tuesday November 21st 1911

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 facts as well as of law were submitted to the Court and the deft. 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 Fifty & no/100 Dollars and Thirty (30) days in Jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the deft. James Moss the sum of Fifty Dollars (\$50.00) fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue and for the being present in Open Court is placed in the custody

of the Sheriff who will confine him in the County Jail for the full period of Ninety days 1907
Further Ordered that said Deft. stand committed to the County Jail until said fine and costs are fully paid.

The State of Texas } A.A.
as
Doc Otto

41321

Wednesday Dec 13 1911

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. Thereupon came a jury of good and lawful men to-wit: - Edwards and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - "Ye, the Jury find defendant not guilty."
Edwards, Foreman.

It is therefore 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 State of Texas } Theft.
as
C. A. Hoover

41325

Wednesday Dec 13 1911

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. Thereupon came a jury of good and lawful men to-wit: - J. B. George and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now enters his plea of not guilty.

Manufacturing Stationers, Fort Worth.

Whereupon, the jury after hearing the evidence, argument of Counsel and receiving the charge of the 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. B. George, Foreman."

It is therefore 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 State of Texas } Opening on Sunday

vs. } # 41330 Thursday December 14" 1911

A. G. Nottlinger } 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. Thereupon came a jury of good and lawful men to-wit:— J. B. George and five others who were duly selected empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. J. B. George, Foreman."

It is therefore 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 State of Texas } Opening on Sunday

vs. } # 41335 Friday December 15" 1911

N. S. Colter } 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. Thereupon came a jury of good and lawful men to-wit:— A. J. Vental and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."
 A. J. Vestal, Foreman.

It is therefore 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 State of Texas } Opening on Sunday.
 vs. }

41369

Joe Arnoff. Thursday December 21, 1911
 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. 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, defendant here now 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 defendant not guilty." Foreman.

It is therefore 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 State of Texas } Opening on Sunday.
 vs. }

41370

A. G. Hottinger } Wednesday December 27, 1911
 This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person and

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

both parties announced ready for trial. Thereupon came a jury of good and lawful men-to-wit; C. W. Stutts and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. C. W. Stutts Foreman."

It is therefore 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 State of Texas } Opening on Sunday.

^{vs.} N. G. Cotter } 41372 Thursday December 21 1911

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. Thereupon came a jury of good and lawful men to-wit: B. C. Maben and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. B. C. Maben Foreman."

It is therefore 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 State of Texas } Opening on Sunday.

^{vs.} J. S. Phillipp } 41373 Wednesday December 27 1911

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. Thereupon came a jury of good and lawful men to-wit: G. N. Barfield and five others

who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. F. N. Barfield Foreman."

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

41314

The State of Texas } Motion for New Trial
vs. }

A. C. Best } Saturday, December 30 1911

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new trial and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given thirty days in which to file Bill of Exceptions and Statement of facts.

Recognizance of defendant fixed at the sum of Two Hundred & Fifty Dollars \$250.00.

41314

The State of Texas } Recognizance
vs. }

A. C. Best } Saturday December 30 1911

On this day came into Open Court A. C. Best, defendant in the above entitled cause, who together with S. D. Triplett, and Hugh Jameson sureties acknowledged themselves severally indebted to the State of Texas in the

penal sum of Two Hundred & Fifty (\$250.⁰⁰) conditioned that the said A. C. Best 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 Fifty (\$50.⁰⁰) 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.

The State of Texas }
 vs } # 41368
 A. C. Best } Motion for New Trial

Saturday December 30th 1911.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's motion for a new trial and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled. To which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given Thirty days in which to file Bill of Exceptions and Statement of Facts.

Recognizance of defendant fixed at the sum of Two Hundred & Fifty (\$250.⁰⁰) Dollars

The State of Texas }
 vs } # 41321
 L. H. Cummings } Motion for New Trial

Saturday December 30th 1911.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's motion for a new trial and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled. To which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given 30 days in which to file Bill of Exceptions and Statement of facts.

Recognizance of defendant fixed at the sum of Two Hundred (\$200.⁰⁰) Dollars

41368

The State of Texas

Recognizance

vs
A. C. Best

Saturday December 30 1911

On this day came into Open Court A. C. Best defendant in the above entitled cause, who together with J. W. Triplett and Hugh Jamerson sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$250⁰⁰ conditioned that the said A. C. Best 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 Twenty five Dollars \$25⁰⁰ 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 the leave of this Court, in order to abide the Judgment of the Court of Criminal Appeals of the State of Texas in this case.

41331

The State of Texas

Recognizance

vs
L. W. Cummings

Saturday December 30 1911

On this day came into Open Court L. W. Cummings defendant in the above entitled cause, who together with A. C. Best and Hugh Jamerson sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$200⁰⁰ conditioned that the said L. W. Cummings 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 Twenty \$20⁰⁰ 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.

the day of A. D. 189

Manufacturing Stations, Fort Worth

41375

The State of Texas } Motion for New Trial

vs R. A. Nealy } Saturday December 30 1911

This day came the County Attorney prosecuting the plea of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new trial and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given 30 days in which to file Bill of Exceptions and Statement of Facts.

Recognizance of Defendant fixed at the sum of Two Hundred and Fifty Dollars

No. 41375

The State of Texas } Recognizance

vs R. A. Nealy } Saturday, December 30 1911

On this day came into Open Court R. A. Nealy, defendant in the above entitled cause, who together with O. P. Nancy and C. R. Crane, sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$250.00 conditioned that the said R. A. Nealy, 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 Twenty five (\$25.00) 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

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Read, approved and signed in Open Court this 30 day of Dec 1911

R. E. Patton County Judge Tarrant County

Monday the 1st day of January A. D. 1912

Be it remembered that on the first Monday in January, A. D. 1912, the same being the 1st of January, A. D. 1912. 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 Honorable R. E. Bratton, County Judge, John W. Baskin, County Attorney, A. J. Stearns County Clerk and W. M. Rea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court to-wit:—

The State of Texas }
vs. } Exhib. for Gam.

M. D. Halman } 41344 Thursday January 11th 1912

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 thereupon came a jury of good and lawful men to-wit:— J. N. Wynn and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. J. N. Wynn Foreman."
It is therefore 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 State of Texas }
vs. } Gaming

M. Blackman } 41388 Wednesday Jan 3rd 1912

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 thereupon came a jury of good and lawful men to-wit:— J. Montgomery Brown and five others who were duly selected, empaneled and sworn according to law and the

the day of A. D. 189

Manufacturing Stationers, Fort Worth

Information being read to the jury, defendant here now 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 defendant not guilty. J. Montgomery 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.

The State of Texas } Sunday Opening.

41442

vs. Tom Pawell } Thursday January 4th 1912

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. Thereupon came a jury of good and lawful men to-wit:— W. H. Edrington and five others who were duly selected, empaneled and sworn according to law. and the Information being read to the jury, defendant here now 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 defendant not guilty. W. H. Edrington, Foreman.

It is therefore 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 State of Texas } Sunday Opening.

41443

vs. Harry Britton } Thursday January 4th 1912

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. Thereupon came

a Jury of good, and lawful, men to-wit:— B. L. Arthur and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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:— "Ye, the Jury find defendant not guilty. B. L. Arthur, Foreman."

It is therefore 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 State of Texas

Theft.

Jim Glengor

41543

Friday January 12, 1912

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. 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, defendant here now 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:— "Ye, the Jury find defendant not guilty. Foreman."

It is therefore 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

41655

The State of Texas

Theft.

vs
Earl Fisher

Thursday January 18 1912

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 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, 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 Sixty days in jail.

It is therefore ordered by the court that the State of Texas do have and recover of and from the defendant, Earl Fisher, the sum of Fifty Dollars fine assessed as aforesaid and Sixty days in jail together with all costs in this behalf incurred for which 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.

No. 63

State of Texas

In County Court of Tarrant County Texas

vs
S. Rotsky

November Term, A. D. 1911.

November 29th A. D. 1911.

This day this cause was called for trial and both the State and the defendant announced ready for trial, whereupon the defendant demanded a trial by jury, and thereafter came a jury of good and lawful men, to-wit: N. C. Franklin, and five others who were selected, tried and sworn to try the issues joined between plaintiff and defendant, and the State of Texas, by and through her County Attorney having requested the court to submit to the jury special issues the court submitted to the jury special issues as follows:-

You are instructed, Gentlemen of the jury, that in this case you will consider the evidence introduced herein and upon the

evidence base your answers to the following questions."

1st. Did S. Rotsky, defendant herein, on Sunday October 15th, 1911, in the County of Tarrant, State of Texas, Open, or permit to be kept Open, for the purpose of traffic, his place of business and saloon - or sell, or permit to be sold to V. F. Elkins any intoxicating spirituous or malt liquors?

2nd. Did one Starkes Odell, on Sunday October 15th, 1911, as bartender and employee of defendant, sell any spirituous, vinous or malt liquors to V. F. Elkins at defendant Rotsky's place of business and saloon in Tarrant County, Texas?

3rd. If you answer that Starkes Odell did so sell to said Elkins, then was such selling with the knowledge or consent of the defendant?

The burden is on the State to show by a preponderance of the proof that such saloon was open on Sunday and that such sale or sales were made with the knowledge of the defendant.

And the jury having received the charge of the court as herein above given, retired to consider their verdict and after ~~minutes~~ having considered the same, returned into the court the following answers to said special issues: Answer to first question "Yes", Answer to 2nd question "Yes", Answer to 3rd question "Yes"

State of Texas } In the County Court of Tarrant County Tex
vs. } No. 63 November Term A. D. 1911
S. Rotsky } December 30th A. D. 1911.

On this day came on to be heard the motion of the State of Texas, by and through her County Attorney, for a judgment forfeiting the license of the said defendant, as a retail liquor dealer, upon the verdict of the jury, herein heretofore rendered and the court having considered said motion and having heard the argument of counsel thereon, it is adjudged and decreed by the court that the license, as a retail liquor dealer, of the said Rotsky, be and the same is hereby forfeited, revoked, cancelled and set aside and held for naught, and the Clerk of the County Court is ordered to notify the

Manufacturing Stationers, Fort Worth.

Comptroller of the State of Texas and the Tax Collector of Tarrant County, Texas, of said order judgment and decree.

R. E. Bratton
County Judge, Tarrant County, Texas.

The State of Texas }

No. 41548

vs.
Ruth Prue

Vag.
Feb. 23rd 1912

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. Thereupon came a jury of good and lawful men to-wit: - S. A. Vinson and five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."

S. A. Vinson, Foreman."

It is therefore 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 State of Texas }

No. 41657

vs.
Chas. Johnson

Theft

Wednesday Jan. 31 1912

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. Thereupon came a jury of good and lawful men to-wit: - Jas. N. Swann and five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty.

Gas. N. Swann Foreman.

It is therefore 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 State of Texas

Theft.

vs.
Gill Pickett

Wednesday Feb 14th 1912.

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. Thereupon came a Jury of good and lawful men to-wit:- Horace Nord Jr., and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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.

Horace Nord 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.

The State of Texas

Theft

vs.
Jose Garcia

Wednesday Feb. 14th 1912

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. Thereupon came a Jury of good and lawful men to-wit:- Horace Nord Jr. and

No. 41755

No. 41758

the day of A. D. 189

Manufacturing Stationery, Fort Worth.

five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty
Horace Word 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.

The State of Texas } Theft

No. 41760

or
Adolph Jackson } Wednesday Feb 21 1912

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. Whereupon came a jury of good and lawful men to-wit:- W. L. Fuller and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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. L. Fuller, Foreman."

It is therefore 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 State of Texas

Pistol

No. 41790

vs
Tom Suarez

Wednesday Feb. 21st 1912

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. Thereupon came a Jury of good and lawful men to-wit:— H. N. Gabord and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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."
H. N. Gabord, Foreman.

It is therefore 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 State of Texas

A.A.

No. 41803

vs
Oad Ross

Friday Feb 16 1912

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. Thereupon came a Jury of good and lawful men to-wit:— A. O. Witt and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth.

"We, the jury find the defendant not guilty
A. O. Nielt, Foreman."

It is therefore 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 State of Texas } Theft.

vs
Charley Goldstein

Thursday Feb. 22nd 1912

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. Thereupon came a jury of good and
lawful men to-wit: - Adolph Jordan and five others who
were duly selected, empaneled and sworn according to
law, and the Information being read to the jury, Defendant
here now 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 defendant not guilty.
Adolph Jordan, Foreman."

It is therefore ordered by the court
that the State of Texas take nothing by reason of this
prosecution and that the defendant go hence without day.

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70-41835

R. E. Bratton County Judge
Lawson Family Inc

Be it remembered that on the first Monday in March, A. D. 1912, the same being the 4th of March, A. D. 1912, there was begun and holden, a regular Term of the County Court of Tarrant, Texas, at the Court House thereof in the City of Fort Worth, present and presiding the Honorable R. E. Bratton, County Judge, John W. Baskin, County Attorney, A. J. Bedners, County Clerk and N. M. Rea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:—

The State of Texas, } No License
 vs. } No. 41941
 Sam Holland } Wednesday, March 13, 1912.

This day came the County Attorney prosecuting the peace of the State, and also the defendant in his own proper person and both 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 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 Five Hundred Dollars and sixty days in jail.

It is therefore ordered by the court that the State of Texas do have and recover of and from the Def. Sam Holland, 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 and for full period of sixty days in County Jail.

Further ordered that said Def stand committed to the County Jail until said fine and costs are fully paid and for full period of 60 days in Co. Jail.

The State of Texas

Pistol

vs. W. S. Gite

No. 41967

Friday March 30th 1912

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. Thereupon came a jury of good and lawful men to-wit:— W. A. Rosamond and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury, defendant here now 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 defendant not guilty.

W. A. Rosamond Foreman.

It is therefore, 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 State of Texas

Theft.

vs. Matt Brown

No. 41949

Thursday March 27th 1912

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 facts as well as of law were submitted to the Court and the Deft. 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 at a fine of Ten Dollars and One day in Jail.

It is therefore ordered by the court that the State of Texas do have and recover of and from the Deft. Watt 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 and for the full period of one day in jail.

Further ordered that said Deft. stand committed to the County Jail until said fine and costs are fully paid and for the full period of one day in jail. ~~to all~~ of which defendant accepts and gives notice of appeal to the Court of Criminal Appeals to the State of Texas.

The State of Texas }
vs
Jeff. Esquebell }

Pistol

Friday May 3rd 1912

H2039

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 thereupon came a jury of good and lawful men to-wit J. E. Pearson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. J. E. Pearson Foreman."

It is therefore 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

Manufacturing Stationers, Fort Worth.

The State of Texas } Theft
 vs } 42024
 Anson Johnson } Wednesday May 1st 1912

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. Thereupon came a Jury of good and lawful men to-wit: J. E. Pearson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."
 J. E. Pearson 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 State of Texas } Vag.
 vs } 41997
 Paul Willigms } Wednesday April 3rd 1912

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. Thereupon came a Jury of good and lawful men to-wit:— M. G. McLaugh and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."
 M. G. McLaugh Foreman.

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

H1902

The State of Texas

Vag.

vs.
John Robinson

Friday April 5th 1912

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. Thereupon came a jury of good and lawful men to-wit: - N. F. Kenney and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty.

N. F. Kenney Foreman.

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

H1828

The State of Texas

Embey,

vs.
A. M. Clarine

Friday May 8th 1912.

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. Thereupon came a jury of good and lawful men to-wit: - John Tittle and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. John Tittle Foreman.

It is therefore 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_____

Manufacturing Stationers, Fort Worth

The State of Texas } Pistol
 vs } No. 42029
 Felix Sears } Saturday May 4th 1912

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. Thereupon came a jury of good and lawful men to-wit: - J. N. Mills Jr., and five others who were duly selected, empaneled and sworn according to law and the Information being read to the jury defendant here now 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 defendant not guilty.

J. N. Mills 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.

The State of Texas } Order on Motion
 vs } No. 41890
 Peter Brown } Saturday March 30th 1912

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new Trial and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas, and given thirty days in which to file Bill of Exceptions and Statement of facts.

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It is therefore ordered by the court that the State of Texas do have and

Be it remembered that on the first Monday in May A.D. 1912, The same being the 6th day of May A.D. 1912, 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 Honorable R.E. Bratton, County Judge. John D. Baskin, County Attorney, A. J. Beavers, County Clerk and N.M. Rea, Sheriff, of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:-

No. 42263

The State of Texas } A.A.

or
Abe Potishman } Saturday May 8th 1912

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. Thereupon came a jury of good and lawful men to-wit: M. Vandler and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. M. Vandler, Foreman"

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

Manufacturing Stationers, Fort Worth.

The State of Texas }
vs

No. 42210

A.A.

John Riggs

Friday May 31 1912.

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. Thereupon came a jury of good and lawful men to-wit: - R. A. Blain and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - "The jury find defendant not guilty." R. A. Blain, Foreman.

It is therefore 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 State of Texas }
vs

No. 42095

Theft

Sim Turner

Wednesday May 8 1912

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. Thereupon came a jury of good and lawful men to-wit: - J. Finlan and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: - "The jury find defendant not guilty." J. Finlan, Foreman.

It is therefore 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 State of Texas

Pistol

No. H2037

Arthur Nerg

Friday May 10 1912

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. 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, defendant here now 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 defendant not guilty. — Foreman.

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

Indexed to here

The State of Texas

A.A.

H2345

C. H. Ratliff

Thursday, June 20 1912

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. Thereupon came a jury of good and lawful men to-wit: W. S. Kemble and five others who were duly selected, empaneled, and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty. W. S. Kemble Foreman.

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

Manufacturing Stationers, Fort Worth

The State of Texas

Theft

vs.

No. 42323

Geo. Riley

Saturday June 22 1912

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. Thereupon came a jury of good and lawful men to-wit: C. T. Murphy and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty - C. T. Murphy Foreman."

It is therefore 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 State of Texas

Theft.

vs.

No. 42324

O. W. Johnson

Saturday June 15 1912.

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.

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, defendant here now 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 defendant not guilty. Foreman."

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

42239

The State of Texas
vs.

Rec + Conc.

Jim Cotton

Thursday June 13th 1912.

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. Thereupon came a Jury of good and lawful men to-wit: - W. C. Brown, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. W. C. 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.

The State of Texas

Ab. Lang.

vs.
Will Webb

Friday June 28th 1912

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. Thereupon came a Jury of good and lawful men to-wit: - H. J. Jones and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. H. J. 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.

42369

Manufacturing Stationers, Fort Worth

The State of Texas

Gaming

vs.

42366

Austin Benson

Thursday June 27th 1912.

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. Thereupon came a jury of good and lawful men to-wit: J. F. Vice and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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 defendant not guilty."

J. F. Vice Foreman.

It is therefore 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 State of Texas

Motion for New Trial

vs.

42385

Tom King

Saturday June 29th 1912.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person. And then came on to be heard the defendant's motion for a new trial and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court that the law is against the defendant. It is therefore ordered by the court that the same be overruled, to which defendant excepts and gives notice of appeal to the court of Criminal Appeals of the State of Texas. and given twenty days in which to file Bill of Exceptions and Statement of facts.

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Approved June 29th 1912.

R. E. Prutton Co Judge
Tarrant Co Tex.

Monday

the 1st day of

July

A. D. 1912

Texas Printing Company

Be it Remembered that on the first Monday in July A. D. 1912. The same being the 1st day of July A. D. 1912, 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 Honorable R. E. Bratton, County Judge; John W. Baskin, County Attorney; A. J. Blowers County Clerk and W. M. Tea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of Said Court, to-wit:

The State of Texas

Theft

vs
Roy Johnson

Tuesday Aug. 21 1912

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. Thereupon came a jury of good and lawful men to-wit: C. C. York and five others who were duly selected, empanelled and sworn according to law, and the Information being read to the jury, defendant hereupon 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 defendant not guilty."

C. C. York, Foreman."

It is therefore 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 State of Texas

Theft

vs
Fred Taylor

Friday Aug 16 1912

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, and both parties

No. 42663

42628

the day of A. D. 189

announced ready for trial. Thereupon came a jury of good and lawful men to-wit: - A. M. Young blood and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: -

"He, the jury find defendant not guilty. A. M. Young blood Foreman."

It is therefore 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 State of Texas } Dis. House
vs }
Jack Sawyer } Wednesday Aug. 14 1912

No. 42623

This day came the County Attorney presenting the Pleas of the State, came also the 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. F. Brooks and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the jury, defendant here now 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: -

"He, the jury find ^{in favor of} defendant ^{in both charges} not guilty. A. F. Brooks, Foreman."

It is therefore 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 State of Texas

vs. *Trust. an Officer*

Alopes Reto

Wednesday Aug. 14 1912

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 thereupon came a Jury of good and lawful men to-wit:—

A. G. Brooks and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."

A. G. Brooks Foreman."

It is therefore 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 State of Texas

vs. *Ab. Lang.*

Mrs. Annie Moss.

Thursday Aug 15 1912

This day came the County Attorney prosecuting the Pleas of the State, came also 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. L. Abston and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."

N. L. Abston, Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

42618

No. 42599

the _____ day of _____ A. D. 189_____

42548

The State of Texas } Theft.

vs. } Thursday Aug 15th 1912

Andrew Waags }
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. Thereupon came a Jury of good and lawful men, to wit: - J. M. Adams and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."

J. M. Adams, Foreman.

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

42395

The State of Texas } Theft.

vs. } Thursday July 11th 1912

D. Johnson }
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. Thereupon came a Jury of good and lawful men to-wit: - W. A. Bledsoe and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."

W. A. Bledsoe, Foreman.

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

H2411 }
The State of Texas }
vs. }
Luke Nichols }

A.A.

Thursday Aug. 29th 1911

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. 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, defendant hereupon 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 defendant not guilty."

Foreman."

It is therefore ordered by the court that the State of Texas, take nothing by reason of this prosecution and that the defendant go hence with out day.

H2406 }
The State of Texas }
vs. }
Josh Wright }

Theft

Thursday July 11th 1912

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 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, argument of counsel and being fully advised in the premises finds the defendant guilty and assesses his punishment at a fine of Ten & no/100 Dollars and Thirty days in jail.

It is therefore ordered by the court that the State of Texas do have and recover of and from the defendant Josh Wright the sum of Ten & no/100 Dollars fine and for the full as assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue and for the full period of Thirty days in jail.

Further ordered that said defendant stand committed to the County Jail until said fine and costs are fully paid

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

The State of Texas

Recognizance

No. 42554

vs
 Charley Smith *alias* Charley Garner Thursday Aug 22nd 1912
 On this day came into Open Court Charley Smith
alias Charley Garner Defendant in the above entitled cause,
 who together with R. H. Smith and J. E. Martin sureties, acknowledge
 themselves severally indebted to the State of Texas in the penal sum of
 Three Hundred & no/100 (\$300⁰⁰) Dollars conditioned that the said
 Charley Smith *alias* Charley Garner who has been convicted in the County Court
 of Tarrant County, Texas, in this cause of a misdemeanor, and his
 punishment assessed at Ninety days & 90¢ in 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 State of Texas

Recognizance

42546

vs
 Gornor Peace ✓ Thursday Aug. 22nd 1912
 On this day came into Open Court Gornor
 Peace Defendant in the above entitled cause, who together
 with R. H. Smith and J. E. Martin sureties, acknowledge
 themselves severally indebted to the State of Texas in the penal
 sum of Three Hundred & no/100 (\$300⁰⁰) Dollars, conditioned
 that the said Gornor Peace 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 Fifty & no/100 (\$50⁰⁰) Dollars and Thirty days & 30¢
 in 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 Company.

The State of Texas

Motion for New Trial

No. 42554

vs
Charles Smith alias
Charley Garner

Thursday Aug 22 1912

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's Motion for New Trial and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, To which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given Thirty days after adjournment of Court in which to file Bills of Exception and Statement of Facts.

Recognizance of defendant fixed at the sum of Three Hundred & no/100 Dollars \$300⁰⁰/

The State of Texas

Thrift. Motion for New Trial.

No. 42546

vs
Gordon Pease

Thursday Aug 22 1912

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's Motion for New Trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, To which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given Thirty days after adjournment of Court in which to file Bills of Exception and Statement of Facts.

Recognizance of defendant fixed at the sum of Three Hundred & no/100 Dollars \$300⁰⁰/

R. E. Bratton
County Judge

Manufacturing Stationers, Fort Worth.

Be it Remembered that on the first Monday in September A. D. 1912. The same being the 2nd day of September A. D. 1912. 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 Honorable K. E. Bratton, County Judge; John W. Baskin, County Attorney; J. Beaver, County Clerk and W. M. Trea, Sheriff of Tarrant County, upon the following proceedings were had upon the Criminal Docket of said Court, to-wit:—

No. 42770

The State of Texas } A.
 vs.
 Lewis Wilson }

Wednesday Sept. 18th 1912

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. Thereupon came a Jury of good and lawful men to-wit: J. W. Bigham and five others who were duly selected, empaneled, and sworn according to law, and the Information being read to the Jury, defendant here now 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:—

"He, the Jury find defendant not guilty."
 J. W. Bigham, Foreman."

It is therefore 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 State of Texas
vs.
H2754

Theft.

A. Karanaygh } Wednesday Sept 11 1912

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. Thereupon came a Jury of good and lawful men to-wit:- A. B. Jordan and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."

A. B. Jordan, Foreman.

It is therefore 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 State of Texas
vs.
H2729

Violating Pure food Law

J. C. Bunch } Thursday Sept 12 1912.

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. Thereupon came a Jury of good and lawful men to-wit:- J. Yates and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty J. Yates Foreman

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

Manufacturing Stations, Fort Worth

H2721

The State of Texas } Violating Pure Food Law

vs. } W. M. Trammell } Thursday Sept 12 1912

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. Thereupon came a Jury of good and lawful men to-wit: - W. F. Nays and five others who were duly selected, empaneled and sworn according to law and the Information being read to the Jury, defendant here now 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 defendant not guilty. W. F. Nays, Foreman."

It is therefore 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. H2719

The State of Texas } Violating Pure food Law

vs. } E. M. Mason } Wednesday Sept 11 1912

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. Thereupon came a Jury of good and lawful men to-wit: - W. W. Miller and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. W. W. 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.

the

day of

A. D. 189

Texas Printing Company

The State of Texas } A.A.

vs } No. 42700
Lewis Littlefield } Thursday Sept 5th 1912

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. Thereupon came a Jury of good and lawful men to-wit: - P. W. Morris and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty, P. W. Morris Foreman."

It is therefore 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 State of Texas } Theft

vs } No. 42637
Robt Preston Beard } Wednesday Sept 4th 1912.

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. Thereupon came a Jury of good and lawful men to-wit: J. T. McClendon and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty, J. T. McClendon Foreman."

It is therefore 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

42459

The State of Texas }
vs. }
Blanche Davis }

D.P.

Friday Sept. 20th 1912

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. Thereupon came a Jury of good and lawful men to-wit: - J. C. Cavender and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. J. C. Cavender, Foreman."

It is therefore 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 State of Texas }

Pistol

42876

vs. }
M. J. Vanner }

Thursday Oct 24th 1912

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 facts as well as pleas were submitted to the Court and the Deft 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 One Hundred Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Deft M. J. Vanner the sum of One Hundred + 00/100 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 Deft stand committed to the County Jail until said fine and costs are fully paid.

the

day of

A. D. 189

Texas Printing Company.

The State of Texas

vs.

No. 42795

Annie or Fanny Woodcock

D. O. and Ab. Lang.

Thursday Oct 24 1912

This day came the County Attorney prosecuting the Pleas of the State, came also 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. N. Ripple and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now enters 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 and after mature deliberation returned into Open Court the following verdict to-wit: - "We, the Jury find defendant not guilty."

B. N. Ripple, Foreman.

It is therefore 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 State of Texas

vs.

No. 42785

Jim Cooke

Pistol

Wednesday Oct 23 1912

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. Thereupon came a Jury of good and lawful men to-wit: - H. L. Abston and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."

H. L. Abston, Foreman.

It is therefore 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 State of Texas }
as.

A.A.

No. 42236

Joe Robinson

Thursday Oct 17th 1912

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. Thereupon came a Jury of good and lawful men to-wit: — and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 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 State of Texas }
as.

Order on Motion

No. 42684

Mrs. J. B. Miller

Monday Sept 9th 1912

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in her own proper person, and then came on to be heard the defendant's motion for New Trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant. It is therefore ordered by the Court that the same be overruled. To which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

The recognizance of defendant fixed at the sum of Five Hundred & no/10 Dollars \$500⁰⁰.

No. 42684

The State of Texas } Recognizance
 vs. }
 Mrs. J. B. Miller } Monday Sept 9th 1912

On this day came into Open Court Mrs. J. B. Miller, defendant, in the above entitled cause, who together with T. R. Hammack and Mat March sureties acknowledge themselves generally indebted to the State of Texas in the penal sum of Five Hundred & \$500⁰⁰ Dollars, conditioned that the said Mrs. J. B. Miller who has been convicted in the County Court of Tarrant County Texas, in this cause of a misdemeanor, and her punishment assessed a fine of Two Hundred & \$200⁰⁰ Dollars and Twenty days in 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.

No. 42664

The State of Texas } A.C.
 vs. }
 Tom Brown } Saturday Nov 2nd 1912

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. Jury being waived, the matters of facts as well as of law were submitted to the Court and the Deft. 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 Twenty five Dollars.

It is therefore ordered by the Court that the State of Texas do have a recover of and from the Deft. Tom Brown the sum of Twenty five Dollars fine assessed, as above said together with all costs in this behalf incurred for which said fine and costs execution may issue.

Further ordered that said Deft. stand committed to the County Jail until said fine and costs are fully paid.

Indexed to here

Manufacturing Stationers, Fort Worth.

The State of Texas

Order on Motion.

vs
H. M. Trammell

No. 42741

Saturday Nov 2 1912.

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's Motion for New Trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas.

RE [Signature] Co Judge

Monday the 4 day of November A. D. 1912

Texas Printing Company

Be it remembered that on the first Monday in November A. D. 1912. The same being the 4th day of November A. D. 1912. 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 Honorable R. E. Bratton County Judge; John W. Parkin, County Attorney; E. J. Beavers County Clerk, and W. M. Kea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:—

No. 87

The State of Texas } In the County Court of
 Joe Robinson et al } Tarrant County, Texas
 November Term A. D. 1912
 November 7th A. D. 1912.

On this, the 7th day of November A. D. 1912, at a regular term of this Court, came on to be heard this cause, and the Plaintiff acting by and through her County Attorney, John W. Parkin, appeared and announced ready for trial, but the defendants, though duly cited to appear herein, failed to appear and answer in this behalf, but wholly made default, and it appearing to the Court that heretofore on the 28th day of August, A. D. 1912, Joe Robinson as principal, and the defendants J. M. Mass and W. V. Werry, as sureties did enter into a bond payable to the State of Texas in the penal sum of Two Hundred Dollars, conditioned that the said Joe Robinson, 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 on the instant day of August, 1912, and remain there from day to day and from term to term, until discharged by due course of law, they and there to answer the State of Texas upon a charge by information therein filed accusing him of the offense of aggravated assault, and

W. M. Kea
Tarrant Co
12/4/12

that there after on Wednesday September 4th A. D. 1912, said cause of the State of Texas vs Joe Robinson was called for trial, but the Defendant Joe Robinson failed to appear and answer in that behalf and thereupon his name was distinctly called 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 made default, whereupon the Court entered a forfeiture of said bond and entered a Judgment nisi against said principal and sureties jointly and severally in favor of the State of Texas in sum of Two Hundred dollars, and directed that unless good cause be shown by the next term of said Court why said Defendant Joe Robinson did not appear, that said Judgment be made final. That to this date no cause has been shown why said Joe Robinson did not appear as required by said bond.

It is therefore ordered, adjudged and decreed by the Court that the plaintiff, The State of Texas, do have and recover of and from the said Joe Robinson, as principal, the sum of Two Hundred Dollars, and in like manner the State of Texas do have and recover of and from the said J. M. Moss and the said W. N. Usery the sum of Two hundred Dollars each, together with all costs in this behalf expended for all of which execution may issue.

The State of Texas } In County Court of Tarrant County, Texas.
 et al. } No. 86
 Joe Robinson et al } November Term A. D. 1912
 November 7th A. D. 1912.

Ex Tarrant Co
12/14/12

On this the 7th day of November A. D. 1912, at a regular term of this Court, came on to be heard this cause, and the Plaintiff acting by and through her County Attorney John W. Barkin, appeared and announced ready for trial, but the defendants, though duly cited to appear herein, failed to appear and answer in this behalf, but wholly made default, and it appearing to the Court that heretofore on the 10th day of July A. D. 1912, Joe Robinson as principal and the defendants G. L. Spencer and W. N. Usery, as sureties did enter into a bond payable to the State of Texas in the penal sum of Two Hundred Dollars, Conditioned that the said Joe Robinson, 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 on the instant day of July, 1912, and remain there from day to day and from term to term, 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 aggravated assault, and that thereafter on Wednesday August 14th A. D. 1912, said cause of the State of Texas vs. Joe Robinson was called for trial, but the defendant Joe Robinson failed to appear and answer in that behalf, and thereupon his name was distinctly called 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 made default, whereupon the court entered a forfeiture of said bond and entered a Judgment nisi against said principal and sureties jointly and severally in favor of the State of Texas in sum of Two Hundred Dollars and directed that unless good cause be shown by the next term of said court why said defendant Joe Robinson did not appear that said Judgment be made final. That to this date no cause has been shown why said Joe Robinson did not appear as required by said bond.

It is therefore ordered, adjudged and decreed by the court that the Plaintiff, The State of Texas, do have and recover of and from the said Joe Robinson as principal, the sum of Two Hundred Dollars and in like manner the State of Texas do have and recover of and from the said G. L. Spencer and W. V. Usery the sum of two hundred dollars each together with all costs in this behalf expended for all of which execution may issue.

the

day of

A. D. 189

Manufacturing Stationers, Fort Worth.

The State of Texas

Theft.

vs. Mary Warren ^{as} Mary White

No. 43108

Friday Dec. 20th 1912

This day came the County Attorney prosecuting the Pleas of the State, came also 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: - T. G. McQuerry and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now enters 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. T. G. McQuerry, Foreman."

It is therefore 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 State of Texas

Adultery.

vs. Sam Morris

No 43088

Thursday Dec. 19th 1912.

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. Thereupon came a Jury of good and lawful men to-wit: - S. B. Bland, and five others who were duly selected, empaneled and sworn according to law and the Information being read to the Jury, defendant here now 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 defendant not guilty, S. B. Bland, Foreman."

It is therefore 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. 42983

The State of Texas

vag.

vs.
Georgia Walker

Saturday Dec. 7th 1912.

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. Thereupon came a Jury of Good and lawful men to-wit: F. N. Hill and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 into Open Court the following verdict to-wit: We, the Jury find defendant not guilty. F. N. Hill, Foreman.

It is therefore 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 State of Texas

a.a.

vs.
Jack Fitzgerald

Friday Dec. 13, 1912.

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. Thereupon came a Jury of good and lawful men to-wit: Walter Moore and five others who were duly selected, impaneled, and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. Walter 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.

R. E. Bratton, Judge

No. 42042

Monday

the 6th day of Jan

Jan

A. D. 1893

Be it remembered, that on the first Monday in January A. D. 1913, the same being the 6th day of January A. D. 1913. 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 Honorable R. E. Bratton, County Judge, John W. Baskin, County Attorney; A. J. Beaver, County Clerk and W. M. Tea, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to wit:—

The State of Texas }
vs. }
A. M. Robinson }

No. 91

In the County Court of Tarrant Co. Texas,
January Term A. D. 1913
January 29th A. D. 1913.

This day this cause came on to be tried upon an affidavit herein heretofore filed by W. M. Tea, a reputable property tax paying citizen of the County of Tarrant, and State of Texas, and came the State of Texas, acting by and through her County Attorney, John W. Baskin and came, also the defendant both in person and by Attorney, and both sides announced ready for trial. And the Court, after having heard the evidence and argument of counsel and being fully advised in the premises is of the opinion that the said A. M. Robinson, as a retail liquor dealer, has violated the terms and conditions of his said liquor dealers bond, and has violated the law of this State governing the sale of intoxicating liquor in this State, in that he has permitted games prohibited by the laws of this State, to be played in and about his said premises as a retail liquor dealer, as charged in the said affidavit filed herein.

It is therefore ordered, adjudged and decreed by the Court that the license of W. M. Robinson as a retail liquor dealer at 1401 Main Street, in the City of Fort Worth, Texas, be in all things cancelled, revoked, forfeited, set aside, and held for naught from this date, and the Clerk of this Court will notify the Comptroller of the State of Texas, and the Tax Collector of Tarrant County, Texas, of this order of this Court.

State of Texas
vs
W.M. Robinson

No. 91

Order on Motion

February 3rd A.D. 1913

On this day came on to be heard the defendant's motion heretofore filed herein to set aside and vacate the Judgment herein rendered in this case on the 29th day of this month, and the court after hearing the evidence and argument of counsel and being fully advised in the premises is of the opinion that the same should be overruled. It is therefore ordered that the same be and is hereby overruled.

The State of Texas
vs
J. Young

Theft

Tuesday Jan 8 1913

H3188

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.

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 information being read to the Jury, defendant here now 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: -

Verdict: 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.

The Cooper Foreman

The State of Texas
vs.

No. 43189

Theft.

J. Young.

Wednesday Jan. 8th 1913

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. 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 Information being read to the Jury, Defendant here now enters 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 defendant not guilty. The Cooper, Foreman."

It is therefore 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 State of Texas
vs.

No. 43190

Theft.

J. Young.

Wednesday Jan. 8th 1913

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. 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 Information being read to the Jury, defendant here now 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 defendant not guilty. The Cooper, Foreman."

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

43191

The State of Texas

Theft

vs
J. Young

Wednesday Jan 8 1913

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. Thereupon came a Jury of good and lawful men to-wit: - Ike Cooper, and five others, who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. Ike Cooper, Foreman."

It is therefore 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 State of Texas

Theft.

vs
J. Young

Wednesday Jan 8 1913.

This day came the County Attorney prosecuting the Pleas of the State came also the defendant in his own proper and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to-wit: - Ike Cooper and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. Ike Cooper, Foreman."

It is therefore 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. 43192

the _____ day of _____ A. D. 189_____

No. 43227

The State of Texas } A.A.

Lewis Weaver } Wednesday Jan. 15th 1913

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 facts as well as of law were submitted to the court and the Deft 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 One Hundred + no/100 Dollars and Sixty days in Jail.

It is therefore ordered by the court that the State of Texas do have and recover of and from the Deft. Lewis Weaver the sum of One Hundred \$100.00 Dollars, fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue and for the full period of Sixty days in Jail.

Further ordered that said Deft. stand committed to the County Jail until said fine and costs are fully paid and for the full period of Sixty days in Jail

The State of Texas } Pistol

No. 43294

M. G. Nipson } Friday January 31st 1913

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 facts as well as of law were submitted to the court and the Deft. 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 One Hundred + no/100 Dollars

It is therefore ordered by the court that the State of Texas do have and recover of and from the Defendant M. G. Wilson the sum of One Hundred & no/100 (\$100.00) Dollars fine assessed as aforesaid, together with all costs in this behalf incurred for which 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.

The State of Texas }
 vs. } No. 43341 A.
 Charles Egan } Friday Feb. 14th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: - J. R. Marcum and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."
 J. R. Marcum, Foreman."

It is therefore 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 State of Texas }
 vs. } No. 43359 Theft.
 Ranson Davis } Wednesday Feb 12th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: - Geo. P. Williams

the day of A. D. 189

and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant, here now 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 defendant not guilty. Geo. P. 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.

The State of Texas

No. 43384

Theft

vs Pink Lawson

Thursday Feb. 20 1913.

This day came the County Attorney prosecuting the plea 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 facts as well as of law were submitted to the Court and the Def. 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 Fifty & no 100 Dollars and Ninety days in Jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Pink Lawson the sum of Fifty & no 100 Dollars fine, assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue, and for the full period of Ninety days in Jail.

Further ordered that said Def. stand committed to the County Jail until said fine and costs are fully paid, and for the full period of Ninety days in Jail.

the

day of

A. D. 189

The State of Texas

Pistob

vs.

No. 42957

Golden Bell

Thursday Jan. 9th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: - J. B. James and five others, who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty T. B. James Foreman"

It is therefore 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 State of Texas

Order on Motion

vs.

No. 43294

M. G. Wilson

Friday Jan. 31st 1913.

This day came, the County Attorney prosecuting the pleas of the State, came also the defendant, in his own proper person, and then came on to be heard the defendant's motion for New Trial, and after argument of counsel, the Court being fully advised, in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, so which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas. and Recognizance of defendant given at the sum of Three Hundred Fifty & no/100 Dollars \$350.00.

the _____ day of _____ A. D. 189_____

Manufacturing Station, Fort Worth

No. 43294

The State of Texas

Recognizance

M. G. Wilson

Saturday Feb. 1st 1913

On this day came into Open Court M. G. Wilson, Defendant, in the above entitled cause, who together with T. B. James and W. M. Robinson sureties acknowledge themselves generally indebted to the State of Texas in the penal sum of Three Hundred Fifty + no/100 (\$350⁰⁰) Dollars, conditioned that the said M. G. Wilson 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 One Hundred + no/100 (\$100⁰⁰) 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.

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R. E. Bratton Ch. Judge
Dorant. Ch. Clerk

Be it remembered that on the first Monday in March A. D. 1913, the same being the 3rd day of March A. D. 1913, there was begun and holden a regular Term of the County Court of Tarrant County Texas, at the Court House there, in the City of Fort Worth; present and presiding the Honorable R. E. Bratton County Judge, Sam W. Perkins County Attorney, A. J. Powers County Clerk, and W. M. Hea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:—

The State of Texas

vs.

No. 43654

Theft.

Fred Douglass

Wednesday April 16th 1913.

This day came the County Attorney prosecuting the plea 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 facts as well as of law were submitted to the Court and the Deft. 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 Twenty five + no/100 Dollars and Thirty days in Jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the Defendant the sum of Twenty five + no/100 Dollars fine assessed as aforesaid together with all costs in this behalf incurred for which said fine and costs execution may issue; and for the full period of Thirty days in Jail.

Further ordered that said Deft. stand committed to the County Jail until said fine and cost are fully paid and for the full period of Thirty days in Jail.

the day of A. D. 189

Manufacturing Stationers, Fort Worth

No. 43644

The State of Texas }
vs }
F. E. Neal } A.A.

Wednesday April 16th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: A. J. Long and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury defendant here now 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: - "The the Jury find defendant, not guilty: A. J. Long, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence with out day.

The State of Texas }
vs. }
Lindsay Bell } A.A.

Thursday April 24th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: E. A. Rudd and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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: - "The, the Jury find defendant not guilty, E. A. Rudd, Foreman."

It is therefore 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. 43613

The State of Texas } Order on Motion

vs. } No. 43639
 Oliver Chism } Tuesday, April 15th 1913

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and they came on to be heard the defendant's motion for New Trial and after argument of counsel the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, To which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given Twenty days after adjournment of Court in which to file Bills of Exception and Statement of Facts.

Recognizance of defendant fixed at the sum of Three Hundred & no/100 Dollars (\$300⁰⁰).

The State of Texas } Recognizance

vs. } No. 43639
 Oliver Chism } Tuesday, April 15th 1913

On this day came into Open Court Oliver Chism Defendant, in the above entitled cause, who together with M. B. Simpson and George Benton sureties, acknowledged themselves severally indebted to the State of Texas, in the penal sum of Three Hundred (\$300⁰⁰) Dollars, conditioned that the said Oliver Chism 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 Ten & no/100 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.

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Approved this 3rd day of May, 1913

Jesse M. Brown
 County Judge

Court Room County Court at Court House Tarrant
County, Texas.

Wednesday May 7th 1913.

This day being the date heretofore set for a
call meeting of the attorneys of the St. North bar for the
purpose of electing a Special County Judge of the County Court
of Tarrant County, Texas, the Hon. Jesse M. Brown, the regular
Judge of said Court being disqualified.

Be it remembered that on the first Monday in May A. D. 1913, the same being the 5th day of May A. D. 1913, 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 Honorable Jesse M. Brown, County Judge, John W. Baskin, County Attorney, A. J. Beavers County Clerk and W. M. Rea Sheriff, of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:-

Court Room, County Court, Tarrant County, Texas,
10th day of May, 1913.

The Case of State of Texas vs. Bertha Reeves, No. 43602, being set for trial on this day in said County Court of Tarrant County, Texas, and the Hon. Jesse M. Brown County Judge, Tarrant County, Texas, being disqualified to try said case because of having been counsel for the State in said case, the County Attorney, John W. Baskin, represented by Asst. Co. Atty. W. P. Walker, and Dummit & Nurling, Attorneys for the defendant in said case, agreed that the Hon. J. T. Valentine act as special County Judge in said case. Whereupon the Hon. J. T. Valentine not being in any way disqualified to try said case after taking the oath prescribed by the Constitution of the State of Texas, proceeded to act as County Judge and to try said case:

The State of Texas } A. A.

vs. } No. 43602
Bertha Reeves } Saturday May 10th 1913.

This day this cause was called for trial, and both parties appeared and announced ready for trial, and the Defendant, Bertha Reeves pleaded "Not Guilty" to the charge herein, and a Jury, to-wit:- Frank McConnell and five others, was duly selected, impaneled and sworn, who, having heard the Information read and the Defendants 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 and assess

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth

assess her punishment at Six Months imprisonment in Jail'

Frank McConnell Foreman."

It is therefore considered, ordered and adjudged by the court, that the State of Texas do have and recover of the defendant, Bertha Reed the said fine of _____ 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 the custody of the Sheriff who will confine her in the Jail of this County until such ~~fine and~~ costs are fully paid and for the full period of Six Months in Jail.

the

day of

A. D. 189

Texas Printing Company.

In Re Proceedings to Revoke The Retail Liquor License
and Retail Malt Liquor License of Fred Nelling, Jr.
The State of Texas }
County of Travis } Comptroller's Department.

Be It Remembered That heretofore to-wit: On or about the 18th day of May 1912, Six Permits were issued by the Comptroller of the State of Texas to Fred Nelling, Jr; to apply for licenses as a retail liquor dealer; and on or about the 18th day of May, 1912, a Permit was issued by the Comptroller of the State of Texas to Fred Nelling, Jr; to apply for a license as a retail Malt Liquor Dealer; and on or about the 21st day of January, 1913, a Permit was issued by the Comptroller of the State of Texas to Fred Nelling, Jr; to apply for a license as a retail liquor dealer, said business to be conducted at: 201 East Fifteenth St; 401 Elizabeth St; 1424 North Main St; 815 Calhoun St; 290 West 13th St; 100 Yellow Row; Northeast corner of Thirteenth and Jennings Avenue, in the County of Tarrant City of Tarrant, State of Texas.

That afterwards, to-wit: On or about the 11th day of July, 1912, the said Fred Nelling Jr; was granted retail liquor licenses and a retail malt liquor license upon the hearing of the petitions therefor by the County Judge of Tarrant County, Texas, and on or about the 10th day of February, 1913, the said Fred Nelling Jr; was granted a retail liquor license upon the hearing of the petition therefor by the County Judge of Tarrant County, Texas, and the licenses duly issued to him by the County Clerk of said Tarrant County; That, the said Fred Nelling, Jr; by virtue of the said permits, licenses, the payments of the Occupation Taxes required by law and the filing of the bonds required in such cases, engaged, has since been engaged, and is now engaged, at the places above mentioned in Tarrant County, in the business of a retail liquor dealer and a retail malt liquor dealer.

That on or about the 1st day of April, 1913, J. M. O. Lane, Comptroller of the State of Texas, was advised and received information, that the said Fred Nelling Jr., to whom said license had been issued, had in various ways violated the conditions and provisions set out in his applications

the

day of

A. D. 189

Manufacturing Stationers, Fort Worth.

filed with the Comptroller for Permits to apply for such licenses, as provided for in Section 9, of Chapter 17, of the Acts of the 31st Legislature; That I, W. P. Lane, as Comptroller of the State of Texas, thereupon issued a Commission to Felix M. Bransford, a Notary Public in and for Tarrant County, Texas, directing and authorizing the said Felix M. Bransford to notify the said Fred Nelling, Jr., of the nature of the charges made against the said Fred Nelling, Jr., (a copy of which charges was furnished to the said Felix M. Bransford) to investigate the charges made against the said Fred Nelling, Jr., to summon the witnesses mentioned in said Commission, together with such other witnesses as might be required, and to take the depositions of such witnesses, and to return the same as provided for in Sections 9b-9e of said Chapter 17;

That afterwards, to-wit, on or about the 30th day of April, 1913, I received through due course of mail, the depositions of the witnesses taken by the said Felix M. Bransford, in compliance with said Commission. Upon receipt of said depositions, I, W. P. Lane, Comptroller, did, in compliance with the law, open and consider the same, and from a preponderance of the credible evidence therein contained, I find that after the issuance of the said licenses to the said Fred Nelling, Jr., as above set out, he, the said Fred Nelling, Jr., has violated the conditions set out in his applications for permits to apply for his licenses as afore-said, has violated the law, and has permitted the law regulating the sale of intoxicating liquors, to be violated in and about his places of business as a retail liquor dealer and a retail malt liquor dealer, in the following particulars:

1st I find that the said Fred Nelling, Jr., violated the law on or about Sunday, March 9th 1913, by permitting his house or place where the business of selling liquors, under said licenses, was conducted, to be kept open and business conducted therein after midnight on Saturday, and between that hour and 5:00 o'clock A. M. the following Monday.

Therefore, by reason of the violations of the conditions of said applications for permits as above set out, and of the violations of the laws in regard to conducting the business of retail liquor dealer, and a retail malt liquor dealer, and by virtue of the Authority vested in me by law, I hereby

rescind, vacate and withdraw the said licenses heretofore, issued to the said Fred Telling, Jr; and all the rights accruing to the said Fred Telling, Jr; by virtue of said licenses are hereby forfeited.

This certificate rescinding said licenses is issued by me in triplicate.

Witness my hand and official seal of Office, at Austin, Texas, on this the 15th day of May, A. D. 1913.

W. P. Lane Comptroller of the
Public Accounts of the State of Texas.

L. S.

Filed May 16th 1913

A. J. Beavers Co. clk.

In Re Proceedings to Revoke the Retail
Liquor License of R. J. Grimes.

The State of Texas } Comptroller's Department.
County of Tarrant }

Be It Remembered. That heretofore to-wit: On or about the 18th day of May, 1912, a permit was issued by the Comptroller of the State of Texas to R. J. Grimes to apply for a license as a retail liquor dealer; said business to be conducted at 501 East 9th Street Precinct 1, City of Fort Worth, County of Tarrant, State of Texas; That afterwards to-wit, on or about the 9th day of July, 1912, the said R. J. Grimes was granted a retail liquor license upon the hearing of the petition therefor by the County Judge of Tarrant County, and the license duly issued to him by the County Clerk of said Tarrant County; that said R. J. Grimes by virtue of the said permit, license, the payment of the occupation tax, required by law, and the filing of the bond required in such cases, engaged, has since been engaged, and is engaged at the place above mentioned in Tarrant County, in the

the

day of _____

A. D. 189_____

Manufacturing Stations, Fort Worth.

business of retail liquor dealer; that on or about the 26th day of March, 1913, I, W. P. Lane, Comptroller of the State of Texas, was advised and received information that the said R. J. Grimes, to whom said license had been issued, had in various ways violated the conditions and provisions set out in the application filed with the Comptroller for a permit to apply for such license as provided for in Section 9, Chapter 17, of the Acts of the 31st Legislature; that, I, as Comptroller, thereupon issued a commission to Felix M. Bradford, a Notary Public in and for Tarrant County, Texas, directing and authorizing the said Felix M. Bradford to notify the said R. J. Grimes of the nature of the charges made against the said R. J. Grimes, & copy of which charges were furnished to the said Felix M. Bradford to investigate the charges made against the said R. J. Grimes, to summon the witnesses mentioned in said commission together with such other witnesses as might be required, and to take the depositions of such witnesses and return the same as is provided for in Sections 9b. - 9e. of said Chapter 17; that after ward, to-wit, on or about the 15th day of March, 1913, I received through due course of mail the depositions of the witnesses taken by the said Felix M. Bradford, in compliance with said Commission.

Upon receipt of the said depositions, I, W. P. Lane, Comptroller, did, in compliance with the law, open and consider the same, and from a preponderance of the credible evidence therein contained, I find that after the issuance of said license to the said R. J. Grimes, as above set out in his application for a permit to apply for his license as aforesaid, has violated the law, and has permitted the law regulating the sale of intoxicating liquors to be violated in and about his place of business, as a retail liquor dealer in the following particulars:

(1) I find that the said R. J. Grimes, violated the law on or about Sunday, March 9, 1913, by permitting his house or place where the business of selling liquors under said license was conducted, to be kept open and business conducted therein after midnight on Saturday and between that hour and 5 o'clock a. m. the following Monday.

Therefore, by reason of the violations of the

conditions of said application for a permit as above set out, and of the violations of the laws in regard to conducting the business of a retail liquor dealer, and by virtue of the authority vested in me by law, I hereby rescind, vacate and withdraw the said license heretofore issued to the said R. J. Grimes, and all the rights accruing to the said R. J. Grimes, by virtue of said license are hereby forfeited.

This certificate rescinding said license is issued by me in triplicate.

Witness my hand and official seal of office at Austin, Texas, on this 15th day of May, A. D. 1913.

W. O. Lane Comptroller
of Public Accounts of the
State of Texas

L. S.

Filed May 19th 1913

A. J. Beavers Co. Clk.

Court Room, County Court, Tarrant County, Texas
Thursday May 8th 1913.

The case of State of Texas vs. Leslie Spradley No. 43682, being set for trial on this day in said County Court at Tarrant County, Texas, and the Hon. Jesse M. Brown County Judge, Tarrant County, Tex; being disqualified to try said case because of having been counsel for the State in said case, the County Attorney, Geo. W. Baskin represented by Asst. Co. Atty. W. O. Walker and Map and Map Attorney for the defendant in said case, agreed that the Hon. J. T. Valentine act as Special County Judge in said case. Whereupon the Hon. J. T. Valentine not being in any wise disqualified to try said case after taking the oath prescribed by the Constitution of the State of Texas, proceeded to act as County Judge and to try said case.

The State of Texas }
vs. } No. 43682 } Vag.
Leslie Spradley } Thursday May 8th 1913

This day this cause was called for trial, and both parties appeared and announced ready for trial, and the Defendant, ^{Leslie Spradley} pleaded "Not Guilty" to the charge herein, and a Jury, C. E. Gosney, 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 as charged and assess his punishment at a fine of Ten & no/100, 110⁰⁰ Dollars
C. E. Gosney Foreman."

It is therefore considered, ordered and adjudged by the Court, that the State of Texas do have and recover of the defendant Leslie Spradley the said fine of Ten & no/100 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 until such fine and costs are fully paid.

Court Room, County Court, Tarrant County, Texas,
Wednesday, May 7th 1913.

The case of State of Texas vs ~~Geo~~ Hammond No. 43700, being set for trial on this day in said County Court of Tarrant County, Texas, and the Hon. Jesse M. Brown, County Judge, Tarrant County, Texas, being disqualified to try said case because of having been counsel for the State in said case, the County Attorney, Geo. W. Baskin, represented by Asst. Co. Atty W. P. and Mays and Mays, Attorneys for the defendant in said case, agreed that the Hon. J. V. Valentine act as Special County Judge in said case. Thereupon the Hon. J. V. Valentine not being in any wise disqualified to try said case after taking the oath prescribed by the Constitution of the State of Texas proceeded to act as County Judge and to try said case.

The State of Texas }
vs } No. 43700 } A.A.
Geo. Hammond }
Wednesday May 7th 1913

This day this cause was called for trial, and both parties appeared and announced ready for trial, and the defendant Geo. Hammond pleaded "Not Guilty" to the charge herein, and a Jury, to-wit: - R. C. Allen 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 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 not guilty"
R. C. Allen, Foreman.

It is therefore 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 State of Texas }
vs. }
J. F. Fuller }

A. A. H

43939

Thursday June 26th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - M. A. Tolman and five others who were duly selected, impaneled and sworn according to law, and the information being read to the Jury, defendant here now 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 defendant not guilty." M. A. Tolman, Foreman.

It is therefore 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 State of Texas

Speeding

vs.
Tom Bussy

No. 43902

Saturday June 14th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - T. F. Couch and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. T. F. 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.

The State of Texas

A. A.

vs.
L. Evans

43899

Wednesday June 11th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - D. F. Bryson and five others, who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. D. F. Bryson Foreman."

It is therefore 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. 43880

The State of Texas

A.A.

vs.
F. C. Lewis

Thursday June 12th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: - F. C. Couch and five others, who were duly selected, empaneled and sworn according to law and the Information being read to the Jury, Defendant hereupon 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 defendant not guilty. F. C. 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.

The State of Texas

Theft

vs.
Albert Nannym

Wednesday June 4th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - W. Jetton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant hereupon 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 defendant not guilty: W. Jetton Foreman."

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

43874

The State of Texas

Riot.

vs.

No. 43845

Friday June 13th 1913

Malry

This day came the County Attorney prosecuting the plea of the State, came also the 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. L. Hamilton and five others who were duly selected, empaneled, and sworn according to law, and the indictment being read to the Jury, defendant here now 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 defendant not guilty. N. L. Hamilton Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence with out day.

The State of Texas

Theft.

vs.

No. 43820

Thursday June 5th 1913

J. B. Goodale

This day came the County Attorney prosecuting the Plea of the State, came also the 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. Jettou and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. W. Jettou, Foreman."

It is therefore ordered by the Court that the State of Texas, take nothing by reason of this prosecution and that the defendant go hence with out day.

43810

The State of Texas

U. A.

vs.
James Tarring

Saturday May 31st 1913

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. Thereupon came a Jury of good and lawful men, to-wit:- O. L. Carter and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."
O. L. Foreman!"

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

43799

The State of Texas

Theft

vs.
Henry Smith

Wednesday June 25th 1913

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. Thereupon came a Jury of good and lawful men to-wit:- J. J. Hilliford and five others who were duly selected, empaneled and sworn according to law and the Information being read to the Jury defendant here now 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 defendant not guilty, J. J. Hilliford Foreman"

It is therefore 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 State of Texas } Theft.
 vs. }
 B. F. Barlow } No. 43795
 Friday May 30 1913

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. Thereupon came a Jury of good and lawful men to-wit: L. C. Cole and five others who were duly selected, empaneled and sworn according to law and the Information being read to the Jury, defendant here now 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 defendant not guilty, L. C. Cole, Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence with out day.

The State of Texas } A.A.
 vs. }
 Harry Wisland } No. 43791
 Friday May 30 1913

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. Thereupon came a Jury of good and lawful men to-wit: J. J. Munnally and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty, J. J. Munnally, Foreman"

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence with out day.

43894

The State of Texas } Motion for New Trial.

Frank Anderson } Saturday June 14th 1913.

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's motion for a new trial and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court that the law is against the defendant.

It is therefore ordered by the court that the same be overruled, to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas.

The State of Texas } Theft.

43952

John Gutch } vs.

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. Thereupon came a jury of good and lawful men to-wit: - S. N. Thompson and five others who were duly selected, impaneled and sworn according to law, and the information being read to the jury, defendant here now 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 defendant not guilty."

S. N. 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 with out day.

Indeped to here.

the day of A. D. 189

43955

The State of Texas } A. A.
vs. }
Geo. Wright }

Saturday July 5th 1913

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 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 argument of counsel and being fully advised in the premises finds the defendant guilty and assesses his punishment at a fine of Ten & no/100 Dollars.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Geo. Wright the sum of Ten & no/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 def. stand committed to the County Jail until said fine and costs are fully paid.

and approved in open court this
4. a. d. 1913. Jesse M. Brown
C. J. Judge

Be it remembered that on the first Monday in July A.D. 1913. The same being the 7th day of July A.D. 1913. 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 Honorable Jesse M. Brown County Judge, John W. Baskin County Attorney, A. J. Beavers County Clerk and W. M. Red, Sheriff of Tarrant County, where the following proceedings were had upon the Criminal Docket of said Court, to-wit:-

The State of Texas } A. A.
 vs } No. 44219
 Jake Mosey } Friday Aug 15th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - J. L. Porter and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty J. L. Porter Foreman"

It is therefore 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 State of Texas } A. A.
 vs } No. 44211
 C. A. Nager } Wednesday, Aug 13th 1913.

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. Thereupon came a

Manufacturing Stationers, Fort Worth

Jury of good and lawful men to-wit: H. W. Utley, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."
H. W. Utley, Foreman

It is therefore 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 State of Texas } Theft.

44186

John Clough } Wednesday Aug 13 1913

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. Thereupon came a Jury of good and lawful men to-wit: - T. N. Holmsby and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty."
T. N. Holmsby, Foreman

It is therefore 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

Texas Printing Company

Court Room, County Court, Tarrant Co. Texas.

Monday August 18th 1913.

This day a meeting was called by the attorneys for the purpose of electing a Special County Judge of the County Court of Tarrant County, Texas, The Hon. Jesse M. Brown, the regular Judge of said Court being absent, thereupon came the following attorneys to-wit:-

Marshall Spoons, W. P. McLean Jr., Cullen Bailey, Wesley Ammerman & Geo. W. Haskin, and the Hon. Wesley Ammerman having been elected chairman of the said body and said chairman having instructed the Sheriff of Tarrant County to make proclamation at the Court House door of the election of a special County Judge of said County, and said Sheriff having made said proclamation in due form as by law required. Whereupon W. A. Hodge was put in nomination and was elected for said office of Special County Judge. Whereupon said Hon. W. A. Hodge was declared elected Special County Judge of Tarrant County, Texas.

The State of Texas

A. A.

vs
Carnest LeMalade

Friday July 25th 1913.

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. Thereupon came a Jury of good and lawful men to-wit:- Geo. W. Arnold and five others who were duly selected, empaneled and sworn according to law, and the information being read to the Jury, defendant here now 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 day of A. D. 189

Manufacturing Stationers, Fort Worth

"We, the Jury find defendant not guilty"
Geo. W. Arnold."

It is therefore 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 State of Texas } Combez,

Will Shockley } Friday Aug. 15th 1913

44080

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. Thereupon came a Jury of good and lawful men to-wit: - S. N. Good and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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."
S. N. Good, Foreman."

It is therefore 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 State of Texas } Theft.

N. A. Spears } Wednesday July 16th 1913

44043

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. Thereupon came a Jury of good and lawful men to-wit: - S. Dobhart, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty,

S. Sabhart, Foreman.

It is therefore 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 State of Texas

a.a.

vs. Alberta Cooper

44104

Wednesday July 23 1913

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. Thereupon came a Jury of good and lawful men to-wit: J. S. Stewart and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty.

J. S. 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.

44010

The State of Texas
vs.

Vag.

M. M. Morrell

Friday July 18th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - L. M. Kilgore and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty,

L. M. Kilgore, Foreman."

It is therefore 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 State of Texas
vs.

Embez.

J. A. Thomas

No. 43992

Thursday July 10th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - A. R. Mallieate, and five others who were duly selected, impaneled and sworn according to law and the Information being read to the Jury, defendant here now 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. R. Mallieate"

It is therefore 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 State of Texas } Theft.

vs. } 43941
Geo. McKensley } Saturday July 12th 1913

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. Thereupon came a Jury of good and lawful men to-wit, J. B. Nerring and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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. B. Nerring, Foreman."

It is therefore 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 State of Texas } Motion for New Trial

vs. } 7044125
Mrs. B. Gerspeter } Friday Aug. 1st 1913

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in her own proper person and then came on to be heard the defendant's motion for a new trial and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, to which defendant excepts and gives Notice of Appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant fixed at the sum of Five Hundred & no/100 \$500⁰⁰ Dollars.

the

day of

A. D. 189

44125

The State of Texas

Recognizance

Mrs. B. Forrester

Friday Aug. 1st 1913

On this day came into Open Court defendant in the above entitled cause, who together with W. M. Robinson and J. W. Overstreet sureties, acknowledged themselves severally indebted to the State of Texas, in the penal sum of Five Hundred & no/100 \$500⁰⁰ Dollars, conditioned that the said Mrs. B. Forrester who has been convicted in the County Court of Tarrant County, Texas, in this cause of a misdemeanor, and her punishment assessed at a fine of Two Hundred & no/100 \$200⁰⁰ Dollars and Thirty days in 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.

Indented to here

43997

The State of Texas

Motion for New Trial

Louise Baker

Sept 5th 1913

On this day came the County Attorney prosecuting the pleas of the State came also the defendant in his own proper person and then came on to be heard the defendants Motion for a New Trial and after argument of Counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, to which defendant excepts and gives Notice of Appeal to the Court of Criminal Appeals of the State.

It is therefore ordered by the Court that the Judgment in above cause be and the same is hereby entered None pro tunc of Date July 23. 1913

Read, signed and approved in open court this the 30th day of August, 1913. Jesse M. Brewer Co. Judge, Tarrant Co.

Be it remembered that on the first Monday in September A.D. 1913, the same being the 1st day of September A.D. 1913. 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 Honorable Jesse M. Brown, County Judge, John W. Baskin, County Attorney, A. J. Beavers, County Clerk, and W. M. Lea, Sheriff of Tarrant County, when the following proceedings were had upon the Criminal docket of said Court to-wit: -

The State of Texas } A.
 vs }
 John Prince } No. 44558
 Thursday October 30 1913.

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. Thereupon came a Jury of good and lawful men to-wit: - W. P. Moore, and plus others who were duly selected, empaneled and sworn according to law, and the information being read to the Jury, Defendant here now 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 defendant not guilty. W. P. 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

The State of Texas } Theft.
 vs }
 44469 }
 Willie Beland } Thursday Oct. 16 1913
 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. Thereupon

Manufacturing Stations, Fort Worth.

Came a Jury of good and lawful men to wit: - Frank Hubert, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty: Frank Hubert Foreman"

It is therefore 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 State of Texas } Theft.

44425

Bayless Sharp } Wednesday Oct. 1 1913.

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. Thereupon came a Jury of good and lawful men to-wit: Q. B. Millican and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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."

It is therefore 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 State of Texas

Vag.

44349

vs
Courtney Mathews

Wednesday Sept 10 1913

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. Thereupon came a Jury of good and lawful men to-wit:— V. Longer and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. V. Longer Foreman."

It is therefore 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 State of Texas

A.A.

44338

vs
Annabelle Garrett

Thursday Sept 11 1913

This day came the County Attorney prosecuting the Pleas of the State, came also 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. W. St. Clair and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now enters 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 defendant not guilty. J. W. St. Clair Foreman."

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

Manufacturing Stationers, Fort Worth.

The State of Texas

Assault

vs.

44311

Joe Boyce

Friday Sept 19 1918

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.

Thereupon came a Jury of good and lawful men to-wit: - B.C. Hoover and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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: -

"No, the Jury find defendant not guilty, H.C. Hoover 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 State of Texas

Theft

vs.

44262

M. F. Pate

Wednesday Sept 3 1918

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. Thereupon came a Jury of good and lawful men to-wit: - R.S. Ware and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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: -

"No the Jury find the defendant not guilty. R.S. Ware, Foreman."

It is therefore 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

Texas Printing Company

44175

The State of Texas } No. License

Kate Berry } Thursday September 18th 1913

This day came the County Attorney prosecuting the Pleas of the State, came also 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. C. Phoenix and five others who were duly selected, empaneled and sworn according to law, and the Indictment being read to the Jury, Defendant here now enters 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. N. C. Phoenix Foreman."

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

44151

The State of Texas } Selling to minor

Atto. C. Wise } Thursday Sept 11th 1913

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper and both parties announced ready for trial. Thereupon came a Jury of good and lawful men to-wit: - J. L. Rogers and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. J. L. 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.

The State of Texas

Theft

vs.
Robert Agathis

44102

Wednesday Sept 10th 1913

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 Thereupon came a Jury of good and lawful men to-wit: - O. S. Kennedy, and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty - O. S. Kennedy Foreman"

It is therefore 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 State of Texas

Motion for New Trial

vs.
A. Loicano

44511

Friday Oct 17th 1913

This day came the County Attorney prosecuting the pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendants motion for a new trial and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that the same be overruled, to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant fixed at the sum of Four Hundred and no/00 (\$500⁰⁰) Dollars

The State of Texas } Recognizance
vs. }

A. Loicano ✓ } Friday Oct 17th 1913

On this day came into open court A. Loicano Defendant in the above entitled cause, who together with Nick Petta, Victor Petta and M. W. Horn sureties, acknowledged themselves severally indebted to the State of Texas, in the penal sum of Five Hundred & no/100 Dollars \$500⁰⁰/- Conditioned that the said A. Loicano 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 Two Hundred and Fifty \$250⁰⁰/- Dollars and one day in 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

Indexed to here

Minutes read signed and approved in open court this the 1st day of November, A. D. 1913, Jesse M. Brown Co. Judge

Be it Remembered, that on the first Monday in November A.D. 1913 The same being the 3rd day of November A.D. 1913, 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 Honorable Jesse M. Brown, County Judge; John H. Baskin County Attorney; A. J. Leavers County Clerk and W. M. Nea Sheriff of Tarrant County, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:—

The State of Texas } Abandonment
 Abe Singer ^{and} Joe Burke } No. 44765
 Thursday Dec. 18th 1913.
 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 facts as well as of law were submitted to the Court and the Defendant 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 Twenty five & no/100 Dollars \$25⁰⁰.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Abe Singer alias Joe Burke the sum of Twenty five & no/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 fully paid.

The State of Texas } Pistol
 as } No. 44706
 Jamis Owens } Friday Dec. 19th 1913.
 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. Whereupon came a Jury of good and lawful men to-wit:— J. H. Downing and five others who were duly selected, empaneled and sworn according to law, and the information being read to the Jury, Defendant here now enters his plea of not guilty.

the _____ day of _____ A. D. 189

Whereupon the Jury after hearing the evidence, argument of counsel and receiving 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 defendant not guilty. J. Downing, Foreman;
 It is therefore 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 State of Texas } Embrey.

44688

vs. } Harry Shilton } Thursday, Dec. 18th 1913.

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. Thereupon came a Jury of good and lawful men to-wit: - James S. Downing and five others who were duly selected, empaneled and sworn according to law, and the ~~information~~ ^{indictment} being read to the Jury, defendant here now 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 defendant not guilty. James S. Downing, Foreman;

It is therefore 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 State of Texas } Foster

44682

vs. } Geo. Meredith }

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. Thereupon came a Jury of good and lawful men to-wit: - _____ and five others who were duly selected, empaneled and sworn according to law,

the day of A. D. 189

Manufacturing Stations, Fort Worth

and the Information being read to the Jury, defendant here now 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 defendant not guilty Foreman."

It is therefore 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 State of Texas } A.A.

M. L. Garrard } 42661 Thursday Nov. 20 1913

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. Thereupon came a Jury of good and lawful men to-wit: J. Jacobs and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. J. Jacobs, Foreman"

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

44628

The State of Texas } Order on Motion

Luther Sims } Thursday Nov. 13th 1913

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's motion for New Trial. And after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant. It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas. ^{and filed same 15 days after adjournment of Court in which to file Statement of Facts and Bill of Exceptions.}

Recognizance of Defendant fixed at the sum of Two Hundred Fifty ^{no} Dollars \$ 250⁰⁰

44628

The State of Texas } Recognizance

Luther Sims } Saturday Nov. 15th 1913

On this day came into Open Court Luther Sims Defendant, in the above entitled cause, who together with W. W. Merrett, J. B. Jones and J. M. Mosely Sureties, acknowledged themselves generally indebted to the State of Texas, in the penal sum of Two Hundred Fifty ^{no} Dollars, conditioned that the said Luther Sims, 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 Five ^{no} 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

the day of A. D. 189

Manufacturing Statutes, Fort Worth

The State of Texas } Vag.

Earl Fisher } No. 44602 Friday Nov. 21st 1913

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. Thereupon came a Jury of good and lawful men to-wit: - Duke Burgess and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty.

Duke Burgess, Foreman"
It is therefore 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 State of Texas } Adultery

S. E. McKey } 44592 Thursday Nov. 20th 1913

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. Thereupon came a Jury of good and lawful men to-wit: - Duke Burgess and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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.

Duke Burgess, Foreman"
It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

44560

The State of Texas }
vs. } A.A.
Raymond Long }

Saturday Dec. 6th 1913.

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. 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, defendant here now 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:—

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 the defendant go hence without day.

44551

The State of Texas }
vs. } Swindling
J. N. Wilson }

Wednesday Dec. 18th 1913

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 facts as well as of law were submitted to the Court and the defendant 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 One Dollar and one day in County Jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant J. N. Wilson the sum of One Dollar fine assessed as aforesaid together with

Manufacturing Stationers, Fort Worth.

all costs in this behalf incurred for which, said fine and costs execution may issue and one day in County Jail.

Further ordered that said defendant stand committed to the County Jail until said fine and costs are fully paid and for the period of one day in County Jail.

Indented to here Order on Motion

The State of Texas

vs. Abe Singer

Saturday January 3rd 1914.

This day came, the County Attorney for prosecution the Pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's Motion for New Trial, and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court, that the law is against the defendant, It is therefore ordered by the court that the same be overruled to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas and given 30 days after adjournment in which to file Statement of Facts and bills of exception.

Recognizance of defendant fixed at the sum of Two Hundred Fifty & 70/100 Dollars \$250.70.

The State of Texas

Recognizance

44765

vs. Abe Singer

Saturday January 3rd 1914.

On this day came into Open Court Abe Singer, defendant, in the above entitled cause, who together with Walter B. Scott and Tom C. Bradley sureties, acknowledge themselves generally indebted to the State of Texas, in the penal sum of Two Hundred Fifty & 70/100 Dollars, Conditioned that the said Abe Singer 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 Twenty five & 70/100 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.

Read signed and approved in open Court this the 3rd January 1914
Jesse M. Brown County Judge
Tarrant County, Texas.

the

day of

A. D. 189

The State of Texas
 45132 vs
 Ben Williams

45132

A. D.

February = 25 = 14

On this day came the County attorney prosecuting the cause of the State in the above styled & numbered cause, and there also appeared the defendant in said cause in his own person in answer to said cause, and there came a jury of six good and lawful men to-wit: J. F. Liby Foreman; and the matters of fact as well as of law were submitted to jury, and the jury after hearing the evidence and argument of counsel, retired to consider their verdict, and after due deliberation and consideration returned into open court the following verdict to-wit:

"The jury find the defendant not guilty" J. F. Liby Foreman;

It is therefore the order of the court that the said defendant, Ben Williams go hence without day, and that the State of Texas take nothing of the said defendant by reason of this action

The State of Texas
 vs
 Jake Green

45087

A. D.

February 29 = 14

This day came the County attorney prosecuting the cause of the State in the above and numbered cause, and there came also the defendant in person and by attorney and pleaded not guilty to the charge, therefore came a jury of six lawful citizens, who being duly sworn and empaneled, and after hearing the evidence and argument of counsel and after receiving the charge of the court

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retired into the Jury Room to consider of their verdict, and after due consideration returned into open court the following verdict to-wit:-

"We the jury find the defendant not guilty" F. E. Ligon Foreman".

It is therefore the order of the court that the State of Texas take nothing of the defendant, Jake Green, by this cause of action, and that the said defendant go hence without day

The State of Texas } ✓ n. a.
vs } 45079
Frank Smith } February 26-14

On this day come the County Attorney prosecuting the cause of the State in the above styled and numbered cause, and there also appeared in open court the defendant in said cause in person and by attorney and pleading to said charge, "not guilty" Wherefore came a jury of six good and lawful men, who were duly sworn and empaneled, and the matters of fact as well as of Law were submitted to said jury, and the jury after hearing the evidence of both Parties and the argument of counsel and receiving the charge of the court retired to consider their verdict, and thereafter returned into open court the following verdict to-wit "We the jury find the defendant not guilty" J. F. Lavy

It is therefore the order of the court that the State of the Texas take nothing

of the Defendant Frank Smith, and by this cause of action, and that he go hence without day

The State of Texas } ✓ a. d.,
vs } 45069
Fritz Bier } February 19=14

This day the above styled and numbered cause was regularly called for trial and there came the County Attorney prosecuting said cause for the State and there came the Defendant pleading not guilty to the charge, wherefore came a jury of six good & Lawful men who were duly sworn and empanelled, the matters of fact as well as of Law was submitted to the jury and the jury after hearing said evidence, argument of counsel and receiving the Charge of the Court, retired to consider of their Verdict, and thereafter returned into open Court the following Verdict to-wit:

"As the jury find the Defendant not guilty" It is therefore the order of the Court that the said State of Texas take nothing of and from the Defendant Fritz Bier by reason of its action herein, and that the said Defendant hence without day

The State of Texas, } ✓ Theft,
vs } 45038
D. B. Kerne } February 26=14

On this day came the parties in the above styled and numbered cause and announced ready for trial and there came the County Attorney prosecuting the cause of the State, and the Defendant appeared and pleaded not guilty to said Charge wherefore came a jury of six good and Lawful men who were duly empanelled and sworn

Manufacturing District, Fort Worth.

and who after hearing the evidence in said cause and receiving the charge of the Court retired to consider their verdict and thereafter returned into open court the following verdict to wit:

" We the jury find the defendant not guilty M. E. Pruitt Foreman.

It is therefore the order of the Court that the State of Texas do have and recover ^{nothing} of and from the defendant H B Linn by reason of this action, and that the defendant go hence without day."



The State of Texas 3 ✓ Vag
-vs- 3 44928
D. Bates 3 January 30-14

on this day come on for trial by the Court, the above styled and numbered cause, and there came the County Attorney prosecuting the cause of the state and there came also the defendant and pleaded not guilty to the charge, a jury waived, the matters of fact as well as of Law were submitted to the Court, and the Court, after hearing the evidence and being fully advised in the premises is of the opinion that the defendant is not guilty as charged.

It is therefore order, considered, adjudged & decreed by the Court that the said defendant he and he is hereby adjudged by the Court not guilty as charged herein, and it is therefore the further order of the Court that the State of Texas take nothing of the said defendant by reason of this action and that the said defendant go hence without day

The State of Texas }
 Vs }
 Bert Brush ✓ } 44903

Theft
 January 14/14

This day came on to be heard the above styled and numbered cause, and there came the County Attorney prosecuting the cause of the State. There also came the Defendant pleading not guilty to said charge, and both parties arraigned ready for trial, there came a Jury of six good and lawful men who being duly sworn and impaneled heard the evidence and received the charge of the court in said case and retired to consider of their verdict and there after returned into open court the following Verdict to wit: "Be the Jury find the Defendant not guilty" J. A. Davis Foreman"

It is therefore the order of the court that the State of Texas take nothing of and from the said Defendant Bert Brush, by reason of this action, and that said Defendant go hence without day.

The State of Texas }
 Vs }
 Abe Gibbs ✓ } 44877

A. A.
 January 14 = 14

This day came on to be heard the above styled and numbered cause, and there came the County Attorney prosecuting the cause of the State, and there also came the Defendant pleading not guilty to said charge, wherefore there came a jury of six good and lawful men, who being duly sworn and empaneled and after hearing the evidence and receiving the charge of the court retired to consider of their verdict and there after returned into open court the following Verdict to wit: "Be the Jury find the Defendant Abe Gibbs not guilty. W. O. Admire Foreman."

It is therefore the order of the court that the

Manufacturing Stationer, Fort Worth.

State of Texas, do have and take nothing of and from the said Defendant by reason of this action and that the Defendant go hence without say,

The State of Texas vs Munro Secum 44833 A. D. Jan 9-14

on this day come on for trial in this Court the above and styled & numbered cause. there come the County attorney prosecuting the cause of the State, and there come also the defendant pleading not guilty to the charge. there come a Jury of six good and lawful men to-wit J. M. Holdredge and five others who after being duly sworn & empaneled, and after hearing the evidence and receiving the charge of the Court, retired to consider of their verdict, and thereafter returned into open Court the following Verdict to-wit: "Be the jury find the Defendant not guilty. J. M. Holdredge Foreman."

It is therefore the order of the Court that the State of Texas do have and recover nothing of the Defendant Munro Secum by this cause of action and that the said Defendant go hence without say.

the

day of

A. D. 189

Texas Printing Company.

The State of Texas }
 -vs- }
 Raymond Jones } 44528

Pistol

January 7-14

on this day came on for trial the above styled and numbered cause, and there came the County attorney prosecuting the cause of the State in said cause, there also came the Defendant in said cause pleading not guilty to said charge, Both parties announced ready for trial, there came a jury of six good and lawful men to-wit: J. E. Pearson Foreman, and five others and the said jury after hearing the evidence and receiving the charge of the Court retired to consider of their verdict, and thereafter returned in to open court the following verdict to-wit:

"As the jury find the Defendant not guilty,
 J. E. Pearson Foreman

It is therefore the order of the Court that the State of Texas take nothing of and from the said Defendant Raymond Jones by reason of this action and that the said Defendant go hence with day

The State of Texas }
 -vs- }
 A. B. Pacion } 44809

a. a.

January 31-14

This day came on to be heard by the Court the above styled and numbered cause, there came the County attorney prosecuting the cause of the State, there appeared the Defendant in said cause pleading not guilty to said charge and no jury being demanded the evidence in said cause was submitted to the Court and the Court after hearing said evidence and being fully advised in the premises is of the opinion that the Defendant is not guilty of the charge herein.

It is therefore the order of the Court that the State of Texas take nothing of the Defendant A. B. Pacion and that he go without day

The State of Texas }
 vs } 44536
 Frank McKnight }

A. B. Language

January 15- 14

This day came on for trial by the court the above and foregoing cause. There came the County attorney prosecuting the cause of the State. There also came the Defendant in said cause pleading not guilty to said charge. Both parties announced ready for trial, and no jury being demanded all evidence in said cause was submitted to the court, and the court having heard said evidence and being fully advised in the matter is of the opinion that the said Defendant is not guilty of said charge.

It is therefore the order of the court that the State of Texas do have and recover nothing of the said Defendant Frank McKnight in and by reason of this action and that the Defendant go hence without day;



The State of Texas }
 vs } 44350
 J. J. Hendricks }

Selling to minors

January 8- 14

This day came on for trial by the court the above styled and numbered cause, and the court after hearing said charge and the evidence therein and being fully advised in the premises is of the opinion that the said Defendant is not guilty of said charge.

It is therefore the order of the court that the State of Texas do have and recover of and from the said Defendant Hendricks nothing by this cause of action and that he go hence without day.



the

day of

A. D. 189

Manufacturing Stationers, Fort Worth.

The State of Texas }
 vs } 45032 }
 Harry Williams } February 13 = 13

This day the above styled and numbered cause was called for trial by the court, and the court after hearing said evidence and being fully advised in the premises is of the opinion that the said defendant is not guilty of said charge.

It is therefore the order of the court that the State of Texas take nothing of and from the said defendant Harry Williams, and that he go hence without day by reason of this cause of action

The State of Texas }
 vs } 44853 }
 Harold Smith } January 19 = 14

This day came on for trial ^{the above styled cause} and both parties appeared and arraigned for trial no jury being demanded. all evidence was submitted to the court, and the court after hearing said evidence and being fully advised in the matter is of the opinion that the defendant is not guilty of said charge.

It is therefore the order of the court that the State of Texas do have and recover of and from the defendant Harold Smith nothing by reason of this action and that the said defendant go hence without day.

The State of Texas }
vs }
Will Thomas } 44764

Mis use of Horse & Carriage
February 26 = 14

This day came on to be heard the above styled and numbered cause, there came the County Attorney prosecuting the cause of the State, there also came the Defendant in answer to said charge pleading not guilty, there came a jury of six good and lawful men, who being duly sworn and empaneled, and the jury, after hearing the evidence and receiving the charge of the Court retired to consider of their verdict, and there after returned into open court the following verdict to-wit: "Be the jury find the Defendant Not Guilty W.C. Masley Foreman".

It is therefore the order of the Court that the State of Texas take nothing of and from the said Defendant Will Thomas, by this action, and that he go hence without day.

The State of Texas }
vs }
Abe Lincoln } 44675

A. D.

January 8 = 1914.

On this day came on for trial by the Court the above styled and numbered cause, there came the County attorney prosecuting the cause of the, and there came the Defendant in said cause in person, pleading not guilty to said charge, no jury being demanded by either party, the announced ready for trial before the Court, wherefore the evidence was submitted to the Court, and the Court after hearing said evidence and being fully advised in the premises is of the opinion that the Defendant is not guilty of said charge. It is therefore the order of the Court that the State of Texas take nothing of the said Defendant Will Thomas and he is hereby adjudged not guilty of said charge herein and that he go hence without day.

the _____ day of _____ A. D. 189_____

The State of Texas } A. A.
 = of 25 = } 44594
 Sam Steele }
 January 8 = 14
 on this day came on for trial by
 the court the above styled and numbered
 cause. there came the County attorney
 prosecuting the cause of the State, there also
 came the defendant in person pleading
 not guilty, to said charge. Both parties
 announced ready for trial, no jury being
 demanded. the evidence in said charge
 was submitted to the court, and the
 court after hearing said evidence
 and being fully advised in the
 premises is of the opinion that said
 defendant is not guilty of said
 charge."

It is therefore the order and decree
 of the court that said defendant is not
 guilty of said charge, and that the
 State of Texas take nothing of and from
 the said defendant and that he go hence
 with out day =

The State of Texas } ✓ Motion
 vs } 45024 ✓
 Chas O. Wava } Feb 11 = 14

on this day came on to be heard
 by the court the motion for new trial
 in the above styled and numbered cause,
 and the court after hearing the argument
 of said motion and fully understanding
 same is of the opinion that same
 should be overruled.

It is therefore the order and decree
 of the court that said motion be and
 the same is hereby overruled by the
 court, and to which action and

the _____ day of _____ A. D. 189

The State of Texas } Motion
 Vs } H 5043 } order on
 Ernest Irving } } July 26-14

on this day came on to be heard by the court, the motion of the defendant in the above styled and numbered cause for a new trial thereof, and the court after hearing said motion and being fully advised in the premises is of the opinion that the law is against said defendants motion and that the same should be overruled.

It is therefore the order of the court that said motion be and the same is hereby in all things overruled; and to which action of the court the defendant duly excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, defendant given 30 day from the adjournment of this court in which to file statement of facts and bills of exceptions.

The State of Texas } Pistol
 Vs } H 5024 } Judgment
 Charly O'Hara } } July 11-14

on this day came the county attorney prosecuting the cause of the state in the above styled and numbered cause, there came the defendant in his own proper person pleading not guilty to said charge, no jury having been demanded both sides arraigned ready for trial, the evidence being submitted to the court, and the court after hearing said evidence and being fully advised in the premises finds that the said defendant is guilty as charged.

It is therefore ordered, adjudged and decreed by the court that the said defendant

Charley O'Hara is guilty of said charge and his punishment is hereby assessed at a fine of one hundred dollars and all cost of this cause of action, it is further ordered by the court that the State of Texas do have and recover of and from the said Charley O'Hara the said fine of \$100. and all cost in this cause, and that execution may issue against the property of said defendant for the amount of said fine and costs

and the defendant being present in open court is placed in the hands of the Sheriff who will commit him to the county jail and him safely keep until such fine and cost are fully paid

The State of Texas } ✓ Theft
 vs } 44804 Judgment
 Otto Daudy } January 7-14

On this day came on to be heard by the court, there came the county attorney prosecuting the cause of the State, there also came the defendant in his own person pleading not guilty to said charge wherefore the said cause was submitted to the court, and the court after hearing said evidence is of the opinion that the defendant is guilty as charged,

It is therefore the order of the court that the defendant is guilty as charged and his fine is hereby assessed at punishment is hereby assessed at a fine of \$25.00 and 30 days in the county jail, and it is further ordered by the court that the State of Texas do have and recover of and from the said defendant the said fine of

Manufacturing Stationers, Fort Worth

twenty five dollars and all cost of this prosecution for which execution may issue against the property of said defendant of said amount of said fine and costs and the defendant being present in open court is placed in the custody of the sheriff who will commit him to the County Jail and him safely keep until such fine and cost are fully paid

The State of Texas }
vs. } H H 685 } Theft
Jeff M^o Farland } }
January 7-14

This day appeared the Parties to the above cause, both defend and county attorney and announced Ready for trial, and all evidence being submitted to the Court who after hearing the Pleadings of the state and defendant who pleaded not guilty to said charge, is of the opinion that the Law is against the defendant and that he is guilty of said charge; wherefore it is the order of the Court that the defendant is guilty and his punishment is hereby assessed a fine of \$25⁰⁰ and 30 days in Jail, and it is further ordered that the State of Texas do have and Receive of and from the defendant the said amount of fine and all cost of this prosecution, for which Execution may issue against the property of said defendant. And the said defendant being present in open court has placed in the hands of the Sheriff who will commit him to Jail and him safely keep until said fine and costs are fully paid

Read, signed and approved in open court this the 28th, February, 1914
Jesse S. Brown Co. Secy.

The State of Texas ³ / Reconigance
 vs. #4504 ₃
 Earnest Irving ₃ March 7-14

On this day came into open court
 Earnest Irving the defendant, in the above
 cause, together with L. D. Lipscomb &
 Horace M. Collins as sureties, and each
 of them acknowledged him self severally
 indebted to the State of Texas in the penal
 sum of \$250⁰⁰, conditioned that the said
 Earnest Irving who has been convicted in
 this court of a misdemeanor and his
 punishment assessed by jury at a fine of
 twenty five dollars, has more fully appear
 from the judgment of Record. And
 pled in this cause, shall appear
 before this court from day to day and from
 term to term of the same, and shall 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 cause.

the

day of

A. D. 189

Manufacturing Stations, Fort Worth

The State of Texas
County of Tarrant

In the County Court
of Tarrant County Texas.
March Term A. D. 1914-

This the 16th day of April A. D. 1914, The County Court of Tarrant County Texas, being in session, and it being known that the County Judge of said Court, to wit, Judge Jesse M. Brown, was absent from the Court, and that he was unable to serve on the bench of said Court at this time, and it being apparent that the election of a special judge was necessary in order to dispatch the business of said Court the following Business was had:

Announcement of the above facts was made by the Sheriff at the door of the Court House of Tarrant County Texas, together with the announcement that a special judge was about to be elected, and a call for the attorneys practicing at the Bar of this Court in said County, was made by him, and in response thereto the following practicing attorneys presented themselves, and proceeded to organize by electing C. O. Estes, a practicing attorney at the Bar of this County, Chairman of said meeting, and the County Clerk being present the meeting proceeded to the election of a special judge, which election was held by ballots, and Judge C. P. Simmons receiving nine (9) ballots, being the entire number of ballots cast, and a majority of the ballots of all the attorneys present whereupon he was by said Chairman declared duly elected, whereupon the oath of office prescribed by the Constitution of the State of Texas for County Judge, was by the Clerk of the Court administered to him, the following named Lawyers being present to wit: - C. O. Estes, Sam. Bradley, J. L. Bunn, Homer Baughman, V. B. Hedgeworth, L. H. Day, Marshall Spoons, John W. Baskin and H. B. Armmann.

The State of Texas
County of Tarrant

Oath of Office

I, Tom Simmons do, solemnly swear, that I will faithfully and impartially discharge and perform all the duties incumbent upon me as County Judge of Tarrant County, Texas, according to the best of my skill and ability, agreeably to the Constitution and Laws of the United States and of this State; and I do further solemnly swear that since the adoption of the Constitution of this State, I being a citizen of this State, have not fought a duel with deadly weapons, within this State nor out of it, nor have I sent or accepted to fight a challenge to fight a duel with deadly weapons, nor have I acted as secondary in carrying a challenge or aided, advised, or assisted any person thus offending; and I furthermore solemnly swear that I have not ~~acted~~ directly nor indirectly, paid, offered or promised to ^{pay} contribute, any or promised to contribute any money or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected so help me God.

Tom Simmons.

Sworn to and subscribed before me
this 16 day of April A.D. 1914,



A. J. Beavers.

Clerk County Court, Tarrant Co Texas

By A. N. Harris - Deputy

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth

The State of Texas } order on defendant's motion
 vs } 45119, for new trial,
 A. Bodkin } April 29th 1914

Court in session on this the 29th day of April 1914, came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial therein, and the Court having heard the argument of counsel, and being fully advised in the premises is of the opinion that said motion should be and the same is hereby in all things overruled, and a new trial denied the said defendant, and to which ruling of the court, the said defendant herein, in open court duly excepts and gives notice of appeal to the court of Criminal Appeals at Austin Texas; and said defendant is hereby given 20 days from the adjournment of this court in which to file Bill of Exception and Statement of facts.

The State of Texas } ✓ Defendant's motion
 vs } 44749 for new trial
 A. McIntyre } April 1st 1914

On this day in open court came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial therein, and the court after hearing the argument of counsel, and hearing said motion read and being fully advised in the premises is of the opinion that said motion is well taken, and that same should be in all things granted.

It is therefore the order of that said motion be and the same is hereby granted, and said defendant herein is in all things allowed and granted a new trial

State of Texas }
 vs } 45308
 Harry Brown } Defendants motion
 for new trial
 April 11-1914

On this day came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial there in, and the court after hearing said motion and argument of counsel is of the opinion that said motion should be and the same is hereby in all things overruled, and said defendant denied a new trial

Tom C Bradley
 Acting as special
 Judge in said cause.

The State of Texas }
 vs } 45119
 S. T. Bodkin } Recognizance,
 Friday
 May 1st 1914.

On this day came in to open court, S. T. Bodkin, the defendant in the above entitled cause, together with T. F. Kirgic, G. W. Poulter and E. H. Johnson, as sureties, and each acknowledged themselves indebted and bound to the State of Texas in the penal sum of one thousand (\$1000.00) Dollars, conditioned that the said S. T. Bodkin, who has been convicted in the County Court of this county, in this cause, of a misdemeanor, and his punishment assessed at a fine of one thousand dollars, (\$1000.00) as more fully appears from the judgment of record duly entered herein, shall appear before this Court from day to day and from time to time of the same and not depart without leave of this court, in order to

Manufacturing Stationers, Fort Worth.

The Judgment of the Court of Criminal Appeals of the State of Texas, to which Court this cause is here now appealed.



The State of Texas,

vs

A. L. Gentry

}}
}}
}}
}}
}}

44906

Order on motion.

Saturday May 2nd 1914.

On this day come on to be heard by the Court the motion of the defendant in the above styled and numbered cause for a new trial therein, and the court, after hearing said motion and the argument of counsel, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore the order and decree of the court that said motion be and the same is hereby in all things overruled, and said defendant is hereby denied a new trial in said cause, to which ruling and action of the court the said defendant here now gives duly excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is hereby given 30 day after the adjournment of this court in which to prepare and file his Bills of exceptions and statement of facts herein



44906

The State of Texas, Recognizance
 vs
 A. L. Gentry Saturday May 2, 1914

on this day come in to open Court, A. L. Gentry, the defendant in the above styled and numbered cause together with C. H. Bowen and P. O. Allen as sureties and each acknowledged themselves indebted and bound to the State of Texas, in the penal sum of Two Hundred and no/100 Dollars (\$200.00) Conditioned that the said A. L. Gentry who has been convicted in this Court ^{in this cause} of a Misdemeanor and his punishment assessed at a fine of \$500, as more fully appears from the Judgment of Conviction duly entered of Record herein, shall appear before this Court, from time to time and from Term to Term, and shall not depart the Jurisdiction of this Court without ~~leave~~ leave thereof, in order to abide the Judgment of the Court of Criminal Appeals of the State of Texas, to which Court this cause has been taken on appeal.

Read, signed and approved in open Court this the 2nd day of May, 1914. Jesse M. Brown Clerk

Manufacturing Stationers, Fort Worth.

State of Texas }
 vs } 45252 }
 Frank Hicks } Recognizance

May 14 = 1914

On this day came in to open court, one Frank Hicks, the defendant in the above styled and numbered cause together with H. C. Lee, C. D. Record and C. R. Ritchen as sureties and each acknowledged him self indebted and bound to the State of Texas in the penal sum of two hundred and no/100 (\$200.00) Dollars,

Conditioned that the said Frank Hicks, who has been convicted in this the county court of Tarrant County, of a misdemeanor, and his punishment assessed at a fine of \$25.00 together with all cost of said cause

as more fully appears of the judgment of conviction duly entered of Record herein, shall appear before this court from time to time and from term to term thereof, and shall not depart the jurisdiction hereof without leave of said court, in order to abide the judgment of the court of criminal appeals of the State of

State of Texas }
 vs }
 Frank Hicks } Motion

July 3-1914

... on this day came on for hearing the Motion of the defendant in the above cause for a new trial therein, and the court after hearing said motion and proceedings is of the opinion that same should be overruled

It is therefore the order and decree of the court that said motion for a new trial be and the same is hereby in all things overruled, and to which action of the court the defendant in open court duly excepted and gave notice of appeal to the Court of criminal appeals of the State of Texas, defendant given 10 days to file statement of facts and precedents.

the

day of

A. D. 189

Texas Printing Comp

The State of Texas

Theft

45561

vs

W. J. Ellis

}

May 28-1914

On this day came on for trial the above styled and numbered cause, and there upon came the defendant in said cause pleading not guilty to said charge, a Jury being waived, all matters of fact as well as of law were submitted to the Court, and the court, after hearing said evidence and argument of counsel both for the State and for the defendant, is of the opinion that said defendant is not guilty of said charge.

It is therefore ordered and decreed by the court that the State of Texas take nothing of said defendant by reason of this cause of action, and that he go hence without day.

~~~~~

Read, signed and approved in open court this  
the 1st day of July, A. D. 1914, J. M. Brown, Co. Judge

July 6<sup>th</sup> A. D. 1914.

Court in session this the 6<sup>th</sup> day of July, A. D. 1914 same being the first day of the July A. D. 1914 term of this court, and before the Honorable Jesse M. Brown Judge of said Court, the following proceedings were had to-wit.

|                    |                                 |
|--------------------|---------------------------------|
| The State of Texas | } Assault                       |
| vs                 |                                 |
| Charlie Brown ✓    |                                 |
| No. 45781          | September 4 <sup>th</sup> 1914. |

on this day come on to be heard for trial the above styled and numbered cause, there came the defendant in person pleading not guilty to said charge, and there came the County attorney prosecute the cause of the state, and no jury being demanded, the matters of fact as well as of law were submitted to the court, and the court after hearing all the evidence in said cause and being fully advised in the premises is of the opinion that the said defendant is not guilty of said charge, and

It is therefore the order and decree of the Court that the said Defendant Charlie Brown he and he is hereby adjudged not guilty of said charge, and that he go hence without day, and that the State of Texas recover nothing of the said Defendant Charley Brown on this charge

Read, signed and approved in open court this the 5<sup>th</sup> day of September, 1914 Jesse M. Brown County Judge

Be it remembered that on the first Monday in September A. D. 1914, The same being the 7<sup>th</sup> day of September, A. D. 1914, 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 & presiding, The Honorable Jesse M. Brown, County Judge, John N. Baskin, County Attorney, A. J. Blaney's County Clerk and W. M. Ren Sheriff of Tarrant County, Texas, when the following proceedings were had upon the Criminal Docket of said Court, to-wit:-

The State of Texas } Resisting an Officer  
 Mrs. R. L. Paxton } <sup>H 6153</sup> Thursday Oct. 22<sup>nd</sup> 1914

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 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, defendant here now 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:- "Be the Jury find the defendant not guilty. \_\_\_\_\_ Foreman."

It is therefore ordered by the Court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence with out day.

The State of Texas } \_\_\_\_\_ A.  
 Al. Langman } <sup>H 6172</sup> Wednesday Oct 21<sup>st</sup> 1914

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. Thereupon came a Jury of good and lawful men to-wit B. F. Thompson and five others who were duly selected, empaneled and sworn according to law, and the

Manufacturing Stations, Fort Worth.

Information being read to the jury, defendant here now 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 defendant not guilty."  
B. L. 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.

46099

The State of Texas } Pistol

vs. } Charles Holmes } Thursday Oct 8 1914

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. Thereupon came a Jury of good and lawful men to-wit: - B. L. Thompson and five others who were duly selected, impaneled and sworn according to law, and the Information being read to the jury, defendant here now 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."  
B. L. 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.



The State of Texas

A. A.

vs. Peter Brown

H6090

Wednesday Oct 7<sup>th</sup> 1914

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. Thereupon came a Jury of good and lawful men to-wit: - A. W. McCombs and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty"

A. W. McCombs

It is therefore 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 State of Texas

Theft.

vs. Susan Smith

H6070

Wednesday Sept. 30<sup>th</sup> 1914

This day came the County Attorney prosecuting the pleas of the State, came, also 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. R. Jackson and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. J. R. 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.

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

46047

The State of Texas } A.A.

as. } M. B. Harris ✓ } Wednesday Sept 23 1914

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. Thereupon came a Jury of good and lawful men to-wit: - C. S. Knott and five others who were duly selected, empaneled and sworn according to law, and the ~~Information~~ <sup>Indictment</sup> being read to the Jury, defendant here now 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 defendant not guilty - C. S. Knott, Foreman.

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

46019

The State of Texas } Theft.

op. } Ab. Walker ✓ } Thursday Sept 17 1914

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. Thereupon came a Jury of good and lawful men to-wit: - W. P. Hamilton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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: - W. P. Hamilton, 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 State of Texas

Theft.

vs.  
Robert Norris

No. 46007

Thursday Sept 17 1914

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. Thereupon came a Jury of good and lawful men to-wit; - W. P. Hamilton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty.

W. P. Hamilton Foreman

It is therefore 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 State of Texas

Pistol

vs.  
H. Salinas

No. 45989

Wednesday Sept 9 1914

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. Thereupon came a Jury of good and lawful men to-wit: - W. E. Phelps and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 H. Salinas not guilty as charged. W. E. Phelps Foreman

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

Manufacturing Stations, Fort Worth

45943 1/2

The State of Texas } A.A.

as. Dollie Chaney } Thursday Oct 8<sup>th</sup> 1914

This day came the County Attorney prosecuting the Pleas of the State, came also 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. J. Fisher and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now enters 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. J. J. Fisher Foreman."

It is therefore ordered by the court that the State of Texas take nothing by reason of this prosecution and that the defendant go hence without day.

45936

The State of Texas } Dis. P.

as. R. A. Beard } Friday Sept 11<sup>th</sup> 1914

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. Thereupon came a Jury of good and lawful men to-wit: - Sam N. Smith and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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: - "Be the Jury find defendant not guilty. Sam N. 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.



The State of Texas

Theft.

vs. Walter Chandler

No. 45913

Saturday Sept. 19<sup>th</sup> 1914

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.

Thereupon came a Jury of good and lawful men to-wit:-

H. P. Hamilton and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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. P. Hamilton, Foreman."

It is therefore 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 State of Texas

A. A.

vs. Arthur E. Hawkins

No. 45301

Saturday Sept 19<sup>th</sup> 1914

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.

Thereupon came a Jury of good and lawful men to-wit:- W. R. Scott and five others who were duly selected, empaneled and sworn according to law, and the Information being read to the Jury, defendant here now 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 defendant not guilty. W. R. Scott, Foreman."

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



Manufacturing Stationery, Fort Worth.

46159

The State of Texas } Theft.

Tracy Thompson } Wednesday Oct 28 1914

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 facts as well as of law were submitted to the Court and the next day 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 Twenty five Dollars and Thirty days in Jail.

It is therefore ordered by the Court that the State of Texas do have and recover of and from the defendant Tracy Thompson 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, and for the full period of Thirty days in Jail.

Further ordered that said defendant stand committed to the County Jail until said fine and costs are fully paid and for the full period of Thirty days in Jail.

The State of Texas } Bond Forfeiture

105-

Jack Hill et al } Saturday Oct. 3 1914

This day came on to be heard the above entitled and numbered cause, and came the State of Texas by her County Attorney, and the parties defendant by their attorneys, and submit the matters in controversy, as well of law as of fact, to the Court, and it appearing to the Court, after hearing the pleadings, the evidence and the argument of Counsel, that plaintiff's cause of action is liquidated and proved by an instrument of writing, executed by the defendants and each of them, whereby they bound themselves, jointly and severally, to the State of Texas, in the penal sum of One Hundred dollars, upon the conditions therein stipulated, it is the opinion of the Court that the plaintiff

should prevail, and that the clerk do assess the damages sustained by reason of the premises; and the said clerk now here having assessed the damages aforesaid at the sum of One Hundred dollars, it is therefore ordered by the Court that the plaintiff, the State of Texas, do have and recover of and from the defendants, Jack Hill, J. J. Peacock and J. C. Peacock, and from each of them, jointly and severally, the sum of One Hundred dollars, together with its costs in this behalf expended, and that it have its execution

The State of Texas

Bond Forfeiture

vs. Goldie Bell et al

No. 104

Saturday Oct 3, 1914

This day came on to be heard the above entitled and numbered cause, and came the State of Texas by her County Attorney, and the parties defendant by their Attorneys, and submit the matters in controversy, as well of law as of fact, to the Court; and it appearing to the Court, after hearing the pleadings, the evidence and the argument of counsel, that Plaintiff's cause of action is liquidated and proved by an instrument of writing, executed by the defendants and each of them, whereby they bound themselves, jointly and severally, to the State of Texas, in the penal sum of Two Hundred dollars, upon the conditions therein stipulated, it is the opinion of the Court that the plaintiff should prevail, and that the clerk do assess the damages sustained by reason of the premises; and the said clerk now here having assessed the damages aforesaid at the sum of Two Hundred dollars, it is therefore ordered by the Court that the plaintiff, the State of Texas, do have and recover of and from the defendants, Goldie Bell, R. B. Shropshire and B. W. Shropshire, and from each of them, jointly and severally the sum of Two Hundred + no/100 dollars, together with its costs in this behalf expended, and that it have its execution

the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189

Manufacturing Stationers, Fort Worth.

No. 98

The State of Texas  
vs.

Bond Forfeiture

Jess Jackson et al

Saturday Oct 3<sup>rd</sup> 1914

This day came on to be heard the above styled and numbered cause, and came the State of Texas by her County Attorney, and the parties answering herein by their attorneys, and submit the matters in controversy, as well of fact as of law, to the court; and it appearing that the defendant O. J. Dunn, was not served with a citation herein, and application being made by the State of Texas by her County Attorney, to dismiss this cause as to the afore-named defendants, it is therefore the order, judgment and decree of the court that this cause be dismissed as to the afore-named defendants, and that they go hence without day, and that they recover their costs of and from the plaintiff, the State of Texas; and it further appearing to the court, after hearing the pleadings the evidence and the argument of counsel, that plaintiff's action is liquidated and proved by an instrument of writing, executed by the defendants and each of them, whereby they bound themselves, jointly and severally to the State of Texas, in the penal sum of Two Hundred dollars, upon the conditions therein stipulated it is the opinion of the court that the plaintiff should prevail, and that the clerk do assess the damages sustained by reason of the premises; and the said clerk now here having assessed the damages aforesaid at the sum of \$200<sup>00</sup> dollars, it is therefore ordered by the court that the plaintiff, the State of Texas, do have and recover of and from the defendants, Jess Jackson and S. M. Conger, and from each of them, jointly and severally the sum of Two Hundred dollars, together with its costs in this behalf expended, except as to the discontinuances herein before mentioned, and that it has its execution



The State of Texas

Bond Forfeiture

vs.  
N. F. Colson et al

No. 96

Saturday Oct 3 1914

This day came on to be heard the above styled and numbered cause, and came the State of Texas by her County Attorney, and the parties answering herein by their attorneys, and submit the matters in controversy, as well of fact as of law, to the court; and it appearing that the defendant C. Colson was not served with a citation herein, and application being made by the State of Texas, by her County Attorney, to dismiss this cause as to the aforenamed defendants, it is therefore the order, judgment and decree of the court that this cause be dismissed as to the aforenamed defendants, and that they go hence without day, and that they recover their costs of and from the plaintiff, the State of Texas; and it further appearing to the court, after hearing the pleading, the evidence and the argument of counsel, that plaintiff's action is liquidated and proved by an instrument of writing, executed by the defendants and each of them, whereby they bound themselves, jointly and severally, to the State of Texas, in the penal sum of Two Hundred dollars, upon the conditions therein stipulated, it is the opinion of the court that the plaintiff should prevail, and that the Clerk do assess the damages sustained by reason of the premises; and the said clerk now here having assessed the damages afore said at the sum of \$200.00 Dollars, it is therefore ordered by the court that the plaintiff, the State of Texas, do have and recover of and from the defendants, N. F. Colson, and J. H. Mead, and from each of them, jointly and severally, the sum of Two Hundred dollars, together with its costs in this behalf expended, except as to the discontinuances hereinbefore mentioned, and that it have its execution.

The State of Texas

Order on Motion

vs.  
Minnie Strauss

No. 45763

Friday Sept 18 1914

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in her own proper person and then came on to be heard the defendant's motion for new trial, and after argument of counsel, the court being fully advised in the premises, it is the opinion of the court, that the law is against the defendant



the

day of

A. D. 189

It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of defendant fixed at the sum of Two Hundred & no/100 \$200<sup>00</sup> Dollars.

The State of Texas } Recognizance  
 vs. } No. 45763

Minnie Strauss } Friday Sept 18<sup>th</sup> 1914

On this day came into Open Court Minnie Strauss defendant in the above entitled cause, who together with W. J. Mayo and Charlie Mayo, as sureties, acknowledged themselves generally indebted to the State of Texas, in the penal sum of Two Hundred & no/100 \$200<sup>00</sup> Dollars, conditioned that the said Minnie Strauss who has been convicted in the County Court of Tarrant County Texas, in this cause of a misdemeanor and her punishment assessed at a fine of One Hundred & no/100 \$100<sup>00</sup> 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.

The State of Texas } Order on Motion  
 vs. } No. 46094

Joe Henderson } Friday Oct 9<sup>th</sup> 1914

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, and then came on to be heard the defendant's motion for New Trial, and after argument of counsel, the Court being fully advised in the premises it is the opinion of the Court, that the law is against the defendant.

It is therefore ordered by the Court that the same be overruled to which defendant, excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, in which to file statement of facts & bills of exceptions, and defendant is given 30 days after adjournment of Court. Recognizance of defendant fixed at the sum of Three Hundred & no/100 \$300<sup>00</sup> Dollars.



71046094

The State of Texas  
vs.

Recognizance

Joe Henderson

Friday Oct. 9<sup>th</sup> 1914

On this day came into Open Court Defendant Joe Henderson in the above entitled cause, who together with Geo. C. Harris and W. W. Bigby as sureties, each acknowledged them selves severally indebted to the State of Texas, in the penal sum of Three Hundred & no/100 (\$300<sup>00</sup>) Dollars conditioned that the said Joe Henderson 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~~ ninety (90) days in 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.

45522

The State of Texas  
vs.

Order on Motion.

James Wells

Wednesday Oct 28<sup>th</sup> 1914

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person and then came on to be heard the defendant's motion for new Trial, and after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court, that the law is against the defendant.

It is therefore ordered by the Court that the same be overruled to which defendant excepts and gives notice of Appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant fixed at the sum of Two Hundred & no/100 (\$200<sup>00</sup>) Dollars.

the day of A. D. 189

The State of Texas } Recognizance  
vs. } 45522

James Wells } Wednesday Oct 28 1914

On this day came into Open Court James Wells defendant, in the above entitled cause, who together with W.P. McLean and L.M. Levy as sureties, acknowledged themselves severally indebted to the State of Texas, in the penal sum of Two Hundred & no/100 \$200<sup>00</sup> Dollars, conditioned that the said James Wells 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 Twenty five & no/100 \$25<sup>00</sup> 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.

Indexed to here

The State of Texas }  
vs } no 44381  
Pete Arnold }

Recognizance  
Thursday, October 1 1914

On this day came into open Court defendant in the above entitled cause, who, together with W.D. Reynolds and J. Brull, sureties, acknowledged themselves severally indebted to The State of Texas in the penal sum of \$200<sup>00</sup>. Conditioned that the said Pete Arnold, 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 Twenty-five & no/100 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 with leave of this Court in order to abide the judgment of the judgment of the Court of Criminal Appeals of the State of Texas in this case.

Read, signed and approved in open court this the 31st October 1912  
Jesse M. Brown  
County Judge

the

day of

A. D. 189

Texas Printing Company

The State of Texas }  
 vs }  
 S. J. Bodkins. ✓ } No. 45-119  
 In the County Court of Tarrant  
 County, Texas.

Recognizance. Monday, November 16<sup>th</sup>, 1914

Whereas, on the 17<sup>th</sup> day of April, A. D. 1914, S. J. Bodkins, was convicted in the County Court of Tarrant County, State of Texas, in Cause No. 45119, styled "The State of Texas vs. S. J. Bodkins," of a misdemeanor, and his punishment was assessed at a fine of One Thousand (\$1,000.00) Dollars; and whereas, the said S. J. Bodkins, on the 24<sup>th</sup> day of April, A. D. 1914, in open Court, gave notice of appeal to the Court of Criminal Appeals of the State of Texas; and whereas, on the 1st day of May, A. D. 1914, the said defendant, S. J. Bodkins, did, with J. F. Kingie, J. W. Coulter and E. H. Johnson, as sureties, enter into a recognizance to perfect his said appeal; and whereas, said recognizance is defective in its wording and form, as decided by the Court of Criminal Appeals on the 28<sup>th</sup> day of October, A. D. 1914:

Now, therefore, this instrument is executed in lieu of said defective recognizance.

And this day came into open Court S. J. Bodkins, defendant in the above entitled Cause, and who, together with J. F. Kingie, J. W. Coulter and E. H. Johnson, his sureties, and each acknowledged themselves severally indebted and bound to the State of Texas in the penal sum of One Thousand (\$1,000.00) Dollars, conditioned that the said S. J. Bodkins, 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 One Thousand (\$1,000.00) Dollars, as more fully appears by the judgment of conviction of record and duly entered in this cause, shall appear before this Court from day to day and from term to term of the cause, and not depart

Manufacturing Stationers, Fort Worth.

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, to which Court this cause has been appealed.

The State of Texas } Order on Motion  
 47263 vs }  
 B A Ruby } December 4th, 1914

This day came the County attorney prosecuting the Pleas of the State, came also defendant in his own proper person, and then came on to be heard defendant's motion for new trial, and, after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant.

It is therefore ordered by the Court that said motion for new trial be overruled, to which defendant excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant fixed at the sum of \$600<sup>00</sup>. (Defendant is given 30 days after adjournment in which)

The State of Texas } Recognizance  
 47263 vs }  
 B A Ruby } This day, December 4th, 1914.

On this day came into open Court the defendant, B A Ruby, in the above styled and numbered cause who, together with Walter B Scott and G W Ruby, as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of Six Hundred (600<sup>00</sup>) Dollars. Conditioned that the said B A Ruby, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Two Hundred Fifty (250<sup>00</sup>) Dollars, and twelve months confinement in the county jail of said county, 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 } Order on Motion  
 vs } 46254  
 Jack Jones } Tuesday, December 22, 1914

46254

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 defendant's amended motion for new trial, and, after argument of counsel, the Court being fully advised in the premises, it is the opinion of the Court that the law is against the defendant. It is therefore ordered by the Court that said amended motion for new trial be overruled, to which defendant excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

46273

The State of Texas } Order on Def'ts Motion  
 vs } 46273 } For Extension of Time to File St & B of Ex  
 B A Kirby } January 2, 1915

On this day come on to be heard defendant's motion for an extension of thirty days time after adjournment of court in which to file his Statement of Facts and Bills of Exception in this cause, and the Court, after hearing said motion, and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered by the Court that said motion for an extension of time be granted, and same is hereby granted, and defendant is given 30 days from date of adjournment in which to file Statement of Facts & Bills of Exception.

Read, signed and approved in open court this 2 day of Jan 1915  
 \_\_\_\_\_



Opened the 4th day of January A. D. 189

The State of Texas }  
vs }  
Gene Hubbard } no. 46373

Orders on motion for new Trial  
January 14, 1915

On this day came the County attorney prosecuting the pleas of the State, came also the defendant in his own proper person, and then came on to be heard defendant's amended motion for a new trial, and, after argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered by the Court that defendant's said amended motion for new trial be, and the same is overruled, to which action of the Court, the defendant excepts, - and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is fixed at \$250<sup>00</sup> with B Dworkin and AB Mynatt as sureties.

The State of Texas }  
vs }  
Gene Hubbard } 46373.

Recognizance  
Thursday, January 14, 1915

On this day came into open Court Gene Hubbard, defendant in the above styled and numbered cause, who, together with B. Dworkin and AB Mynatt, as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of Two Hundred Fifty (\$250<sup>00</sup>) Dollars. Conditioned that the said Gene Hubbard, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of Twenty-five (\$25<sup>00</sup>) 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 Appeals of this State

of Texas in this case.

The State of Texas }  
 vs } no 46477.  
 Garfield Douglas }  
 Order on <sup>amended</sup> Motion for new trial  
 January 23<sup>rd</sup> 1915

46477

On this day come the County Attorney, prosecuting the Pleas of the State, come also the defendant in his own proper person, and then come on to be heard the defendant's <sup>amended</sup> motion for new trial, and after argument of counsel, the Court being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered by the Court that defendant's said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

The State of Texas }  
 vs } 46581  
 Mrs Pete Arnold }  
 Order on Motion for new Trial  
 Saturday, February 6, 1915

46581

On this day come the County Attorney, prosecuting the Pleas of the State, come also the defendant in his own proper person, and then come on to be heard the defendant's motion for new trial, and, after argument of counsel, the Court being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered by the Court that defendant's motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Defendant granted 20 days from and after adjournment of this term of court within which to file statement of facts and bills of exceptions recognition entered into in the sum

of Two Hundred Fifty (\$250<sup>00</sup>) Dollars with W J Mays and John L Bouter as Sureties

The State of Texas } In the County Court of  
County of Tarrant } Tarrant County, Texas

Saturday February 27, 1915.

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M Brown, the duly elected, qualified and acting Judge of said Court, being absent and unable to act as such judge, and to hold said Court, the following attorneys present at such regular term, to wit: Hono. J J Hurley, O S Loff, Frank Groves, W K Parker, R C Parker, S S Beene, R S Phillips, C W Bailey, B S Baldwin and W B Ammerman, proceeded to elect from among their number a special judge for said Court, whereupon the Sheriff of Tarrant County, Texas, made proclamation at the Court House door that the duly elected and acting judge of said Court was absent and unable to serve, and that a special judge was about to be elected; that such proclamation was reported to the Temporary Chairman of the meeting called by the duly practicing lawyers present at said meeting, and such temporary Chairman submitted to such practicing lawyers the question of whether or not a Special Judge should be elected, and such question unanimously carried, after which the name of the Honorable S S Beene, a duly licensed and practicing attorney at the Fort Worth Bar, was submitted as the only candidate for such position.

That the above named attorneys were present and participated in such election; that ten ballots were polled, and ten were for the candidate and nominee, S S Beene, that such ballots were counted after being collected by the Clerk and the result of the election declared by the presiding officer, and such result was also proclaimed by the sheriff at the Court Room door, whereupon the oath of office as prescribed by the law and the Constitution of the State

THE STATE OF TEXAS

NO.46581. -vs-

MRS PETE ARNOLD

R E C O G N I Z A N C E

FEBRUARY 6, 1915.

On this day came into open Court defendant, Mrs Pete Arnold, in the above entitled cause, who, together with W. J. May and John L. Poulter, Sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of TWO HUNDRED FIFTY (\$250.00) DOLLARS: Conditioned that the said Mrs Pete Arnold, who has been convicted in the County Court of Tarrant County, Texas in this cause of a misdemeanor and her punishment assessed at a fine of TEN (\$10.00) DOLLARS and one day's confinement in the County Jail of this County, 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.

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of Texas, was duly administered by the  
County Clerk of Tarrant County, Texas

Read, signed and approved in open court this the  
27th February 1915. Jesse M. Brown County Judge



Manufacturing Stationers, Fort Worth.

The State of Texas }  
vs } 46825  
J W Sullivan }  
In the County Court of  
Tarrant County, Texas.  
March 17, 1915.

On this day this cause was called for trial, and the State and defendant announced ready for trial, and the defendant entered a plea of "not guilty." A jury was waived, and all matters of fact, as well as of law, were submitted to the Court, and, after hearing the evidence, the Ordinance no. 448 of the City of Fort Worth, the Court is of the opinion that the defendant is guilty, and that he should be fined in the sum of Ten Dollars.

It is therefore the order, judgment and decree of this Court that the State of Texas do have and recover of and from the defendant, J W Sullivan, the sum of Ten Dollars, and all costs in this case, and that he be remanded to the custody of the Sheriff of Tarrant County, Texas until said fine, and costs, is paid.

The State of Texas }  
vs } 46825  
J W Sullivan }  
Order on motion  
March 17, 1915

On this day came on to be heard the defendant's motion to quash the complaint herein on the ground set out in his motion, which questions the validity of Ordinance, no. 448 of the City of Fort Worth under which the defendant is prosecuted, and no question is raised as to the form of complaint. And the Court, after hearing the argument overruled said motion and plea of invalidity, and it is in all things overruled.

46790

The State of Texas } Order on motion for new trial  
 vs }  
 C E Hyroop } March 20 1915

This day came the County attorney Prag  
 executing the Pleas of the State, came also the  
 defendant in his own proper person, and  
 then came on to be heard defendant's  
 motion for new trial, and, after hearing  
 the argument of counsel, the Court, being  
 fully advised in the premises, is of the  
 opinion that the law is against the de-  
 fendant.

It is therefore ordered by the Court  
 that said motion for new trial be, and  
 the same is hereby overruled, to which  
 action of the Court defendant excepts,  
 and gives notice of appeal to the Court  
 of Criminal Appeals of the State of Texas

~~Defendant is given thirty days within which~~  
~~(to file Statement of Facts and Bills of Excep~~  
~~tions)~~  
 Defendant given thirty days within which to file Statement of Facts  
 and Bills of Exception  
 Recognizance entered into by defendant  
 C E Hyroop in the sum of \$1000<sup>00</sup> with J Swasey,  
 C C Ferguson and J W Exum, as sureties.

46790

The State of Texas } Recognizance  
 vs }  
 C E Hyroop } March 20, 1915

on this day come into open court, C E Hyroop,  
 defendant, in the above entitled and numbered  
 cause, who, together with J Swasey, C C  
 Ferguson and J W Exum, as sureties,  
 acknowledge themselves severally indebted  
 to the State of Texas in the penal  
 sum of \$1000<sup>00</sup>. Conditioned that the

the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189

Manufacturing Stationers, Fort Worth

said C. E. Hyroop, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$500<sup>00</sup>, and ten days confinement in the County jail of Tarrant County, as more fully appears by 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 judgment of the Court of Criminal Appeals of the State of Texas in this case.

46833

The State of Texas } Order on motion for new trial  
vs }  
Mary Taylor } March 26, 1915

This day came the County Attorney, prosecuting the Pleas of the State, came also the defendant in her own proper person, and then came on to be heard defendant's motion for new trial, and, after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court defendant excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is fixed at \$2000 with L. D. Lipscomb and G. R. Lipscomb as Sureties.

The State of Texas  
 vs  
 Mary Taylor } 46833.

Recognizance  
 April 1, 1915

On this day came into open Court Mary Taylor, defendant in the above numbered and entitled case, who, together with L D Lipscomb and G R Lipscomb, as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$200<sup>00</sup>.

Conditioned that the said Mary Taylor, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and her punishment assessed at a fine of \$10<sup>00</sup>, as more fully appears by 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 judgment of the Court of Criminal Appeals of the State of Texas in this case.

The State of Texas  
 vs  
 E L McLeod } 46864

Order on Motion for new Trial  
 April 3, 1915

This day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, and then <sup>came</sup> on to be heard defendant's motion for new trial, and after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court the defendant excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of the defendant is entered into in the sum of \$200<sup>00</sup> with J. Parker and M. R. Cork as Sureties.

46864

The State of Texas } Recognizance  
vs }  
E L McLeod } April 3, 1915

On this day came into open Court E L McLeod, defendant in the above entitled and numbered cause, who, together with J. Parker and M R Cork, as Sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$200<sup>00</sup>

Conditioned: That the said E L McLeod, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$20<sup>00</sup>, 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 Original Appeals of the State of Texas in this cause.

The State of Texas } In the County Court of  
County of Tarrant } Tarrant County, Texas  
Wednesday, April 7, 1915

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M Brown, the duly elected, qualified and acting judge of said Court, being absent and unable to act as such judge and to hold said Court, the following practicing attorneys present at such regular term, to wit:



W R Parker, R S Phillips, J B Legett, C S Rowland, H P Lane Frank Groves, W B Asmmerman, C W Bailey, V R Parker, David Fitzgerald<sup>2d</sup> of J W Estes, proceeded to elect from among their members a special judge for said court, whereupon the Sheriff of Tarrant County, Texas, made proclamation at the Court House door that the duly elected and acting judge was absent and unable to serve, and that a special judge was about to be elected; that such proclamation was reported to the temporary chairman of the meeting, - and such temporary chairman submitted to such practicing lawyers the question of whether or not a special judge should be elected, and said question unanimously carried after which the name of the Honorable J J Hurley, a duly licensed<sup>2d</sup> practicing attorney of the Fort Worth Bar, was submitted as the only candidate for such position.

That the above named attorneys were present and participated in the election; that ten ballots were called, - and ten were for the candidate and nominee, J J Hurley: that such ballots were counted after being collected by the clerk, and the result of the election declared by the presiding officers, and such result was also proclaimed by the Sheriff at the Court room door, whereupon the oath of office, as prescribed by law and the Constitution of the State of Texas, was duly administered by the County Clerk of Tarrant County, Texas

— — — — —

the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189\_\_\_\_\_

46972

The State of Texas } Order on Motion for New Trial  
vs }  
Joe Winterman } April 24 1915

On this day come the County Attorney, Prosecuting the Pleas of the State, and come also the defendant in his own proper person, and then came on to be heard defendant's motion for a new trial - and, after hearing the argument of counsel, the Court, being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, - adjudged & decreed by the Court that said motion for a new trial be, - and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepts, - and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is given thirty days from and after adjournment of Court this term of Court within which to file Statement of Facts - and bills of Exception.

Recognizance, entered into in the sum of One thousand (\$1000<sup>00</sup>) Dollars with A Wolf and Felix Winterman, as sureties.

46975

The State of Texas } Recognizance  
vs }  
Joe Winterman } April 24, 1915

On this day come into open Court Joe Winterman, defendant in the above numbered & entitled cause who, together with A Wolf and Felix Winterman, as sureties acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of one thousand (\$1000<sup>00</sup>) Dollars

Conditioned: That the said Joe Winterman, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Five Hundred Dollars and one - day's confinement in the County jail of Tarrant County, Texas, - 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 cause.

The State of Texas } Order <sup>Amended</sup> ~~in~~ Motion for New Trial  
 vs } #6941  
 E. J. Carell } April May 1st 1915

This day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in his own proper person, and then came on to be heard defendant's Amended motion for new trial, and, after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Amended motion be, and the same is hereby overruled, to which action of the Court defendant then <sup>stood</sup> there in open Court duly excepto, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is given thirty - days from and after adjournment of this term of Court within which to file Statement of Facts and Bills of Exception.

Read, signed and approved in open Court this the 1st May 1915  
 James M. Brown Co. Judge

the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189\_\_\_\_\_

47039

The State of Texas } Orders on Motion for new trial  
 vs }  
 Willie Holland } June 4<sup>th</sup> 1915

This day came the County Attorney prosecuting the plea of the State; Came also the defendant in his own proper person, and then came on to be heard defendant's motion for a new trial in the above numbered and styled cause, and, after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged, and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court the defendant, then and there, in open Court, excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of Two Hundred Fifty Dollars with L M Walker and A B Myrath as Sureties.

47039

The State of Texas } Recognizance  
 vs }  
 Willie Holland } June 4, 1915

On this day came into open Court Willie Holland, defendant in the above numbered and entitled cause, who, together with L M Walker and A B Myrath, as Sureties, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Two Hundred Fifty Dollars.

Conditioned: That the said Willie Holland who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of Fifteen Dollars, and one day's confinement.

in the County jail of Tarrant County, as more fully appears by the judgment of conviction duly entered in this cause, shall appear before this Court from day to day <sup>and</sup> 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 cause.

The State of Texas } Order on Defendant's Motion for New Trial  
 no 47072. vs  
 Mrs Pete Arnold } May 13, 1915

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 defendant's motion for a new trial in the above numbered and entitled cause, and, after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of defendant is entered into in the sum of one thousand (\$1000<sup>00</sup>) Dollars with Wf Mays and Charles Mays as sureties.

The State of Texas } Recognizance  
 47072. -vs-  
 Mrs Pete Arnold } May 13, 1915

On this day came into open Court Mrs Pete Arnold, defendant in the above numbered and entitled cause, who, together with Wf Mays and Charles Mays, as sureties, acknowledge



Manufacturing Stationers, Fort Worth

Themselves jointly<sup>ly</sup> and severally indebted to the State of Texas in the penal sum of One Thousand (\$1000<sup>00</sup>) Dollars.

Conditioned that the said Mrs Peter Arnold who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and her punishment, assessed at a fine of Three Hundred (\$300<sup>00</sup>) Dollars, - and six months' confinement in the County jail of Tarrant County, Texas, 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 Cause

The State of Texas } Order on Defts Amotion  
 vs } for new Trial  
 Sam McGee, et al } June 18, 1915

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant Sam McGee, in his own proper person, - and then came on to be heard defendant's Amended motion for new trial in the above numbered and entitled Cause, - and, after hearing the argument of Counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, - and the same is hereby overruled, to which action of the Court, the defendant, Sam McGee, then<sup>ly</sup> there, in open Court, excepts - and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

The State of Texas  
 vs  
 Emma Flowers } 47268

Order on motion for new trial

July 1 1915

On this day came on to be heard defendant's motion for a new trial in the above styled and numbered cause, and the Court, after hearing argument of counsel and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered, considered and adjudged by the Court that said motion for new trial be, and the same is hereby granted.

~~~~~

Read, signed and approved in open court this the 2nd July
 A. D. 1915
 Jesse W. Brown Co Judge Tarrant County Tex

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

47359

The State of Texas } Order on Motion for New Trial
vs }
Tom Ridgeway } July 19, 1915

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 new trial in the above styled and numbered cause, and after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore, ordered, adjudged and decreed by the Court, that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court excepts, and gives notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into the sum of one thousand dollars, with Mrs. VC Durrett, and EB Ayres, as sureties.

47359

The State of Texas } Recognizance
vs }
Tom Ridgeway } July 19, 1915

On this day came into open Court Tom Ridgeway, defendant in the above styled and numbered cause, who, together with Mrs VC Durrett and EB Ayres, as sureties, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of one thousand dollars, conditioned, that the said Tom Ridgeway, defendant in said cause, who has been con-

victed in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at ^{of fine of} One Hundred (\$100⁰⁰) Dollars and two months confinement in the County jail of Tarrant County, Texas, 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 of the State of Texas in this cause.

~~_____~~

The State of Texas } Order of Motion for New Trial
 vs } #7417
 George Hill } July 19, 1915

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant, ^{Geo Hill} in his own proper person, and then came on to be heard the defendant's motion for a new trial in the above numbered and entitled cause, and, after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant, George Hill, then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of Two Hundred & no Dollars, with Ben Leggett and E Hill - as Sureties

~~_____~~

The State of Texas
 vs
 George Hill } #7417

Recognizance
 July, 19, 1915

On this day came into open Court, George Hill, defendant in the above styled and numbered cause, who, together with Ben Leggett and O Hill, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$2,000.

Conditioned, that the said George Hill, defendant in said cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of \$5.00, as more fully appears by the judgment duly entered in this said 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 cause

State of Texas
 vs
 Leo Smith } #7374

Order on motion for new Trial
 August 30th 1915

On this day came the County Attorney prosecuting the Pleas of the State; Also came the defendant, Leo Smith in his own proper person, and then came on to be heard the defendant's amended motion for new trial in the above styled and numbered cause, and, after hearing the argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Amended motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

47610

State of Texas
vs

Dora Betts }

In the County Court of

Tarrant County, Texas

Whereas, C. F. Cook had been duly summoned to appear as a witness in this Court in the above styled and numbered cause, and appeared as such, and after having so appeared and been sworn and placed under rule as a witness, said C. F. Cook deliberately, and without leave or consent of Court left the Court House in violation of the orders of the Court.

And whereas, said C. F. Cook has been adjudged to be in contempt of Court, and has been fined \$25.00 and sentenced to one day in jail.

These are therefore to command you to take the body of the said C. F. Cook and place him in jail for one day and until the said fine of \$25.00 is fully paid.

Jesse M. Brown
Cofudge.

47359

The State of Texas
vs

Tom Ridgeway }

Order on Motion for Extension

of Time to file S of F & Bills of Exception

August 31, 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant, Tom Ridgeway, in his own proper person, then came on to be heard defendant's motion for extension of time to file Statement of Facts and Bills of Exception, in the above styled and numbered cause, and after hearing argument of counsel, the Court, being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged, and decreed by the Court that said motion do be, and the same is hereby granted and defendant is given thirty days from and after adjournment of this term of Court within which to prepare and file his Statement of Facts and Bills of Exception.

Read, signed and approved in open court this the 4th Sept. 1915 Jesse M. Brown Cofudge

Be It Remembered, that on 6th day of September A. D. 1915, there came on and was held a regular term of the Honorable County Court of Tarrant County, Texas, at the Court House of said County, in Fort Worth, present and presiding the Honorable Jesse M Brown, County Judge, Marshall Spoons, County Attorney, W H Logan County Clerk and N C Mann, Sheriff, when the following proceedings, among others, were had, to wit:

The State of Texas } Order on motion for new trial
vs } 47503
Mrs M W McKinney } September 16, 1915

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant, Mrs. M W McKinney, in her own proper person, then came on to be heard defendant's motion for a new trial in the above numbered and entitled cause, and, after hearing argument of counsel, the Court, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for new trial be, and the same is hereby overruled to which action of Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$1000⁰⁰, with Sam Small and W B Scott as sureties

the

day of

A. D. 189

Texas Printing Company

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The State of Texas }
 vs }
 W. L. Byrd } In the County Court of Tarrant
 County, Texas, September Term
 A. D., 1915. September 28, 1915

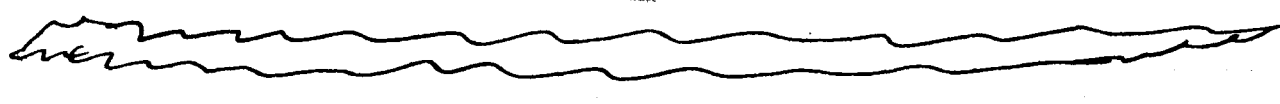
This day this cause came on to be tried upon an affidavit heretofore filed herein by J. R. Montgomery, a reputable property tax paying citizen of the County of Tarrant and State of Texas, and come The State of Texas, acting by and through her County Attorney, Marshall Sponte, and come also the defendant, both in person and by attorney and both sides announced ready for trial, and the Court, after having heard the evidence and argument of counsel, and being fully advised in the premises, is of the opinion that the said W. L. Byrd, as a retail, liquor dealer, has violated the terms and conditions of his liquor dealer's bond, and has violated the laws of this State governing the sale of intoxicating liquors in this State, in that he the said W. L. Byrd; did, while conducting the business of retailing malt liquors on the 19th September, 1915, said day and date being between the hours of nine-thirty o'clock P. M. Saturday, September 18th, 1915, and six o'clock ^{P. M.} of the following ^{day}, Monday, September 20th 1915, unlawfully open, keep open and permit to be opened and kept open his house and place of business where he was then and engaged in the aforesaid business, for the purpose of traffic, and did then and there unlawfully transact and permit to be transacted therein and therefrom, business on the day and date aforesaid, and did then and there unlawfully transact and permit to be transacted therein and therefrom, business on the day and date aforesaid, and did then and there between said hours, unlawfully sell and offer for sale intoxicating malt liquors in quantities of one gallon and less, to one for Schumersoy, to wit: twelve pint bottles of beer.

It is therefore ordered, adjudged and decreed by the Court that the license of W. L. Byrd

the day of A. D. 189

Manufacturing Stallions, Fort Worth

as retail ^{malts} liquor dealer at 723 1/2 North Main Street, in the City of Fort Worth, Tarrant County, Texas, be in all things cancelled, revoked, forfeited, set aside and held for naught from this date, and the Clerk of this Court will notify the Comptroller of the State of Texas, and the Tax Collector of Tarrant County, Texas of this order of this Court.



The State of Texas
vs
Mattie Landman } 47659

Order on motion for new trial
September 24, 1915

On this day come the County Attorney prosecuting the Pleas of the State; came also the defendant in her own proper person, then came on to be heard defendant's motion for a new trial in the above numbered and entitled cause, and the Court, after hearing said motion, argument of counsel - and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

Recognizance of defendant is fixed at \$1000.00 with A. L. Landman and W. B. Scott as sureties thereon.



The State of Texas
vs
Mattie Landman } 47659

Recognizance
September 24, 1915

On this day come into open Court Mattie Landman, defendant in the above numbered and entitled cause, who, together with A. L. Landman and W. B. Scott, acknowledge themselves jointly and severally

indebted to the State of Texas in the penal sum of one thousand dollars.

Conditioned that the said Mattie Landman, defendant in said cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and her punishment assessed at a fine of Two Hundred Fifty Dollars and one days' confinement in the County jail of Tarrant County, Texas, 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 thereof, 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 cause.

The State of Texas
vs
Louise Price

Order on motion for
New Trial.
#7711

September 29, 1915

On this day came the County Attorney, prosecuting the Pleas of the State; came also the defendant in her own proper person, then came on to be heard defendant's motion for a new trial filed in the above numbered and entitled cause, and the Court, after hearing said motion and argument of counsel, and being fully advised, in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizant entered into for defendant in the sum of one thousand dollars, with W.B. Scott and W.P. McLean, Jr., as Sureties.

The State of Texas vs Louise Price } 47711

Recognizance

September 29, 1915

On this day come into open Court Louise Price, defendant in the above numbered and entitled cause, who, together with W.B. Scott and W.P. McLean, Jr., acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of one thousand dollars.

Conditioned that the said Louise Price, defendant in said cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and her punishment assessed at a fine of Two Hundred Fifty Dollars and one day's confinement in the County jail of Tarrant County, Texas, 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 cause.

Election of Special Judge.

The State of Texas vs Tarrant County, Texas }

October 1, 1915

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M. Brown, the duly elected, qualified and acting judge of said Court, being absent and unable to act as such judge and to hold said Court, the following practicing

attorneys present at such term, to-wit:- Walter B Scott, Marvin Simpson, W J Mayo, Chas Mayo, A B Curtis, Hunter P Lane, H D Payne, Geo Hasey, W R Parker, Sam Callaway, John Estes, E H Katliff, proceeded to elect from among their number a Special Judge for said Court. Whereupon, the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly elected and acting judge was absent and unable to serve, and that a special judge was about to be elected. That such proclamation was reported to the temporary chairman of the meeting, and such Temporary Chairman submitted to the above practicing attorneys the question of whether or not a special judge should be elected, and said question unanimously carried, after which the name of E H Katliff, a duly licensed and practicing attorney of the Fort Worth Bar, was submitted as the only candidate for such position.

That all the above named attorneys were present and participated in the election: Twelve ballots were pulled, and the twelve pulled were for the candidate and nominee, E H Katliff. That such ballots were counted after being collected by the Clerk, and the result of the election declared by the presiding officer, and such result was also proclaimed by the Sheriff at the Court room door, whereupon the oath of office as prescribed by law and the Constitution of the State of Texas, was duly administered by the County Clerk of Tarrant County, Texas

Manufacturing Stations, Fort Worth.

State of Texas
vs
Ed Graham } #7693

Order on Motion for New Trial
October 1, 1915

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant, Ed Graham, in his own proper person, then came on to be heard, the defendant's motion for a new trial filed in the above numbered and styled cause, and the Court, after hearing said motion and argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged, and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court ~~that said motion for a new trial~~ the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminals of the State of Texas.

Recognizance for defendant is entered into in the sum of \$1000⁰⁰ with Tom Hodge, M B Simpson and J W Estes as sureties.

The State of Texas
vs
Ed Graham } #7693

Recognizance
October 1, 1915

On this day came into open Court Ed Graham, defendant in the above numbered and entitled cause, who, together with Tom Hodge, M B Simpson and J W Estes, acknowledge themselves jointly and severally bound and indebted to the State of Texas in the penal sum of one thousand dollars.

Conditioned that the said Ed Graham, defendant in said cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Five Hundred Dollars, and one day's confinement in the County jail of Tarrant County, Texas, as more fully appears by the judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term thereof, 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 said cause.

47525

The State of Texas } Orders on Defendants motion for New Trial
vs }
Annie Thomas } October 9, 1915

On this day came the County attorney, prosecuting the Pleas of the State; came also the defendant in her own proper person, then came on to be heard the defendants motion for a new trial filed in this ~~case~~ numbered and entitled cause, and the Court, after having heard said motion, and the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged, and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court, the defendant then and there, in open Court, excepts, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of Five Hundred (\$500⁰⁰) Dollars with B. L. Art and H. S. Meyer as Sureties.

47525

The State of Texas } Recognizance
vs }
Annie Thomas } October 9, 1915

On this day came into open Court Annie Thomas, defendant in the above styled and numbered cause, who, together with B. L. Art and H. S. Meyer, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Five Hundred (\$500⁰⁰)

Dollars,

Conditioned that the said Annie Thomas, defendant in said above number and entitled cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and her punishment assessed at a fine of Two Hundred Fifty Dollars and one day's confinement in the County jail of Tarrant County, Texas, as more fully appears by the judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term thereof, 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 said cause

The State of Texas }
47693- vs }
Ed Graham }

Order on motion for Extension of
Time to file S of F of Bills of Exception
October 20, 1915

On this day came the County attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for an extension of time to file.

Statement of Facts and Bills of Exception in said cause, and the Court, after having heard said motion, ^{and argument of counsel thereon} and being fully advised in the premises is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for extension of time to file Statement of Facts and Bills of Exception be, and the same is hereby granted, and defendant is hereby given twenty days from and after adjournment of this term of Court in which to prepare and file Statement of Facts and Bills of Exception in said cause.

#7499

The State of Texas } Order on Motion for New Trial
 vs }
 Mrs M Long } October 23, 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in her own proper person; then came on to be heard the defendant's motion for a new trial filed in the above numbered and entitled cause, and the Court, after hearing said motion, and the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered adjudged and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of One Thousand Dollars with H. Levine and John A Hill as sureties.

#7499

The State of Texas } Recognizance
 vs }
 Mrs M Long } October 23, 1915

On this day came into open Court the defendant, Mrs. M Long, in the above styled and numbered cause, who, together with H. Levine and John A Hill, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of One Thousand Dollars.

Conditioned that the said Mrs M Long, defendant in said above styled and numbered, cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and her punishment assessed at a fine

of Two Hundred Fifty Dollars, and one day's confinement in the County jail of Tarrant County, Texas, as more fully appears by the judgment of conviction duly entered in said 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 said cause.

47638

The State of Texas } Order on motion to set
 vs } aside judgment
 Fred Wheat } ~~September~~ 10, 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in person and by attorney, then came on to be heard the defendant's motion to set aside the judgment rendered in the above styled and numbered cause on the 8th day of September 1915, and grant him a new trial in said cause, and the Court, after hearing said motion, and the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for to set aside the judgment heretofore rendered and entered in the above styled and numbered cause, and grant a new trial herein, be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is given thirty days from

and after the adjournment of this term of Court in which to prepare and file Statement of Facts and Bills of Exceptions in said Cause.

Recognizance in the sum of One Thousand Dollars is entered into with A. Wheat and R. L. James as Sureties

The State of Texas

Recognizance

#7638

vs

Fred Wheat

September 10, 1915

On this day came into open Court Fred Wheat, the defendant in the above styled and numbered cause, who, together with A. Wheat and R. L. James, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of One Thousand Dollars.

Conditioned that the said Fred Wheat, defendant in the above numbered and entitled cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Five Hundred Dollars and one day's confinement in the County jail of Tarrant County, Texas, as more fully appears by the judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term of the same, and not depart without leave of said Court in order to abide the judgment of the ^{Court of} Criminal Appeals of the State of Texas.

Read signed and approved in open court this the 30th day of 1915
 J. E. Johnson
 Co. Judge

the day of A. D. 189

493

The State of Texas } Order on Motion for New Trial
 vs } (Juvenile)
 Arthur Horn } November 18 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also defendant by attorney, then came on to be heard defendant's motion for a new trial in the above styled and numbered Cause, and the Court, after hearing said motion, the arguments of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

47914

The State of } Order on Motion for New Trial
 vs }
 R A Mays } November 30, 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person; then came on to be heard defendant's motion for new trial filed in the above numbered and entitled cause, and the Court, after hearing said motion, and the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court

the defendant, then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance for defendant is entered into in the sum of Two Hundred Dollars with R M Rea and D S Hagler, as sureties

The State of Texas

Recognizance

47914

R A Mays

November 30, 1915

On this day came into open Court R A Mays, defendant in the above numbered and entitled cause, who, together with R M Rea and D S Hagler, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Two Hundred Dollars.

Conditioned: that the said R A Mays, defendant in the above numbered and entitled cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed, at a fine of Fifty (\$50⁰⁰) Dollars and one day's confinement in the County jail, as more fully appears by the judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term of the same and not depart without leave of said Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in said cause

In the County Court of Tarrant County, Texas
Election of Special Judge.

This day came on a regular term of the County Court of Tarrant County, Texas, and the Hon Jesse M Brown, the duly elected, qualified and acting judge of said Court being absent and unable to act as such judge and to hold said Court, the practicing lawyers of such Court proceeded to elect from among their number a Special Judge for said Court, whereupon the Sheriff of Tarrant County, Texas

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

made proclamation at the Court House door that the duly acting judge of said Court was absent and unable to serve, and that a special judge was about to be elected; That such proclamation was reported to the temporary chairman, W W Wilkins, and said temporary chairman submitted to such practicing lawyers the question of whether or not such special judge should be elected, and same unanimously carried, after which the name of the Hon. S S Beene, a duly licensed and practicing attorney of the Fort Worth Bar, was submitted as the only candidate for such position.

The following practicing attorneys were present and participated in such election, to-wit: - W B Ammerman, Marshall Sponts, Geo Hasey, W M Short, A C Heath, Carl Wade, S J Callaway, Chas. Mays, W R Parker, S S Beene, & S H Hutchens

That there were eleven ballots pulled, and eleven were pulled for the candidate, S S Beene; That such ballots were counted after being collected by the Clerk, and the result of the election declared by the presiding chairman and such result was also proclaimed by the Sheriff at the Court room door, whereupon the following oath of office, as prescribed by the law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas,

Oath of Office

I, Sam S Beene, do solemnly swear (or affirm) that I will faithfully and impartially discharge and perform all the duties incumbent upon me as acting County judge, according to the best of my skill and ability, agreeable to the Constitution and laws of the United States, and of this State; and I do further solemnly swear (or affirm) that since the adoption of the Constitution of this State, I, being a citizen of this State, have not fought a duel with deadly weapons, ~~nor have~~ within this State, nor out of it, nor have I

sent or accepted a challenge to fight a duel with deadly weapons, nor have I acted as second in carrying a challenge, or aided, advised or assisted any person thus offending; and I furthermore solemnly swear (or affirm) that I have not, directly or indirectly, paid offered or promised to pay, contributed, nor promised to contribute any money or valuable thing, or promised any public office or employment, as a reward to secure my appointment as such Special Judge, so help me God,

Sam S. Beene

Sworn to and subscribed before me this 8 day of December, 1915.

W. H. Logan Co. Clerk
By W. W. Talbert, Deputy

#7584 The State of Texas } Order on motion for new Trial
vs }
John Stupis } December 24, 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard defendant's motion for a new trial filed in the above styled and numbered cause, - and the Court, after hearing said motion, argument of Counsel thereon, - and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, - and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is given twenty days from and after adjournment of this term of Court in which to prepare - and file Statement of Facts and Bills of Exception in said cause.

the day of A. D. 189

48066

The State of Texas } Order on Defendant's Motion
vs } for new Trial
F F Craig } December 31, 1915

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard defendant's motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion, argument of counsel thereon, and being fully advised by the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is given twenty days from and after adjournment of this term of Court in which to prepare and file Statement of Facts and Bills of Exceptions in said Cause.

Recognizance of defendant is entered into in the sum of Three Hundred Dollars with Bascom H Dumm and W H Schooler as sureties.

48066

The State of Texas } Recognizance
vs }
F F Craig } December 31, 1915

On this day came into Court F F Craig, defendant in the above styled and numbered Cause, who, together with Bascom H Dumm and W H Schooler, acknowledge themselves jointly and severally indebted

to the State of Texas in the penal sum of Three Hundred (\$300⁰⁰) Dollars.

Conditioned that the said F F Craig, defendant in the above entitled and numbered Cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed of a fine of Twenty-five Dollars, as more fully appears by judgment of conviction duly entered in said Cause, shall appear before this Court from day to day, and from term to term thereof, 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 said Cause.

Read, signed and approved in open court this 1st day of January A. D. 1916
Jesse M. Brown Co. Judge

Manufacturing Stationers, Fort Worth

Be it remembered, that on the 3rd day of January, A.D. 1916, there came on and was held a regular term of the Honorable Court of Tarrant County, Texas, at the Court House of said county, at Fort Worth, present and presiding the Hon. Jesse M. Brown, County Judge, Marshall Sponte, County Attorney, W. H. Logan, County Clerk, and N. B. Mann, Sheriff, when the following proceedings, among others, were had, to wit:-

48077

State of Texas } Order on Motion for New Trial
 vs }
 Mrs E M Maddox } January 7, 1915

On this day came the County Attorney, Prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard, defendant's motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion, argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance for defendant is entered into in the sum of \$250⁰⁰ with Chas Mays and W J Mays as sureties.



48077

The State of Texas } Recognizance
 vs }
 Mrs E M Maddox } January 7, 1916

On this day came into Court Mrs E M Maddox, defendant in the above styled and numbered

causal, who, together with Chas Mayo and W Mayo, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Two Hundred Fifty Dollars.

Conditioned that the said Mrs E M Maddox, defendant in the above styled and numbered Cause, who had been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Twenty-five Dollars, as more fully appears by Judgment of Conviction duly entered in said Cause, shall appear before this Court from day to day, and from term to term thereof, 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 said Cause.

The State of Texas } Order on Def't's motion its arrest of Judgment
48072 vs
E D Syke } January 22, 1916 ✓

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in person and by attorney, then came on to be heard; defendant's motion to in Arrest of Judgment filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed that by the Court that said motion in arrest of Judgment be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted.

The State of Texas } Order on ^{overruled} motion for new Trial
48072 vs
E D Syke } January 22, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant,

Manufacturing Stationers, Fort Worth.

E. D. Syke, in person and by Attorney, then came on to be heard the defendant's amended motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion and argument of Counsel thereon, being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said amended motion for a new trial be, - and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, - and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is fixed at Two Hundred Fifty Dollars with J. A. Walkup and S. L. Wilson, as Sureties.

}
}

The State of Texas } Recognizance
 no. 48072 75 }
 E. D. Syke } January 23, 1916

On this day came into open Court E. D. Syke, defendant in the above styled and numbered Cause, who, together with J. A. Walkup and S. L. Wilson, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Two Hundred Fifty Dollars.

Conditioned that the said E. D. Syke, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of Fifty Dollars, as more fully appears by judgment of conviction duly entered in said Cause, shall appear before this Court from 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.

The State of Texas } Order on Motion for New Trial
48327 vs }
John Stokes } February 16, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in person and by attorney, then came on to be heard defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant is entered into in the sum of \$500⁰⁰ with Walter B. Scott and Philip D. Lopp as Sureties

The State of Texas } Recognizance
48327 vs }
John Stokes } February 16, 1916

On this day came into open Court John Stokes, defendant in the above styled and numbered cause, who together with Walter B. Scott and Philip D. Lopp, as Sureties, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Five Hundred Dollars.

Conditioned that the said John Stokes who has been convicted in the County Court of Tarrant County, Texas

Manufacturing Stationers, Fort Worth.

of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars, as more fully appears by judgment of conviction duly entered in said 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

The State of Texas
48306 vs
Charley Hyde

Orders on Motion for new Trial
February 16, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant is entered into in the sum of Two Hundred Dollars with Felix Winterman, S. D. Miller and J. Baskin as sureties.

The Clerk of The County Court of Tarrant County, Texas is hereby directed to file said Amended Motion for a new trial in the above styled and numbered Cause.

The State of Texas } Order on Def't's Amended Motion for New Trial
 48198 }
 T A Lowery } February 29, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in person and by attorney, then came on to be heard defendant's Amended motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said ^{amended} motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Amended Motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

Recognizance of the defendant is entered into in the sum of Two Hundred (\$200.00) Dollars, with Wf Mays and Chas Mays as sureties.

The State of Texas } Recognizance
 48198 }
 T A Lowery } February 29, 1916

On this day came into open Court T A Lowery, defendant in the above styled and numbered Cause, who, together with Wf Mays and Chas Mays, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Two Hundred (\$200.00) Dollars.

Conditioned that the said T A Lowery, defendant

in the above numbered and entitled Cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Twenty-five Dollars, as more fully appears by judgment of conviction duly entered in said 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 said Cause.

Read, signed and approved in open Court this
the 4th day of March, A. D. 1916
Jesse M. Brown
C. Judge

Be it remembered that on the 6th day of March, A.D., 1916 there came on and was held a regular term of The Honorable County Court of Tarrant County, Texas, at the Court House in said County, at Fort Worth, present and presiding the Honorable Jesse M. Brown, County Judge, Marshall Sponto, County Attorney, W. H. Logan, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others, were had, to wit:

Lion Bonding & Surety Co }
vs } no 121. } Order Releasing Lion Bonding
Stockyards Horse & Mule Co } } & Surety Co from Liability and
Cancelling Bond,
March 21, 1916

Be it remembered that on this day came on to be heard the above styled and numbered Cause, and it appearing to the Court that the Stockyards Horse & Mule Company has filed a new bond, which has been approved in all things by the County Clerk, in accordance with the application of the Lion Bonding & Surety Company herein.

It is therefore ordered, adjudged and decreed by the Court that the application of Lion Bonding & Surety Company to be released from liability upon the Livestock Commission Merchant's Bond of the defendant herein be, and the same is hereby in all things granted, and the said Lion Bonding & Surety Company is hereby fully released and relieved from any and all liability upon said bond of the said Stockyards Horse & Mule Company, and the said bond is ordered cancelled.

Lion Bonding & Surety Company }
No. 122. } vs } Order Releasing Lion Bonding
George R. Barse } } & Surety Company from Liability
and Cancelling Bonds.
March 21st 1916

Be it remembered that on this day came

the

day of

A. D. 189

Texas Printing Company

to be heard the above styled and numbered Cause and it appearing to the Court that the George R. Base has filed a new bond which has been approved in all things by the County Clerk in accordance with the application of the Lion Bonding & Surety Company herein.

It is, therefore, ordered, adjudged and decreed by the Court that the application of Lion Bonding ^{& Surety} Company to be released from liability upon the Live Stock Commission Merchant's bond of the defendant herein be, and the same is hereby in all things granted, and the said Lion Bonding & Surety Company is hereby fully released and relieved from any and all liability upon said bond of George R. Base, and the said bond is ordered cancelled.

Lion Bonding & Surety Co } Order Releasing from Liability
 No 123. } and Cancelling Bond
 vs }
 Fort Worth Horse & Mule Co } March 21, 1916.

Be it remembered that on this day come on to be heard the above styled and numbered Cause, and it appearing to the Court that the Fort Worth Horse & Mule Company has filed a new bond which has been approved in all things by the County Clerk in accordance with the application of the Lion Bonding & Surety Company herein.

It is, therefore, ordered, adjudged and decreed by the Court that the application of Lion Bonding & Surety Company to be released from liability upon the Live Stock Commission Merchant's Bond of the defendant herein, be, and the same is hereby in all things granted, and the said Lion Bonding & Surety Company is hereby fully released and relieved from any and all liability upon said bond of the said Fort Worth Horse & Mule Company, and the said bond is ordered cancelled.

Lion Bonding & Surety Company } Order on Motion
 No 124. } to Cancel Bond
 Evans-Montague Commission Co } March 21, 1916

Be it remembered, that on this day came on to be heard the above styled and numbered Cause, and it appearing to the Court that a judgment has been entered in the 48th District Court of Tarrant County, Texas of February 7th and 1916, against the Lion Bonding & Surety Company for the amount of said bond, to wit: Ten Thousand Dollars (\$10000.00), and it further appearing to the Court that the said Lion Bonding & Surety Company has paid and satisfied said judgment in full, and that said bond has been satisfied, cancelled, and delivered to the said Lion Bonding & Surety Company.

It is, therefore, ordered, adjudged and decreed by the Court that the said Live Stock Commission Merchant's Bond of the said Evans-Montague Commission Company is satisfied and cancelled, and it is hereby ordered, adjudged and decreed that said bond is of no further force and effect, and that the said Lion Bonding & Surety Company be, and it is hereby released and relieved of any further liability upon said bond.

Lion Bonding & Surety Co } Order on Motion
 No. 125 } to Cancel Bond
 Clay Robinson & Company } March 21, 1916.

Be it remembered that on this day came on to be heard the above styled and numbered Cause, and it appearing to the Court that the Clay Robinson & Company has filed a new bond, which has been approved in all things by the County Clerk, in accordance with the application of the Lion Bonding & Surety Company herein.

It is, therefore, ordered, adjudged and decreed by the Court that the application of Lion Bonding & Surety Company to be released from liability upon the Live Stock Commission Merchant's Bond of the defendant herein be

and the same is hereby in all things granted, and the said Lion Bonding & Surety Company is hereby fully released and relieved from any and all liability upon said bond of the said Clay-Robinson & Company, and the said bond is ordered cancelled.

Lion Bonding & Surety Co } Order on application to
 no. 126. vs } Cancel Bond
 C. H. Sroufe Commission Co } March 21, 1916

Be it remembered that on this day came on to be heard the above styled and numbered cause, and it appearing to the Court that the C. H. Sroufe Commission Company has filed a new bond which has been approved in all things by the County Clerk in accordance with the application of the Lion Bonding & Surety Company herein.

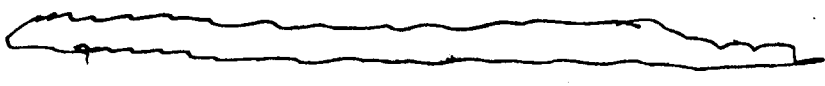
It is therefore, ordered, adjudged and decreed by the Court that the application of Lion Bonding & Surety Company to be released from liability upon the Live Stock Commission Merchants Bond of the defendant herein be, and the same is hereby in all things granted, and the said Lion Bonding & Surety Company is hereby fully released and relieved from any and all liability upon said bond of the said C. H. Sroufe Commission Company, and the said bond is ordered cancelled.

48466 The State of Texas } Order on motion to Quash ~~Information~~
 vs }
 G. D. Kinchen } March 29th, 1916

On this day came the County Attorney prosecuting prosecuting the Pleas of the State; came also the defendant in person and by attorney, there came on to be heard defendant's motion to quash the ~~complaint~~ ^{information} filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being

fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash the ~~complaint~~ ^{plea} filed herein be, and the same is hereby overruled, to which action of the Court the defendant then and there in open Court, excepted.



The State of Texas }
48466 vs
G D Kinchen }

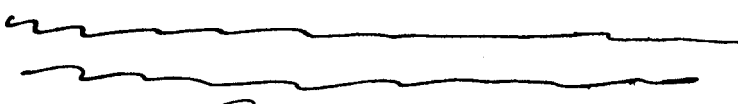
Order on Defendants Motion for New Trial

March 29th 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in person and by attorney, then came on to be heard defendant's motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of Two Hundred Fifty (\$250) Dollars by M Nurike I Cohen and C R Kinchen, as Sureties



The State of Texas }
48466 vs
G D Kinchen }

Recognizance

March 29, 1916

On this day came into open Court G D Kinchen, defendant in the above styled and numbered Cause, who, together with M Nurike, I Cohen and C R Kinchen, acknowledge themselves jointly and severally indebted to the State

in the penal sum of Two Hundred Fifty (\$250) Dollars.

Conditioned that the said G. D. Kitchen, who has been convicted in the County Court of Tarrant County, Texas 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 said 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 said cause

Lion Bonding & Surety Co

vs

National Live Stock Commission Co

In the County Court of

Tarrant County, Texas

March 21, 1916

Be it Remembered that on this day came on to be heard the above styled and numbered cause, and it appearing to the Court that the National Live Stock Commission Company has filed a new bond which has been approved in all things by the County Clerk, in accordance with the application of the Lion Bonding & Surety Company herein.

It is therefore ordered, adjudged and decreed by the Court that the application of Lion Bonding & Surety Company to be released from liability upon the Live Stock Commission Merchant's Bond of the defendant herein be, and the same is hereby, in all things, granted, and the said Lion Bonding & Surety Company is hereby fully released and relieved from any and all liability upon said bond of the said National Live Stock Commission Company, and the said bond is ordered cancelled.

the _____ day of _____ A. D. 189_____

The State of Texas
 no. 48495. vs
 Jim Haley

Order on Defendant's motion for new trial

April 26, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in person and by attorney, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court, the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$300⁰⁰ with J. D. Dillin and W. L. Harrison as Sureties.

The State of Texas
 no 48495. vs
 Jim Haley

Recognizance

April 26, 1916

On this day came into open Court Jim Haley, defendant in the above styled and numbered cause, who, together with J. D. Dillin and W. L. Harrison, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Three Hundred (\$300⁰⁰) Dollars.

Conditioned that the said Jim Haley, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor - and his punishment assessed at a fine of Forty (\$40⁰⁰) Dollars, as more fully appears by the judgment of conviction duly entered in said 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 said cause.

48496

The State of Texas } Order on Defendant's motion for new trial
 vs }
 Jim Haley } April 26, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in person and by attorney, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered case, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and considered by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of Three Hundred (\$300⁰⁰) Dollars, with J. D. Dillin and W. L. Harrison, as Sureties.

The State of Texas } Recognizance
 vs }
 Jim Haley } April 26, 1916

On this day come into open Court Jim Haley, defendant in the above styled and numbered case, who, together with J. D. Dillin and W. L. Harrison, acknowledge themselves jointly and severally indebted to the State of Texas in the several sum of Three Hundred (\$300⁰⁰) Dollars.

Conditioned that the said Jim Haley, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of Twenty-five (\$25⁰⁰)

48496

Manufacturing Stationers, Fort Worth.

Dollars, as more fully appears by the judgment of conviction duly entered in said Cause, shall appear before this Court from day to day, and from term to term thereof, 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 said Cause

48542

The State of Texas } Order on Motion for New Trial
vs }
Eugene Lohy } April 29, 1916

On this day came the County Attorney Prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard defendant's motion for a new trial filed in the above entitled and numbered Cause, and the Court, after hearing said motion, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled.

48600

The State of Texas } Order on Motion for New Trial
vs }
Jose Garza } April 29, 1916

On this day came the County Attorney prosecuting the pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered Cause, and the Court after hearing said motion, and being fully advised in the premises, is of the opinion that the law is against the defend-

-ant.

It is therefore ordered, adjudged^{and} decreed by the Court that said motion for a new trial be, and the same is hereby overruled.

48652 The State of Texas } Order on motion for new trial
vs }
George Abrams } April 19, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person; then came on to be heard the defendant's motion for a new trial filed in the above entitled and numbered cause, and the Court, after hearing said motion, and being fully advised in the premises, is of the opinion that said motion for a new trial should be granted.

It is therefore ordered, adjudged^{and} decreed by the Court that said motion for a new trial be, and the same is hereby granted.

48689 The State of Texas } Order on Defendant's motion for new trial
vs }
Will Basham } April 29, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person; then came on to be heard defendant's motion for a new trial filed in the above styled^{and} numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged^{and} decreed by

Manufacturing Stationers, Fort Worth

Court that said motion for a new trial
be, and the same is hereby overruled,
to which action of the Court the defendant
then and there, in open Court, excepts, and
gives notice of Appeal, to the Court of
Criminal Appeals of the State of Texas

— — — — —
— — — — —

Read, signed and approved in open Court this
the 24th day of April 1916

James M. Brown, Judge

Monday the *1st* day of *May*

A. D. 189

Texas Printing Company

The State of Texas } Order on Motion for New Trial
 #48751 vs }
 J. W. Woods } June 15th, 1916.

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in person and by attorney, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion for a new trial should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, - and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$250⁰⁰ with R. M. Hoke, G. W. McLaughlin and James Turgeson as sureties

The State of Texas } Recognizance
 #48751 vs }
 J. W. Woods } June 15, 1916

On this day came into open Court J. W. Woods, defendant in the above styled and numbered cause, who, together with R. M. Hoke, G. W. McLaughlin and James Turgeson, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$250⁰⁰

Conditioned that the said defendant J. W. Woods, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$10⁰⁰, as more fully appears by the judgment of conviction duly entered in said cause, shall appear before

Manufacturing Stationers, Fort Worth

This Court from day to day, and from term to term thereof, 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 cause.

The State of Texas } Order on defendant's
No 48814 vs } motion for new trial
Daniel Wingfield } May 27, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in his own proper person, then came on to be heard the motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion the argument of counsel thereon, and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled.

The State of Texas } Order on Motion for New Trial
#48881 vs } June 8, 1916
Robert Love }

On this day came the County Attorney prosecuting the pleas of the State; Came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed.

by the Court that said motion for a new trial be, and the same is hereby overruled.

The State of Texas } Order on Motion for new trial
no. 48890 }
Tom Glendon } June 22, 1916

On this day came the County Attorney Prosecuting the Pleas of the State; Cause also defendant in his own proper person, then came on to be heard defendant's motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial filed in the above styled and numbered Cause be, and the same is hereby granted.

The State of Texas } Order on motion for New Trial
no. 48840 }
Sam Snyder } June 16, 1916.

On this day came the County Attorney prosecuting the Pleas of the State; Cause also the defendant in person and by attorney, then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered Cause, and the Court, after said motion, and argument of counsel, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled.

Read, signed and approved in open Court this the 1st July, A.D. 1916 Jesse M. Brown Co Judge

Manufacturing Stationers, Fort Worth

Be It Remembered that on the 3rd day of July A.D., 1916 there came on and was held a regular term of the Honorable County Court of Tarrant County, Texas, at the Court House in said County, at Fort Worth, present and presiding the Honorable Jesse M. Brown, County Judge, Marshall Sponts, County Attorney, W. H. Logan, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others, were had, to wit:

48987

The State of Texas } Orders on Motion for New Trial
 vs }
 Sam Lavou } July 19, 1916

On this day came the County Attorney prosecuting the Pleas of the State, came also the defendant in person and by attorney, then came on to be heard, the defendant's motion for new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that said motion ^{for a new trial} should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there in open Court, excepted, and gave notice of Appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$250⁰⁰ with Walter A. Nelson and B. V. Thomson as sureties.

48987

The State of Texas } Recognizance
 vs }
 Sam Lavou } July 19, 1916

On this day come into ^{open} Court Sam Lavou

the

day of

A. D. 189

Texas Printing Company.

defendant in the above styled ^{and} numbered Cause, who, together with Walter A. Nelson and B. J. Thomson, acknowledges themselves jointly ^{and} severally indebted to the State of Texas in the penal sum of \$250⁰⁰.

Conditioned that the said defendant Sam Lovan who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$25⁰⁰, as more fully appears by judgment of conviction duly entered in said 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 said Cause.

The State of Texas } Order on Motion for New Trial
 76 2 (Gerritt) }
 vs
 Lionel Kopner } July 24, 1916

On this day came the County Attorney prosecuting the pleas of the State, also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled ^{and} numbered cause, and the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged ^{and} decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant entered into in the sum of \$500⁰⁰ with J. A. Childress and H. E. Trotter as Sureties.

the

day of

A. D. 189

Manufacturing Stationers, Fort Worth.

762
Juvenile

The State of Texas }
vs }
Lionel Klopner }

Recognizance
July 24, 1916

On this day came into open Court Lionel Klopner, defendant in the above numbered and entitled cause, who, together with J. A. Childress and H. E. Trotter acknowledged themselves jointly and severally indebted to the State of Texas in the penal sum of \$500⁰⁰.

Conditioned, that the said defendant, who has been convicted in the County Court of Tarrant County, Texas sitting as a Juvenile Court, of a misdemeanor, and his punishment assessed at a term in the State Institute for the Training of Juveniles, for an indeterminate number of years, as more fully appears by the judgment of conviction and order of Commitment duly entered in said cause, shall appear before this Court from day to day and from term to term thereof, 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 said cause.

In the County Court of Tarrant County, Texas

Election of Special Judge. 8-17-16

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M. Brown, the duly elected, qualified and acting judge of said Court, being absent and unable to act as such judge and to hold said Court, the practicing lawyers of said Court proceeded to elect from among their number a special judge for said Court: Whereupon, the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting judge of said Court was absent and unable to serve, and that a special judge was about to be elected. That such proclamation was reported to the Temporary Chairman, to-wit: J. Valentine, and said chairman submitted to said practicing lawyers the question of whether or not a special judge should be elected, and such question unanimously carried, after which the name of James E. Mercer was submitted as the only candidate for such position.

The following lawyers were present and participated in such election, to-wit: Sam Calloway, W. C. Blalock, B. K. Wall, J. L. Paneter, R. E. Rauer, A. C. Heath, C. S. Rowland, J. W. Stitt, W. F. Mays, W. H. Parker, Marshall Sponto, W. H. Tolbert, J. Valentine and Clyde Eastus.

That there were 14 ballots polled for the candidate James E. Mercer; that such ballots were counted after being collected by the Clerk, and the result of said election declared by the chairman, and such result was also proclaimed by the Sheriff at the Court room door, whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

Manufacturing Stationers, Fort Worth.

49202

The State of Texas }
vs }
J J Aycox }

Order on Motion for new Trial

August 19, 1916

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court, that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance is entered into in the sum of \$200⁰⁰ with B Meredith and L M Walker as Sureties.

49202

The State of Texas }
vs }
J J Aycox }

Recognizance

August 19, 1916

On this day came into open Court J J Aycox, defendant in the above styled and numbered Cause, who together with B Meredith and L M Walker, acknowledge themselves jointly and severally indebted to the State in the penal sum of \$200⁰⁰.

Conditioned that the said defendant, J J Aycox who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$25⁰⁰, as more fully appears by judg-

ment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term thereof, 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 said cause

The State of Texas
no 49298 vs
Harry Suggs

Order on Motion for New Trial
September 2, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Cagle also the defendant in his own proper person, then came on to be heard defendant and motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the arguments of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged & decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

Recognizance of defendant is entered into in the sum of \$200⁰⁰, with L M Walker and A. L. Suggs as Sureties.

The State of Texas
no. 49296 vs
Harry Suggs

Recognizance
September 2, 1916

On this day came into open Court Harry Suggs, defendant in the above numbered & styled cause, who, together with L M Walker and A. L. Suggs, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200⁰⁰ Conditioned that the said defendant, Harry Suggs, who has been convicted in the County Court of

Manufacturing Stations, Fort Worth.

Tarrant County, Texas of a misdemeanor, and his punishment, assessed, at a fine of Five Dollars as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term thereof, 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 said cause.

Read, signed and approved in open court this the 2nd day of Sept 1916. J. M. Brown, County Judge Tarrant County

Be It Remembered that on the 4th day of September, 1916, there came on and was held a regular term of the County Court of Tarrant County, Texas at the Court House in said County, at Fort Worth, present and presiding the Honorable Jesse M. Brown, County Judge, Marshall Spruill, County Attorney, W. H. Logan, County Clerk, and N. C. Mann, when the following proceedings, among others, were had, to-wit:

135

Texas Fidelity & Bonding Co } Orders Releasing Surety on
vs } Commission Merchants Bond,
N. Fox et al } September 18, 1916

Now on this 18th day of September, 1916, the above matter coming on to be heard upon the application of the Texas Fidelity & Bonding Company acting by and through Eli W. Goffney and Gaylord N. Bebout, joint Trustees thereof, for the release of said Texas Fidelity & Bonding Company from future liability upon a certain Commission Merchants Bond dated the 20th day of August, 1913, and duly approved by the County Clerk of Tarrant County, in which bond the Independent Fruit & Commission Company was principal and the Texas Fidelity & Bonding Company was surety, and the Court having considered said application and it being advised that the Independent Fruit & Commission Company did on the 7th day of Sept. file a new bond in the office of the County Clerk of Tarrant County, Texas, which bond has been duly approved by the County Clerk, upon which bond the National Surety Company is surety

It is therefore ordered, adjudged and decreed that the Texas Fidelity & Bonding Company be, and it is hereby released and discharged from any future and further liability upon the certain Commission Merchants Bond filed in the office of the County Clerk on the 20th day

Manufacturing Stationers, Fort Worth.

of August, 1913, on which bond the Independent Fruit & Commission Company was principal and the Texas Fidelity & Bonding Commission Company was surety.

Texas Fidelity & Bonding Co } Order Releasing Surety on
 No 134 vs } Commission Merchants Bond
 W Goldstein } September 18, 1916

Now on this 18th day of September, 1916 the above matter coming on to be heard upon the application of the Texas Fidelity & Bonding Company, acting by and through Eliza W Gaffney and Loyd W Bebout, joint Trustees thereof, for the release of said Texas Fidelity & Bonding Company from future liability upon a certain Commission Merchants bond dated the 9th day of July, 1913, and duly approved by the County Clerk of Tarrant County, Texas, in which bond the W Goldstein Commission Company was principal and the Texas Fidelity & Bonding Company was surety and the Court having considered said application and it being advised that the W Goldstein Commission Company did on the 7 day of Sept, 1916 file a new bond in the office of the County Clerk of Tarrant County, Texas, which bond has been duly approved by the County Clerk, upon which bond the National Surety Company is surety.

It is therefore ordered, adjudged and decreed that the Texas Fidelity & Bonding Company be, and it is hereby released and discharged from any future and further liability upon the certain Commission Merchants bond filed in the office of the County Clerk on the 11th day of July, 1913, the same being dated the 9th day of July, 1913, on which bond the W Goldstein Commission Company was principal and the Texas Fidelity & Bonding Company was surety.

No. 133

Texas Fidelity & Bonding Company } Order Releasing Surety
vs } from Bond
No. 133.

B. E. McJilton

September 18, 1916.

Now on this 18th day of September, 1916, the above matter coming on to be heard upon the application of the Texas Fidelity & Bonding Company acting by and through Eli W. Gaffney, and Gaylord R. Behant, joint trustees thereof, for the release of said Texas Fidelity & Bonding Company from future liability upon a certain Commission Merchants Bond dated the 9th day of July, 1913, and duly approved by the County Clerk of Tarrant County, in which Bond B. E. McJilton was surety principal and the Texas Fidelity & Bonding Company was surety, and the Court having considered said application, and it being advised that B. E. McJilton did on the 7th day of September file a new bond in the office of the County Clerk of Tarrant County, Texas, which bond has been duly approved by the County Clerk upon which bond the National Surety Company is surety.

It is therefore ordered, adjudged and decreed that that the Texas Fidelity & Bonding Company be, and it is hereby released and discharged from any future and further liability upon the certain Commission Merchants Bond filed in the office of the County Clerk on the 11th day of July, 1913, the same being dated the 9th day of July, 1913, on which bond the B. E. McJilton was principal and the Texas Fidelity & Bonding Company was surety.

No. 132

The Texas Fidelity & Bonding Co } Order Releasing Surety on
vs } Commission Merchants Bond
Merchants Fruit Company } September 18, 1916

Now on this 18th day of September, 1916, the above matter coming on to be heard upon the

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application of the Texas Fidelity & Bonding Company, acting by and through Eli W. Goffrey and Gaylord N. Bebout, joint Trustees thereof, for the release of said Texas Fidelity & Bonding Company from future liability upon a certain Commission Merchants bond dated the 10th day of July, 1913, and duly approved by the County Clerk of Tarrant County, in which bond the Merchants Fruit Company was principal and the Texas Fidelity & Bonding Company was surety, and the Court having considered said application, and it being advised that the Merchants Fruit Company did, on the 7th day of Sept. file a new bond in the office of the County Clerk of Tarrant County, Texas, which bond was duly approved by the County Clerk, upon which bond the National Surety Co is Surety.

It is therefore ordered, adjudged and decreed that the Texas Fidelity & Bonding Company be, - and it is hereby released and discharged from any future - and further liability upon the certain Commission Merchants bond filed in the office of the County Clerk on the 10th day of July, 1913 on which bond the Merchants Fruit Company was principal, and ~~the Merchants Fruit Company was~~ the Texas Fidelity & Bonding Company was surety.

The State of Texas }
no. 49482 vs
W. H. Durrhett }

Order on Motion for new Trial
September 28, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in his own proper person, then came on to be heard the defendants motion for a new trial heretofore filed in the above styled & numbered cause - and the Court, after hearing said motion, the arguments of counsel thereon, and being fully advised in the premises, is of the opinion that said motion for a new trial should be, - and the same is hereby granted. It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted,

49483

The State of Texas
vs
Robert Williams

Orders on Motion for New Trial
September 28, 1916

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby in all things granted.

4950910

The State of Texas
vs
Charles Hansen

Orders on Motion for New Trial
September 28, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is in all things granted.

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49627 } The State of Texas } Order on Motion for New Trial
 } } }
 } } }
 } Wm Lattimore } } October 21, 1916

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon and being fully advised in the premises, is of the opinion that said motion should ~~be granted~~ be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$500⁰⁰ with D.S. Lattimore, Tom Bradley and Jno L Terrell as Sureties thereon.

The State of Texas } Recognizance
 no. 49627 } }
 Wm Lattimore } } October 21, 1916

On this day came into open Court Wm Lattimore defendant in the above styled and numbered cause, who, together with D.S. Lattimore, Tom Bradley and Jno L Terrell, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$500⁰⁰.

Conditioned that the said defendant, Wm Lattimore who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at six months confinement in the County jail of Tarrant County, as more fully appears by judgment of conviction only entered in said cause, shall appear before this

Court from day to day and from term to term, 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 said cause.

48938

The State of Texas } Order on Motion for New Trial
vs }
Chas Taylor } October 24th, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant entered into in the sum of \$500⁰⁰ with T B James and J H Taylor as sureties thereon.

48938

The State of Texas } Recognizance
vs }
Chas Taylor } October 24, 1916

On this day came into open Court Chas. Taylor, defendant in the above styled and numbered cause, who, together with T B James and J H Taylor, acknowledges themselves jointly and severally indebted to the State of Texas in the penal sum of \$500⁰⁰.

Manufacturing Stations, Fort Worth.

Conditioned that the said defendant, Chas Taylor who has been convicted in The County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at six months confinement in the County jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered in said Cause, shall appear before this Court from day to day and from term to term thereof, 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 said Cause.

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The State of Texas } Order on motion for new Trial
No 48942 }
vs }
John Taylor } October 24, 1916

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in his own proper person, and then came on to be heard defendants motion for a new trial filed in the above numbered and entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$500⁰⁰ with T.B. James and J.H. Taylor as Sureties thereon.

The State of Texas } Recognizance
No. 48942. }
vs }
John Taylor } October 24, 1916.

On this day came into open Court John Taylor, defendant in the above styled and numbered cause.

who, together with T B James and J W Taylor, acknowledge ^{themselves} jointly and severally indebted to the State of Texas in the penal sum of \$500⁰⁰

Conditioned that the said defendant John Taylor, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at confinement in the County jail of Tarrant County, Texas for a period of six months, as more fully appears by judgment of conviction duly entered in said 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 said cause.

The State of Texas }
no. 49063. vs
J. S. Phillips }

Orders on Defendants motion for
Arrest of Judgment
November 1, 1916.

On this day came on to be heard the motion of the defendant, J. S. Phillips, to arrest the judgment rendered in this cause on the 7th day of September, 1916 against him, and the State being present in Court by her County Attorney, and the defendant being present in Court in person, and the Court having heard said motion and being fully advised in the premises is of the opinion that said motion should be refused.

It is therefore ordered, adjudged and decreed by the Court that the said motion in arrest of the judgment herein be, and the same is hereby refused, and in all things overruled, to which defendant excepts

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth.

The State of Texas } Order on Defendant's Amended Motion for
 no. 49063. vs. } New Trial
 J. S. Phillips } November 1, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard the defendant's Amended Motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Amended Motion for a new trial be, and that same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$206⁰⁰ with Sam A. Joseph and H. G. Cottar as sureties thereon.

Defendant is given thirty (30) days from this date in which to ^{prepare and} file Bills of Exception and Statement of Facts in this cause.

No. 49059

The State of Texas }
 vs }
 A Guccarro }
 Order on Defendant's motion
 for arrest of judgment.
 November 1, 1916

No. 49063

The State of Texas }
 vs }
 J. S. Phillips }
 Recognizance
 November 1, 1916

On this day come into open Court J. S. Phillips, defendant in the above numbered and entitled cause, who, together with J. A. Joseph and H. G. Grotter, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200.⁰⁰ Conditioned that the said defendant, J. S. Phillips who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of thirty-five Dollars, as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term thereof, 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 said cause.

No. 49059

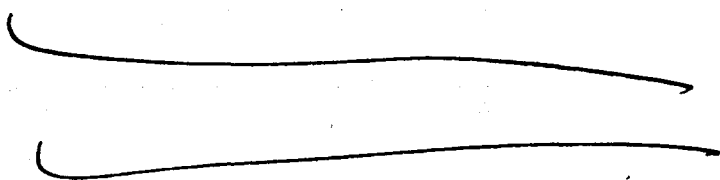
The State of Texas }
 vs }
 A Guccarro }
 Order on Defendant's motion for
 Arrest of judgment.
 November 1, 1916.

This day comes on to be heard the motion of the defendant, A. Guccarro, to arrest the judgment herein on a former day of this term rendered against him, and the State being present in Court by her County Attorney, and the defendant being present in Court in person and by attorney, and the Court having heard said motion, is of the opinion that the same should be

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be refused.

It is therefore ordered, adjudged and decreed by the Court that the said motion in arrest of the judgment herein be, and the same is refused, and in all things overruled, to which defendant excepts



No. 49059

The State of Texas } Order on Defendants Amended
vs } Motion for a new Trial
A. Zucarras } November 1, 1916.

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person and then came on to be heard the defendant's Amended Motion for a new trial filed in the above numbered and entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Amended Motion for a new Trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$200.00 with F. A. Matranga and Frank Deluca as sureties thereon.

Defendant is given thirty days from this date within which to prepare and file Bills

of Exceptions and Statement of Facts in said Cause

The State of Texas } Recognizance
 no. 49059 vs }
 A Zucarro } November 1, 1916.

On this day came into open Court A Zucarro, defendant in the above numbered and entitled cause, who, together with F.A. Matranga and Frank Deluca, acknowledges themselves jointly and severally indebted to the State of Texas in the penal sum of \$200.

Conditioned, that the said defendant, A Zucarro, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$20⁰⁰, as more fully appears by judgment of conviction duly entered in said 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 said cause.

The State of Texas } Order on motions in Arrest of Judgment
 no. 49446 vs }
 R Cohen } November 1, 1916

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant, R Cohen, in person and by attorney, there came on to be heard the defendant's motions to Arrest of the judgment rendered against him on a former day of this term of Court, filed in the above styled and numbered Cause, and the Court, after hearing said motion, the arguments of Counsel thereon and being fully advised in the premises, is of the opinion that the same should be refused.

It is therefore ordered, adjudged, and decreed

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by the Court that said motion in arrest of judgment be, and the same is hereby overruled, to which defendant excepts

No. 49446

The State of Texas } Order on Defendant's Amended
vs } Motion for New Trial
R Cohen } November 1, 1916

On this day came the County Attorney Prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard the defendant's Amended motion for a new trial filed in the above styled numbered and entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, - and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Amended motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$200, with J. H. Sparkman and J. N. Schulman as sureties thereon.

Defendant is given thirty days from this date in which to prepare and file Bills of Exception and Statement of Facts in this cause.

The State of Texas
 No. 49446 }
 R Cohen }
 vs

Recognizance

November 1, 1916.

On this day came into open Court R Cohen, defendant in the above numbered and entitled cause; who, together with J. H. Spinks and J. M. Shulman, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200.

Conditioned, that the said defendant, R Cohen, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of \$25⁰⁰, as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day and from term to term thereof, 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 said cause.

The State of Texas
 no. 49350. }
 J. J. Dillon }

Order on motion for arrest of judgment

November 1, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard the defendant's motion to arrest the judgment heretofore rendered in the above numbered and entitled cause against him, filed in said cause, and the Court, after hearing said motion, and being fully advised in the premises, is of the opinion that said motion should be refused.

It is therefore ordered, adjudged and decreed by the Court that said motion to arrest the judgment in said cause be, and the same is hereby overruled, to which action of the Court defendant then and there excepted.

the day of A. D. 189

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No. 49350

The State of Texas } Orders on defendants Amended
vs } Motion for a New Trial
J. J. Dillon } November 3, 1916.

On this day came the County Attorney prosecuting the Pleas of the State; then came the defendant in his own proper person; then came on to be heard the defendant's Amended Motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for new trial ~~should be~~, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$200, with J. S. Phillips and L. D. Spranger as sureties thereon.

Defendant is given thirty days from this date within which to prepare and file Bills of Exception and Statement of Facts in said cause.

No. 49350

The State of Texas } Recognizance
vs }
J. J. Dillon } November 3, 1916.

On this day came into open Court J. J. Dillon, defendant in the above numbered and entitled cause, who, together with J. S. Phillips and L. D. Spranger acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200. Conditioned that the said J. J. Dillon,

defendant in said cause, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$20⁰⁰, as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day and from term to term thereof, 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 said cause.

The State of Texas }
 no. 49063 }
 J. S. Phillips }

Order on Motion to Quash Information
 September 7, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion to quash the information filed in the above numbered ^{and} entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the said motion, and should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash the information filed in said cause be, and the same is hereby overruled, to which action of the Court the defendant, in open Court, then and there excepted.

The State of Texas }
 no. 49446 }
 R. Bohm }

Order on Defts Motion to Quash Information
 October 19, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion to quash the information filed in the above numbered ^{and} entitled cause,

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and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash the information filed in said case be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted.

The State of Texas } Order on Defts motion to
no. 49059. vs } quash Information
A. Jucarro } October 5, 1916

On this day came the County attorney prosecuting the Pleas of the State; came also defendant in his own proper person, then came on to be heard the defendant's motion to quash the information filed in the above styled and numbered case and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that said motion should be refused and overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash the information herein be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted.

The State of Texas } Order on Motion to Quash
no. 49350. vs } Information
J J Dillon } September 14, 1916

On this day came the County attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then

~~Be It Remembered, That on the 1st day of November, and~~

~~and then came on to be heard defendant's motion to quash the information filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised, in the premises is of the opinion that same should be overruled.~~

It is therefore ordered, adjudged and decreed by the Court that said motion to quash the information be, and the same is hereby overruled, to which action of the Court the defendant then and there ^{in open court} excepted

Read, signed and approved in open Court this the 4th Day of November, A.D. 1916 John M. Brown Judge

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Be It Remembered, that on the 6th day of November 1916, there came on and was held a regular term of The County Court of Tarrant County Texas, at the Court House in said County, in Fort Worth, Texas, present and presiding The Honorable Jesse M Brown, County Judge, Marshall Spoons, County Attorney, W H Hagau, County Clerk and W C Mann, Sheriff, when the following proceedings, among others, were had, to wit: -

The State of Texas Order on Defendants
 No. 49720 vs Motion for New Trial
 Willie Russell } November 10, 1916.

On this day came the County Attorney prosecuting the Pleas of the State; then came defendant in his own proper person then came on to be heard the defendants motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against said defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

The State of Texas Recognizance
 No. 49720. vs }
 Willie Russell } November 10 1916

On this day came into open Court Willie Russell, defendant in the above

styled and numbered cause, who, together with Marcus Bright and B Russell, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200⁰⁰.

Conditioned that the said ^{defendant} Willie Russell, who has been convicted in the County Court of Tarrant County, Texas, ^{of a misdemeanor} and his punishment assessed at a fine of \$10⁰⁰ and thirty days confinement in the County Jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered in said 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 said cause.

The State of Texas } Order of Defendant's motion for
no. 49670. vs } New Trial
J. A. Darnell } November 10, 1916.

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the arguments of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$200⁰⁰ with L. M. Walker and W. W. Brice as sureties thereon.

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no 49670

The State of Texas } Recognizance
 vs }
 J. Darnell } November 10, 1916

On this day come into open Court J. Darnell, defendant in the above styled and numbered cause, who, together with L. M. Walker and W. W. Brice, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200⁰⁰.

Conditioned that the said defendant J. Darnell, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor - and his punishment assessed at a fine of \$1⁰⁰ and ten days confinement in the County jail of Tarrant County, Texas, as more fully appears by the judgment of conviction duly entered in said 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 said cause.

State of Texas } Order on Motion for New Trial
 vs }
 Fred Miller } December 4, 1916

On this day come the County Attorney, prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial heretofore filed in the above numbered and entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the de-

fendants.

It is therefore ordered, adjudged and decreed by this Court that said motion for a new trial be, and the same is hereby overruled, to which action of this Court the defendant then and there, in open Court, excepted.

The State of Texas
No. 49637 vs
H. G. Collier

Orders on Def't's motion in Arrest
of Judgment
December 27, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard the defendant's motion to arrest the judgment heretofore rendered in the above styled and numbered cause, filed in said cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion in arrest of judgment be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

The State of Texas
No. 49637. vs
H. G. Collier

Orders on Defendant's Motion for New Trial
December 27, 1916

On this day came on the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

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It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas. Recognizance of defendant is entered into in the sum of \$200 with J. S. Phillips and M. Gilbert as sureties. Defendant is given 30 days from and after adjournment of this term of Court in which to prepare and file Bills of Exceptions & Statement of Facts ^{in this case}

The State of Texas }
No. 49637. vs
H. G. Cottar

Recognizance
December 27, 1916

On this day come into open Court H. G. Cottar, defendant in the above styled and numbered cause, who, together with J. S. Phillips and M. Gilbert acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200.

Conditioned that the said defendant, H. G. Cottar, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$2000, as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term thereof, and not depart without leave of this Court in order to abide the judgment of the Court of Criminal Appeals in said cause.

The State of Texas }
49355. vs
J. H. Ripple

Order on motion to quash information
December 7, 1916

On this day come on to be heard defendant's motion to quash the information, heretofore filed in the above styled and numbered cause, and the Court after hearing said motion, the arguments of counsel thereon, and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by

The Court that said motion to quash the information be, and the same is hereby overruled, to which action of the Court the defendant ^{in open Court} excepts

The State of Texas } Order on motion in Arrest
49355 vs } of Judgment
J. H. Riggle } December 30, 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's motion in Arrest of Judgment filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion in arrest of judgment be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepts, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

The State of Texas } Order on motion for New
no. 49355 vs } Trial
J. H. Riggle } December 30 1916

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon, and being

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fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by this Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

The State of Texas
No. 49355 vs
J. H. Riggle

Recognizance
December 30, 1906.

On this day came into open Court J. H. Riggle, defendant in the above styled and numbered cause who, together with

Recognizance of defendant is entered into in the sum of \$200, with Ed Mackey and J. Stein as sureties thereon.

Defendant is given thirty days from this date within which to file statement of facts and bills of exceptions in said cause.

The State of Texas
No. 49355 vs
J. H. Riggle

Recognizance
December 30, 1906

On this day came into ^{open} Court J. H. Riggle, defendant in the above styled and numbered cause, who, together with Ed Mackey and J. Stein, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200.

Conditioned that the said defendant, J. H. Riggle, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment

assessed at a fine of \$20⁰⁰, as more fully appears by the judgment of conviction duly entered in said 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 said cause.

— — — — —

Read, signed and approved in open Court this
the 30th day of December A.D. 1916
Jesse M. Brown
Co. Judge

Manufacturing Stationers, Fort Worth.

Be It Remembered, that on the 1st day of January, 1917, there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, in Fort Worth, Texas, the Hon. Jesse M. Brown, County Judge, Marshall Spooner, County Attorney, W. H. Logan, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others, were had, to-wit:

The State of Texas } Orders on Defendant's Motion for New Trial
No. 50147. vs }
J. J. Kuban } January 20, 1917

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard, the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the arguments of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial herein be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$250⁰⁰ with J. J. Stangal and Pete Blozi as sureties thereon.

The State of Texas } Recognizance
no. 50,147 vs }
J. J. Kuban } January 20, 1917.

On this day came into open Court J. J. Kuban, defendant in the above entitled and numbered cause, who, together with J. J. Stangal and Pete Blozi, acknowledge

themselves jointly and severally indebted to the State of Texas in the penal sum of \$250⁰⁰.

Conditioned that the said J. T. Kuban, defendant, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$25⁰⁰ as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day, and from term to term of the same, and not depart without leave of said Court, in order to abide the judgment of the Court of Criminal Appeals ^{of the State of Texas} in said cause.

The State of Texas
no. 50075 vs
Jas Lane

Order on motion for new Trial

January 16, 1917

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, and then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court excepted

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State of Texas }
no. 50241 vs }
Clevs Dover }

Orders on Defendant's Amended Motion for new Trial

February 20, 1917

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person, then came on to be heard the defendant's Amended Motion for a new trial filed by the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said amended motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted - and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$500⁰⁰ with J. Andrews, and Mrs. M. C. Sanders, as sureties, thereon.

Defendant is given 3 days within which to prepare and file Bills of exception, and Statement of Facts in said Cause.

The State of Texas }
no. 50241 vs }
Clevs Dover }

Recognizance

February 20, 1917

On this day came into open Court Clevs Dover, defendant in the above entitled and numbered cause, who, together with J. Andrews and Mrs. M. C. Sanders, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$500⁰⁰.

Condition that the said Clevs Dover, defendant, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at six months confinement in the County jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day and from term to term of the same, and not depart without

leave of said Court in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in said cause.

No 50260

The State of Texas vs Oscar Cheatham } Orders on Motion for new Trial February 21, 1917

On this day came into open Court the County Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled & numbered cause, and the Court, being fully advised in it after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$2000 with Ben Leggett, Henry Polk and Cal Brinson as sureties.

No 50260

The State of Texas vs Oscar Cheatham } Recognizance February 21, 1917

On this day came into open Court Oscar Cheatham, defendant in the above styled and numbered cause, who, together with Ben Leggett, Henry Polk and Cal Brinson, acknowledges themselves jointly and

severally indebted to the State of Texas in the penal sum of \$200.⁰⁰

Conditioned that the said Oscar Cheatham, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of \$25⁰⁰ as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day and from term to term hereof in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in said cause.

The State of Texas }
 no. 50159 vs
 Sam Pace }

Order on Motion for New Trial
 March 3rd, 1917

On this day came into the County Attorney Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial heretofore filed in the above numbered and entitled cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

Recognizance of defendant is entered into in the sum of \$350⁰⁰ with L. M. Walker and Will Holland as sureties thereon.

The State of Texas
 vs
 Sam Pace }

Recognizance

March 3, 1917

On this day came into open Court Sam Pace, defendant in the above styled and numbered cause, who, together with L M Wofher and Will Holland acknowledges themselves jointly and severally indebted to the State of Texas in the penal sum of \$500⁰⁰

Conditioned that the said Sam Pace, who has been convicted in the County Court of Tarrant County Texas of a misdemeanor and his punishment assessed at a fine of \$100⁰⁰ as more fully appears by judgment of conviction, duly entered in said cause, shall appear before this Court from day to day, 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 said cause.

Read, signed and approved in open Court this the 3rd March A. D. 1917

James M. Brown
 Co. Judge

Be It Remembered, that on the 5th day of March, 1917 there came on and was held a regular term of the County Court of Tarrant, Texas, at the Court House in said County, in Fort Worth, Texas, present and presiding, the Honorable Jesse M. Brown, County Judge, Marshall Sprouel, County Attorney, W. H. Logan, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others were had:

The State of Texas
 no. 50370. vs
 Dr. McKeenan

Order on Defendants motion for new trial
 March 16, 1917

On 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 filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted, and that said cause should be dismissed.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted.

It is further ordered, adjudged and decreed by the Court that said cause be, and the same is hereby dismissed.

The State of Texas
 no. 50375 vs
 George Montgomery

Order on motion for New Trial
 March 16, 1917

On this day came the County Attorney prosecuting the Pleas of the State, then came also defendant in his own proper person, then came on to be heard the defendants motion for a new trial filed in the above styled and numbered cause, and the Court, after hearing said motion,

The argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be, and the same is hereby granted.

No 50448

The State of Texas } Order on Defendants Motion for New Trial
vs }
John Henry Thompson } April 11, 1917

On 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 defendants motion for a new trial filed in the above styled and numbered cause, - and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted.

No. 50260

State of Texas } Order on Affidavit to be Released
vs } From Recognizance Bond
Oscar Cheatham } March 26, 1917

On this day came on to be heard the motion or affidavit of Ben J. Leggett, one of the sureties on the recognizance bond filed in the above entitled and numbered cause, to be released from said recognizance bond, - and the Court, after hearing said motion or affidavit, the argument thereon, and being fully advised in the premises, is of the opinion that said Ben J. Leggett, together with the other sureties on said recognizance bond, should be released from further

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liability thereon.

It is therefore ordered, adjudged, and decreed by the Court that said Benj. Leggett together with the other sureties on said bond, be, and they are hereby released from further liability on said bond.

Read, signed and approved in open Court this the 5th day of May A.D. 1917 Jesse M. Brown Clerk

Be It Remembered, that on the 7th day of May, 1917, there came on and was held a regular term of the County Court, of Tarrant County, Texas, at the Court House in said County, at Fort Worth, present and presiding: The Honorable Jesse M. Brown, Judge; Marshall Sproull, County Attorney; W. H. Logan, Clerk, and T. C. Mann, Sheriff, when the following proceedings, among others, were had:

The State of Texas } Recognizance
vs }
T. A. Miller } May 22, 1917

On this day came into open Court T. A. Miller, defendant in the above styled and numbered Cause, who acknowledges himself indebted to the State of Texas in the penal sum of \$200⁰⁰. Conditioned that the said T. A. Miller, who has been arrested and brought into Court on the charge and offense of aggravated assault, shall appear before this Court from ^{day to day and} term to term of the same, and not depart without leave of this Court, in order to abide the judgment, sentence or decree of this Court hereafter to be entered in said Cause.

In the County Court of Tarrant County,
Texas, Election of Special Judge.
June 20, 1917

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M Brown, the duly elected, qualified and acting judge of said Court being absent and unable to act as such judge and to hold said Court; The practicing lawyers of such Court proceeded to elect from their number a Special Judge for such Court, whereupon the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting judge of said Court was absent and unable to serve, and that a Special Judge was about to be elected; That said proclamation was reported to the Honorable W. A. Nelson, ^{Temporary} Chairman of the meeting called by the duly practicing lawyers present at said meeting, and such temporary Chairman submitted to such practicing lawyers the question of whether or not a Special Judge should be elected, and the same unanimously carried, after which the name of Virgil R. Parker, an attorney of Fort Worth, Texas, and B. D. Shropshire, an attorney of Fort Worth Texas, were submitted as the only candidates for such position.

That the following were the attorneys present, and all participated in such election, to wit:

Will Mays, Chas Mays, W. B. Ammerman, J. E. Mercer, G. D. Lapp, J. B. Legett, G. R. Ricecomby, Henry Bishop, Sam Beene, Sam Calloway, W. B. Walker, Fritz Lankham, J. E. Estes, B. A. Denny, B. D. Shropshire, W. R. Parker, J. L. Harvey, W. A. Nelson, W. H. Tolbert, Virgil Parker, H. M. Cart, W. M. Short, W. C. Prewitt, W. J. McLean, Jr., and Marshall Sponts.

That there were 24 ballots pulled, 19 were pulled for the Honorable Virgil R. Parker, and 5 were pulled for Honorable B. D. Shropshire; That all the ballots were duly counted, after being collected by the Clerks of the Court, and said Virgil R. Parker was declared to be elected as such Special Judge, and such result was declared by the presiding officer, and such result was also proclaimed by the Sheriff at the Court Room door, whereupon the order of office

the day of A. D. 189

Manufacturing Stations, Fort Worth.

as prescribed by the law and the Constitution of the State of Texas was duly administered to the said Virgil R. Parker by the County Clerks of Tarrant County, Texas

50804

The State of Texas } Order on Motion for New Trial
vs }
Barney Ward } June 29, 1917

On this day come the County Attorney prosecuting the Pleas of the State, come also the defendant in his own proper person, and then come on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court having heard said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, - and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, duly excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas in said cause.

Recognizance of defendant is entered into in the sum of \$500⁰⁰, with John A. Hassen and Dan E. Lydick as sureties thereon.

50804

The State of Texas } Recognizance
vs }
Barney Ward } June 29, 1917

On this day come into open Court Barney Ward, defendant in the above styled and numbered cause, who, together with John A. Hassen and Dan E. Lydick, acknowledge themselves jointly and severally indebted to the State of Texas

in the penal sum of Five Hundred Dollars.

Conditioned that the said Barney Ward, Defendant herein, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of \$100⁰⁰ and ~~three months~~ ^{three months} imprisonment in the County Jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered in this cause, shall appear before this Court from day to day and from term to term thereof, 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 said cause.

Read, signed and approved in open court this the 30th day of June, A. D. 1917 James M. Brown, Judge

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Be It Remembered that on the 3rd day of September 1917, there came on and was held a regular term of the County Court of Tarrant County, Texas at the Court House in said County, present and presiding the Honorable Jesse M. Brown, Judge of said Court, Marshall Spooner, County Attorney, W. H. Logan, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others, were had:

The State of Texas } In the County Court of Tarrant
No. 149. vs } County, Texas. September Term
H. Edmonson } A.D. 1917.
September 18th, 1917

This day this cause came on to be tried upon the affidavit and petition of J. Ben Legett, a reputable property tax paying citizen of Tarrant County, Texas filed in this Court on September 11, 1917, and came the State of Texas acting by and through her County Attorney, Marshall Spooner, and came also the defendant, both in person and by attorney, and both sides announced ready for trial, and the Court, after hearing the affidavit, evidence and argument of counsel, and being fully advised in the premises, is of the opinion that the said H. Edmonson, as a retail malt liquor dealer, has violated the terms and conditions of his Liquor Dealers Bond, and has violated the laws of this State governing the sale of intoxicating liquors in this State, in that he, the said H. Edmonson, did while conducting the business of selling and retailing in intoxicating liquors, on the 9th day of September, 1917, said date being between the hours of 9:30 P.M., Saturday, September 8th, 1917, and six o'clock A.M., the following Monday, September 10th, 1917, unlawfully open, keep open and permit to be opened and kept opened his house and place of business, where he was then and there engaged in the aforesaid business.

for the purpose of Traffic, and did then and there unlawfully transact and permit to be transacted therein - and therefrom business on the day and date aforesaid, - and did then and there, between said hours unlawfully sell and offer for sale intoxicating malt liquors in quantities of one gallon and less to one Tol Johnson, to-wit: two pints of beer.

It is therefore ordered, adjudged and decreed by the Court that the said license of the said H. Edmanson as a Retail Liquor Dealer, granted to said H. Edmanson on July 23, 1917, in the City of Fort Worth, Tarrant County, Texas to be in all things cancelled, revoked, forfeited, set aside and held for naught from this date, and the Clerk of this Court will notify the Comptroller of this State of Texas and the Tax Collector of Tarrant County, Texas of this order of this Court.

~~The State of Texas~~ } Order on Motion to Quash Affidavit
 No. 147 }
 C. H. Banks } September 18, 1917

On this day came on to be heard defendant's motion to quash the affidavit heretofore filed in the above styled and numbered cause, and the Court, after hearing said motion, the evidence and argument of counsel thereon, and being fully advised in the premises, is of the opinion that said affidavit should be quashed account of same not having been signed by the affiant.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash said affidavit be, and the same is hereby granted, and said affidavit is hereby quashed.

the day of A. D. 189

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The State of Texas } Order on Motion to Dismiss
 No. 148. vs } September 18, 1917
 J. L. Clark

On this day come the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons set forth, and in the papers in said case filed, moves the Court to dismiss the above styled and numbered Cause, and the Court after hearing said reasons, and the argument thereon, and being fully advised in the premises, is of the opinion that said Cause should be, and the same is hereby dismissed.

The State of Texas } In the County Court of Tarrant
 No. 145. vs - } County, Texas, September Term,
 G. Musilanni } and 1917. September 24, 1917.
 (alias Joe Miller)

This day this Cause come on to be tried upon the affidavit of petition of Dr Montgomery, a reputable ~~tax~~ ^{property} paying citizen of Tarrant County, Texas filed in this Court on the 7th day of September, 1917, and come the State of Texas acting by and through her County Attorney, Marshall Sponte, and come also the defendant, both in person and by attorney, and both sides announced ready for trial, and the Court, after hearing the affidavit, evidence and argument of counsel, and being fully advised in the premises, is of the opinion that the said G. Musilanni, alias Joe Miller, as a retail Malt Liquor Dealer, has violated the terms and conditions of his Malt Liquor Dealers Bond, and has violated the laws of this State governing the sale of intoxicating liquors in this State.

in that he, the said, W Musilami, alias Joe Miller, did while conducting the business of selling and retailing intoxicating malt liquors, on the 5th day of August, 1917, said date being between the hours of 9:30 o'clock P.M. on Saturday, August 4, 1917 - and six o'clock A.M. on the following Monday, August 6, 1917, unlawfully open, keep open and permit to be opened and kept open his house and place of business where he was then and there engaged, in the business, aforesaid, for the purpose of traffic, and did then and there unlawfully transport and permit to be transported therein - and therefrom business on the day and date aforesaid, and did then and there between said hours unlawfully sell and offer for sale intoxicating malt liquors in quantities of one gallon and less, to wit: - two pints of beer to one George Bartlett

It is therefore ordered, adjudged and decreed by the Court that the said license of the said W Musilami, alias Joe Miller, as a retail Malt Liquor Dealer, granted to said W Musilami, alias Joe Miller, on July 6, 1917 in the City of Fort Worth, Texas, to be in all things cancelled, revoked, forfeited, set aside and held for naught from this date, and the Clerk of this Court will notify the Comptroller of the state of Texas, and the Tax Collector of Tarrant County, Texas of this order of this Court

Election of a Special Judge.

In the County Court of Tarrant
County, Texas.

October 17, 1917.

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M. Brown, the duly elected, qualified and acting judge of said Court, being absent and unable to act as such judge, and to hold said Court, the practicing lawyers of such Court proceeded to elect from their number a special judge for said Court. Whereupon, the Sheriff of Tarrant County, Texas, made proclamation at the Court House door that the duly acting judge of said Court was

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absent^{and} unable to serve, and that a special judge was about to be elected; that said proclamation was reported to Honorable Theodore Mack, Temporary Chairman of the meeting called by said practicing attorneys present at said meeting and said Temporary Chairman submitted to said lawyers the question of whether or not a special judge should be elected, and said question unanimsly carried, after which the name of B D Shropshire, an attorney of Fort Worth, Texas was submitted as the only candidate for such position.

That the following lawyers were present and participated in such election:

Theo Mack, A W Christian, J. E. Mercer, Henry Bishop, Will Mays, P W Seward, W B Zimmerman, B D Shropshire, Barney Mays, O J Baskin, S. B. Deane & O'Keefe, W H Tolbert

That there were 13 ballots polled, all of some being polled for B D Shropshire, and that after said ballots were collected and counted by the Clerk of the Court, said B D Shropshire was declared to be elected as such Special Judge, and such result was declared by the presiding judge officer, and such result was also proclaimed at the Court House door, whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered to the said B D Shropshire by the County Clerk of Tarrant County, Texas

Election of a Special Judge
In the County Court of
Tarrant County, Texas
Oct 19, 1917.

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M Brown, the duly elected, qualified ^{and acting} judge of said Court, being absent and unable

to act as such judge, and to hold said Court, the practicing lawyers of such Court, proceeded to elect from their number a Special Judge for said Court. Whereupon, the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting judge of said Court was absent and unable to serve, and that a Special Judge was about to be elected; that said proclamation was reported to the Honorable W B Ammerman, Chairman of the meeting called by such practicing attorneys present at said meeting, and said Chairman submitted to said attorneys the question of whether or not a special judge should be elected, and said question unanimously carried, after which the name of B D Shropshire, an attorney of Fort Worth Texas was submitted as the only candidate for such position.

That the following lawyers were present - and participated in such election:

John Bashin, Pete Seward, Ben Lest, G Phillips, R S Phillips, C A Wright, C B Ambrase, P A Lupp, Marvin Robertson, Josh Poulter, W B Ammerman; That there were 11 ballots polled, all of same being polled for B D Shropshire, and that after said ballots had been collected and counted by the Clerk of the Court, said B D Shropshire was declared to be elected as such Special Judge - and such result was declared by the presiding officer - and such result was also proclaimed at the Court House door, whereupon the oath of office as prescribed by law - and the Constitution of the State of Texas was duly administered to the said B D Shropshire by the County Clerk of Tarrant County, Texas.

Read, signed and approved, in open Court this the 3rd day of Nov. 1917 from M Brown, County Judge, Tarrant County, Texas.

Be It Remembered that on the 5th day of November, 1917, there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, present and presiding the Hon Jesse M. Brown, Judge of said Court, Marshall Spooner, County Attorney, W. V. Logan, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others, were had to wit:

51548

The State of Texas } Order on Motion for
 vs } New Trial
 John Williams } December 30, 1917

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial heretofore filed in the above numbered and entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be, and the same is hereby granted.

51743

The State of Texas } Order on Motion for New Trial
 vs }
 Wilson Brown } December 17, 1917

On this day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial duly filed in the above styled and numbered cause

and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted.

The State of Texas } Order on motion for new trial
 No. 51498, vs
 E. M. Green } December 31, 1917

On this day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, then came on to be heard the motion of the defendant for a new trial filed in the above styled and numbered Cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted.

The State of Texas } Order on Motion for New Trial
 No. 51821 vs
 Fred Graham } January 2nd, 1918

On this day came the County attorney prosecuting the pleas of the State; came also the defendant in his own proper person, then came on to be heard the motion for new trial heretofore filed in the above styled and numbered Cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted.

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The State of Texas
 #51743 vs
 Richard Zolbaffer }

Order on Motion for New Trial

January 5, 1918

On this day came the County Attorney prosecuting the Pleas of State, came also the defendant in his own proper person, then came on to be heard the motion of the defendant for a new trial heretofore filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed that said motion for new trial be, and the same is hereby granted.

Read, signed and approved in open Court this the 5th day of January, A. D. 1918. J. M. Brown, Judge

51793

Be It Remembered that on the 7th day of January, 1918, there ~~Order on Motion for New Trial~~ ~~Case on~~ ~~and~~ ~~held~~ ~~January 21, 1918~~ a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, present and presiding the Honorable Jesse M. Brown, Judge of said Court, Marshall Sponte, County Attorney, W. H. Logan, County Clerk, and N. B. Mann, Sheriff, when the following proceedings, among others were had:

51792

The State of Texas } Order on Motion for New Trial
 Chester Garrett } January 21, 1918

Defendant given leave to file an ~~and~~ motion for new trial
 On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant, in his own proper person, then came on to be heard the defendant's ~~amended~~ motion for a new trial heretofore filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said ~~amended~~ motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant is entered into in the sum of \$5000 with J. J. May and Marvin Simpson as Sureties thereon.

the _____

day of _____

A. D. 189 _____

Manufacturing Stationers, Fort Worth.

The State of Texas }
 *51792 vs }
 Chester Garrett }

Recognizance

January 21, 1918

On this day come into open Court Chester Garrett, defendant in the above styled and numbered Cause, who together with J. J. May and Marvin Robinson acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of Five Hundred Dollars.

Conditioned that the said Chester Garrett, defendant herein, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a sentence of thirty days confinement in the County jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered in said Cause, shall appear before this Court from day to day, and from term to term thereof, 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 said Cause.

The State of Texas } Order on motion for new trial
 no. 51623. vs }
 F S Stone }

January 25, 1918

On this day came the County Attorney prosecuting the Pleas of the State; also came defendant in his own proper person, then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be,

and the same is hereby granted.

51792

The State of Texas vs Chester Garrett	}	Order on Motion for Extension of Time to file Bills of Exception and Statement of Facts February 28, 1918
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~~Defendant given leave to amend motion for extension of time~~
 On this day came on to be heard the ^{amended} motion of the Chester Garrett, defendant in the above styled and numbered cause, for an extension of time within which to prepare and file his Bills of exception and Statement of facts in the said above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that defendant should be, and he is hereby given 20 days from and after the adjournment of this term of Court within which to prepare and file the Bills of Exception and Statement of Facts in the above styled and numbered Cause.

It is therefore ordered, adjudged and decreed that said motion for an extension of time be, and the same is hereby granted, and defendant is hereby given 20 days from and after the adjournment of this term of Court within which to prepare and file Bills of Exception and Statement of Facts in said Cause.

Read, signed and approved, in open court this
 the 2nd day of March A. D. 1918
 James W. Brown - Judge

Monday the 4

nty, March Term, 189 1918 389

day of March A. D. 189-1918

Manufacturing Stationers, Fort Worth.

Be It Remembered that on Monday, March 4, 1918, there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House of said County, present and presiding the Honorable Jesse M. Brown, County Judge, Marshall Sprounts, County Attorney, Chas. H. Rose, County Clerk, and N. C. Mann, Sheriff, when the following proceedings, among others, were had, to wit:

Election of a Special Judge.

52266

The State of Texas } Order on Motion for New Trial
 W. H. Thomas } May 1st, 1918

On this day, came the County Attorney prosecuting the Pleas of the State; also came the defendant in person and by counsel, then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court, after hearing said motions, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted. It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby ~~over~~ ruled granted.

Election of a Special Judge
In the County Court of Tarrant Co Texas
April, 17-1918

This day came on a regular term of the County Court of Tarrant County, Texas and the Honorable Jesse M Brown, the duly elected qualified and acting judge of said court being absent and unable to act as such judge and to hold said court, the practicing lawyers of such court present there at proceeded to elect from among their number a special judge for said court, whereupon the Sheriff of Tarrant County, Texas made proclamation at the Court house door that the duly acting judge of said court was absent and unable to serve. And that a special judge was about to be elected that such proclamation was reported to the Honorable Marshall Spoons Temporary Chairman of the meeting called by the duly practicing lawyers present at said meeting and such temporary Chairman submitted to such practicing lawyers the question of whether or not a special judge should be elected, and the same unanimously carried after which the name of the Honorable V. R. Parker a duly licensed and practicing attorney at the Fort Worth Bar. Was submitted as the only candidate for such position.

That the Honorables W. C. Bennett - R. S. Phillip - R. A. Stuart - J. Ben Lett - J. W. Seward - J. E. Smith - W. H. Tolbert - H. B. Bishop - Marshall Spoons - Virgil Parker - were all of the practicing attorneys present and participating in such election that there were nine ballots called and nine were for the candidate and name V. R. Parker that such ballots were counted after being collected by the Clerk and the result of the election declared by the presiding officer and such result was also proclaimed by the Sheriff at the Court Room door whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County Texas.

Read, signed and approved in open Court this the
4th day of May A. D. 1918
Jesse M Brown Judge

Be It Remembered that on Monday, May 6th 1918, there came on and was held a regular term of the County Court of Tarrant County, Texas at the Court House of said County, present and presiding the Honorable Jesse M. Brown, Judge of said County, Marshall Sponta, County Attorney, Chas. H. Pope, County Clerk and N. C. Mann, Sheriff, when the following proceedings, among others, were had, to-wit:-

The State of Texas } Order on Motion for New Trial
 no. 52390 vs }
 O. P. Herring } June 3rd, 1918.

On this day came the County Attorney prosecuting the Pleas of the State, also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial, filed in the above styled and numbered cause, and the Court, after hearing said motion, argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby granted.

The State of Texas } Order on Motion for New Trial
 no 52391 vs }
 Lee Ferrar } June 3rd, 1918

On this day came the County Attorney prosecuting the Pleas of the State; also came the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed in the above styled and numbered cause, and the Court, after

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Hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that said motion be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be, and the same is hereby granted.

State of Texas
vs
W.A. Zimmermann
52262 vs

Orders on Motion for New Trial

June 14, 1918

On this day came the County Attorney prosecuting the Pleas of the State, came also the defendant in his own proper person, then came on to be heard the defendant's motion for a new trial filed herein on May 10, 1918, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be, and the same is hereby granted, and defendant is hereby given a new trial herein.

Monday the 1st day of July

A. D. 189-1918

Texas Printing Company

Be It Remembered, That on Monday July 1, 1918 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House of said County, present and presiding the Honorable Jesse M. Brown, Judge of said Court, Marshall Sprunt, County Attorney, Chas. H. Roe, County Clerk, and N. C. Murren, Sheriff, when the following proceedings, among others, were had, to-wit:

Election of a Special Judge
In the County Court of Tarrant
County, Texas - August 31, 1918.

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Jesse M. Brown, the duly elected, acting and qualified judge of said Court, being absent and unable to serve as such judge and to hold said Court, the practicing lawyers of such Court proceeded to elect from their number a special judge from for said Court.

Whereupon the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting judge of said Court was absent and unable to serve, and that a special judge was about to be elected, that said proclamation was reported to the Honorable Clyde D. Eastus, Temporary Chairman of the meeting called by said practicing attorneys present at said meeting, and said temporary Chairman submitted to said lawyers the question of whether or not a special judge should be elected and said question unanimously carried, after which the names of Virgil R. Parker and W. B. Amerman were submitted as candidates for said position.

That the following lawyers were present and participated in such election:

- Virgil R. Parker, W. B. Amerman, Clyde D. Eastus, Sam. Keene, R. D. Shrapkin, R. B. Shrapkin

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth.

W. C. Brewett, Levi Pressley and J. M. Baskin,
That there were 9 ballots cast, 8 of same being
pulled for Virgil R. Parker and one for W. B. Ammerman
and after said ballots were collected and
counted by the Clerk of this Court, said Virgil R. Parker
was declared to be elected as such Special Judge,
and such result was declared by the presiding
officer, and such result was also proclaimed
at the Court House door; Whereupon the oaths of
office, as prescribed by law and the constitution
of the State of Texas was duly administered to the
said Virgil R. Parker by the County Clerk of Tarrant
County, Texas

— — — — —

Read signed approved in open court this 31 day Aug 1918
Jas M Brown
Co Judge

Manufacturing Stationers, Fort Worth

The State of Texas } Order on Motion of Deft for new Trial
 No 52706. vs }
 Ed Rogers } October 15, 1918

On this day came the County Attorney prosecuting the Pleas of the State; came also defendant in person and by attorney; then came on to be heard the motion of defendant, Ed Rogers, for a new trial heretofore filed in the above styled & numbered cause, and the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is, therefore ordered, adjudged & decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

The State of Texas } Recognizance
 vs }
 Coy Taylor } October 28, 1918

On this day came into open Court Coy Taylor, defendant in the above styled & numbered cause, who, together with L. M. Walker and M. B. Burns, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$300.00

Conditioned, that the said Coy Taylor, defendant herein, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at a fine of \$25.00 and 30 days confinement in the County Jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered

#52599

in said Court, shall appear before this Court from day to day, and from term to term thereof, 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 said Cause

The State of Texas } Order on Motion for New Trial
52727 }
E.S. Wallace } Nov 2, 1918

On this day came the County Attorney prosecuting the Pleas of the State; Came also the defendant in person and by attorney; Then came on to be heard the motion of the defendant, E.S. Wallace, for a new trial, heretofore filed in the above numbered and entitled cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled to which action of the Court the defendant then and there, in open Court, excepted and gave notice of appeal, to the Court of Criminal Appeals of the State of Texas. Defendant gave 30 days after adjournment this term of Court within which to prepare and file statement of facts and bills of exceptions. Recognizance of defendant as entered into in the sum \$300.00 with R.H. Smith and C. G. Wallace as sureties thereon.

The State of Texas } Recognizance
No. 52727 }
E.S. Wallace } November 2nd 1918

On this day came into open Court E.S. Wallace, defendant in the above styled and numbered cause, who, together with R.H. Smith and C.G. Wallace, acknowledge

the

day of

A. D. 189

Manufacturing Stationers, Fort Worth

themselves jointly and severally indebted to the State of Texas in the penal sum of \$300.00.

Conditioned that the said E. S. Wallace, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor, and his punishment assessed at a fine of \$25⁰⁰ and 30 days confinement in the County jail of Tarrant County, Texas, as more fully appears by judgment of conviction duly entered in said cause, shall appear before this Court from day to day and from term to term thereof in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in said cause.

— — — — —

Read, signed and approved in open court this the 2nd day of Nov. A. D. 1918 James M. Brown - a Judge

Be It Remembered, That on Monday, November 4th 1918 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, present and presiding the Honorable Jesse M. Brown, Judge of said Court, Marshall Spoons, County Attorney, Chas. H. Rose, County Clerk and N. B. Mann, Sheriff, when the following proceedings, among others, were had, to-wit:

The State of Texas } Order on Defendants Motion
no. 52745 vs } for New Trial
Bob Overitt }

November 15, 1918

On this day came the County Attorney prosecuting the Pleas of the State, then came the defendant in person and by attorney, then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that said motion for a new trial should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby in all things granted.

The State of Texas } Order on Defendants Motion for
no. 52670. vs. } New Trial
Thelma Shipp }

November 27, 1918

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in his own proper person; then came on to be heard the motion for a new trial heretofore filed by the defendant in the above styled and numbered cause, and the Court, after hearing

Manufacturing Stationers, Fort Worth

said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$600⁰⁰ with R N Smith and L M Miller as Sureties thereon.

The State of Texas } Recognizance
 No. 52670. vs }
 Thelma Shipp } November 27, 1918

On this day came into open Court Thelma Shipp, defendant in the above styled and numbered cause, who, together with R N Smith and L M Miller, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$600⁰⁰.

Conditioned that the said Thelma Shipp, who has been convicted in the County Court of Tarrant County, Texas of a misdemeanor and his punishment assessed at 12 months' confinement in the County Jail of Tarrant County, Texas, as more fully appears by the judgment of Conviction duly entered in said cause, shall appear before this Court from day to day, and from Term to Term thereof 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 said cause.

The State of Texas }
 No 52670 } Order Overruling motion
 Hulene Shipp } and arrest of judgment.

On this day came the County Attorney prosecuting the Pleas of the State; Came also the Defendant in his own proper person; they came on to be heard the order overruling motion and arrest of judgment heretofore filed by the defendant in the above styled and numbered Cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said order overruling motion and arrest of judgment be, and the same is hereby overruled, to which action of the Court, the Defendant then and there, in open Court, excepted, and gave notice of Appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant is entered into in the sum of 600⁰⁰ with R. H. Smith and L. M. Miller as sureties thereon.

The State of Texas }
 } Recognizance
 } January 2 - 1919.
 Early Morrison }

On this day came into open Court, Early Morrison, Defendant in the above styled & numbered Cause, who, together with F. D. Clark & Jess Clark acknowledge themselves jointly & severally indebted to the State of Texas in the several sum of 600⁰⁰; Conditioned that the said Early Morrison, Defendant therein, who has been convicted in the County Court of Tarrant Co. Texas, of a misdemeanor and his punishment assessed of a fine of 100⁰⁰ and 6 months confinement in the Co. Jail of Tarrant Co., Texas as more fully appears by judgment of conviction duly entered in said Cause, shall appear and shall hold himself ready to appear before the Court from day to day & from term to term thereof 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 said Cause.

Read, signed & approved in open Court this
 the 4th day of Jan, A. D. 1919.
 Hugh L. Small
 of Judge

Monday the 6 day of January A. D. 189 1919

Manufacturing Stations, Fort Worth.

Be it Remembered, that on Monday, January 6, 1919, there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, present and presiding the Honorable Hugh L. Small, Judge of said Court, Jesse M. Brown, County Attorney, Bart Dymally, County Clerk and Sterling P. Clack, Sheriff when the following proceedings, among others, were heard, to wit:-

The State of Texas

vs. No 53107

P. B. Willett.

In the County Court of
Tarrant County, Texas.

Recognizance

On this day came on to be heard the above numbered and styled cause came also 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 Defendant was released on Recognizance in the sum of \$300⁰⁰ conditioned that the aforesaid Defendant will pay \$20⁰⁰ per month to Aline F. Willett, daughter and minor, until discharged by the Court

Hugh Small
Judge

The State of Texas }
vs. }
R. A. Smith }

Wife Desertion
January 15, 1919.

And this day came the County Attorney prosecuting the Pleas of the State; Came also the Defendant, in his own proper person; then came out to be heard the above styled and numbered cause.

And the Court after hearing the evidence thereon and being fully advised is of the opinion that the Defendant is Guilty. Wherefore Defendant, R. A. Smith agrees to pay to his wife the sum of \$12⁵⁰ per week until further ordered by the Court.

6/18/19 Defendant directed to pay Clerk of this Court \$8⁵⁰ per month. At which time he is discharged from further obligation under this order.

Judge Small
Judge

The State of Texas }
vs. }
Ida May Johnson }

no. 53075

Juvenile.

January 17-1919.

And this day came the Assistant County Attorney and upon hearing the age of the Defendant and finding that the said Defendant was a juvenile, the Asst. Co. Atty. dismissed said cause from the Criminal Court and transferred same to the County Juvenile Court.

It is therefore ordered, adjudged and decreed by the Court that the above styled Defendant be tried in the Juvenile Court of Tarrant Co. Texas.

Judge Small
Judge

the day of A. D. 189

53023

The State of Texas } Juvenile
vs }
Bill Simpson } Jan. 16 - 1919.

On this day came the County Attorney and upon hearing the age of the defendant and finding that said defendant is a juvenile, above cause was dismissed upon motion of said Co. Atty from the Criminal Court to the County Juvenile Court.

It is therefore adjudged, ordered and decreed by the Court that the above styled cause and numbered case be tried in the Juvenile Court of Tarrant Co., Texas.

High Court Judge

52909

The State of Texas } Order on Defendants'
vs }
Motion for a new trial.
Earley Morrison } Jan. 2 - 1919.

On this day came the County Attorney prosecuting the Pleas of the State; came also the Defendant, Earley Morrison, in his own proper person and by attorney; then came on to be heard the motion for a new trial of the defendant heretofore filed in the above styled and numbered Cause, and the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said Motion for a new trial be, and the same is hereby ordered, to which action of the Court the defendant, then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

High Court Judge

The State of Texas }
 vs no 52909 }
 Early Morrison } Decree on Defendant's motion for
 an Extension of time:
 January 4-1919.

On this 4th Day of January A.D. 1919 came on to be heard the motion of Defendant in the above entitled cause for thirty days further time within which to prepare and file statement of facts and Bills of Exception of said cause, and it appearing to the Court that further time is necessary to Defendant to prepare and file statement of facts and bills of exception in said cause, it is, therefore, ordered, adjudged and decreed by the Court that the ~~plaintiff~~ Defendant be and he is hereby granted thirty days from this date within which to prepare and file statement of facts and bills of Exception in said above entitled cause.

Approved

Hugh Small
 Justice

The State of Texas }
 vs } no. 53221
 Jack Smith }

Juvenile Court.
 January 29, 1919

On this day came the County Attorney's Assistant and upon hearing the age of Defendant and finding that said Defendant was a Juvenile the Asst. Co. Atty. dismissed said cause from the Criminal Court and transferred same to Co. Juvenile Court.

It is therefore ordered, adjudged and decreed that the said Defendant, Jack Smith be tried in the Juvenile Court of Tarrant County, Texas.

Hugh Small
 Justice

Manufacturing Stationers, Fort Worth

The State of Texas }
 vs } no 52909
 Early Morrison } Defendant giving
 leave to file 1st Amended
 Motion for a new trial.

Jan. 2 - 1919

Defendant is hereby given leave to file his 1st Amended Motion for a New Trial.

The State of Texas } In the County Court of
 vs } no 52909 } Tarrant County,
 Early Morrison } Texas.

Order on Defendant's Motion for a new trial.
Jan. 2 - 1919.

O. H.
 On this day, came the County Attorney prosecuting the Pleas of the State; came also the Defendant, Early Morrison, in his own proper person and by Attorney; then came on to be heard the Amended Motion for a new trial of the Defendant heretofore filed in the above styled and numbered cause. And the Court, after hearing said Motion, the argument of the Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore, ordered, adjudged and decreed by the Court that said Amended Motion for a new trial be, and the same is hereby ordered, to which action of the Court the Defendant then and there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

And it is hereby granted that the said Defendant be given an extension of time of thirty days in which to prepare and file statement of facts and bills of exception in the above styled and numbered cause.

Hugh Shedd
Judge

The State of Texas }
 vs } no. 53253
 Fraudulent Allow } Juvenile
 Feb. 3 - 1919.

Now this day came the County Attorney and upon hearing the age of the Defendant in the above cause and finding that said Defendant's age to be that of a Juvenile, the County Attorney dismissed case from the Criminal Court and transferred same to the Juvenile Court of Tarrant County, Texas.

It is therefore ordered, adjudged and decreed by the Court that the above styled cause be tried in the Juvenile Court of Tarrant County, Texas.

The State of Texas }
 vs } no. *Hugh Small*
 William Binks } *vs George*
 Feby. 13 - 1919.

Now this day came the County Attorney prosecuting the Pleas of the State; came also the defendant, William Binks in his own proper person and by attorney then came on to be heard the Application for the release of William Binks, defendant, committed in Justice Court Precinct No. 1, of vagrancy.

And the Court being fully advised in the premises is of the opinion that said Application should be granted.

It is therefore ordered and decreed by the Court that said Application be and the said is hereby granted, and the said William Binks is hereby released to his mother, Betty Binks.

Hugh Small
vs George

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

The State of Texas }
 vs } no. 53116
 B. F. Dennis }
 Order of
 Defendants' Motion
 for New Trial.
 Jan. 31 - 1919

On this day came the County Attorney prosecuting the pleas of the State; Came also the Defendant, B. F. Dennis, in his own proper person, and then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised on the premises ~~is~~ is of the opinion that said motion should be ~~denied~~ granted and that said cause should be dismissed.

It is therefore ordered, adjudged, and decreed by the Court that said motion for a new trial be, and the same is hereby sustained.

It is further ordered, adjudged, and decreed by the Court that said cause be, and the same is hereby dismissed.

Hugh Howell Judge
 Order on Defendants'

The State of Texas }
 vs } no. 53178
 Joe Fisher }
 Motion for a New Trial.
 Jan. 23 - 1919

On this day came the County Attorney prosecuting the Pleas of the State; Came also the Defendant, Joe Fisher,

the day of A. D. 189

Texas Printing Company

53386

The State of Texas }
 vs }
 John Creed } Recognizance
 Feb. 15-1919.

On this day came into open Court
 Jno. Creed, defendant in the above numbered
 and entitled cause, who, ~~together with,~~ ^{by}
~~and~~ ⁱⁿ acknowledges ~~himself~~
~~jointly and severally indebted~~ to the State of Texas
 in the penal sum of \$300⁰⁰.

Conditioned, that the said defendant,
 John Creed, who has been convicted ~~of~~ in
 the County Court of Tarrant County, Texas,
 of a misdemeanor and his punishment
 assessed at a fine of as more fully
 appears by judgment of conviction duly entered
 in said 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 said cause.

53488

State of Texas }
 vs } et Parte, Recognizance
 Jno. Washington } Feb. 25-1919.

On this day came on to be heard
 The application for writ of Habeas Corpus of
 The defendant in the above styled and numbered
 case, and on motion of the Motion of the County
 Attorney the Defendant, John Washington, was
 released on his own recognizance bond in
 the sum of \$600⁰⁰ on said writ of habeas
 Corpus.

Hugh Small
 Judge

The State of Texas

Recognizance.

Vs. No. 53386

February 15, 1919.

John Creed.

On this day came into open court, John Creed, defendant in the above styled and numbered cause who, on motion of the County Attorney is released on his own recognizance and is indebted to the sum of \$300.00 to the State of Texas.

*Hugh Small
Judge*

Manufacturing Stations, Fort Worth

The State of Texas }
 vs No 53469 }
 Buddie Starves }

Order on Defendants Motion for a
 New Trial.

April - 23 - 1919

All this day came the County Attorney prosecuting the Pleas of the State, then came the Defendant in person and by Attorney; then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby overruled, to which action of the Court the Defendant then & there in open Court accepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognition of defendant is entered into in the sum of \$500.00 with G. M. Bigham and L. J. Stormus as sureties thereon.

The State of Texas }
 vs No }
 B. C. Line }

Order on Defendants Motion
 for a new trial.
 5 - 27 - 19.

All this day came the County Attorney prosecuting the Pleas of the State, then came the Defendant, B. C. Line, in person and by Attorney; then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and the Court after hearing said motion the argument of Counsel thereon and being fully advised in the premises is of the opinion that said motion for a new trial as prayed for should be granted.

It is therefore, ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby in all things granted.

The State of Texas } Order on Motion to Quash
 vs (2023989) } Indictment.
 Fred Green } June 7, 1919.

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant, Fred Green, in his own proper person and by Attorney; then came on to be heard the motion to quash the indictment filed by the defendant in the above styled and numbered cause, and the Court after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore, ordered, adjudged and decreed by the Court that said order motion to quash indictment be and the same is hereby overruled to which action of the Court the defendant then and there in open Court excepted.

State of Texas } Original Application for
 vs } Mandamus
 Jno King Kendall } March 8-1919.

*
 22631

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant, Jno King Kendall in his own proper person and by Attorney; then came on to be heard the Original Application for mandamus filed by the defendant in the above styled and numbered cause, and the Court after hearing said Application for defendant to deposit \$100.00 with Clerk said defendant is ordered released on his own Recognizance and said Application is hereby granted.

It is therefore, ordered, adjudged and decreed by the Court that said Application to deposit \$100.00 with the Clerk and defendant be released on his own Recognizance be and the same is hereby granted,

the day of A. D. 189

The State of Texas } Order on Motion for a new trial
vs } (No. 54178)
John Cassi } June 12 - 1919.

On this day came the County Attorney prosecuting the Pleas of the State; came also the Defendant, John Cassi, in his own proper person and by Attorney; then came on to be heard the Motion for a new Trial of defendant heretofore filed in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel thereon and being fully advised in the premises, is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled, to which action of the Court the Defendant then and there in open Court excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of Defendant is entered into in the sum of \$500⁰⁰ with John Cassi - Principal; S. M. Lerma and J. B. Matthews, Bondsmen, thereon.

Recognizance
State of Texas }
vs } no 54178
John Cassi } June 12 - 1919

This day came into open Court John Cassi Defendant in the above entitled cause, who, together with S. M. Lerma and J. B. Matthews his sureties, acknowledge themselves indebted to the State of Texas in the penal sum of Five Hundred Dollars conditioned that the said John Cassi, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of One Hundred Dollars and thirty days confinement in the County Jail of Tarrant County, Texas, as more fully appears by the judgment of conviction duly entered in this cause and 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 cause.

1159

State of Texas }
 vs no. 1159 }
 Rennie Tippins }
 Order on
 Defendants' Motion for a
 new trial.
 June 17-1919.

On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in person and by attorney; then came on to be heard the defendant's motion for a new trial heretofore filed in the above styled and numbered cause, and, the Court, after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then and there excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is hereby released on a Recognizance Bond entered in the sum of \$500 with W.B. Allen & G. J. Wooten as sureties thereon.



Read, Regard and Approved in Open Court this the 5th day of July - A.D. 1919

Hugh H. Mudd
 Co. Judge, Tarrant Co., Texas

Attest: Bert Mynard, Co. Clerk,
 By M.C. Redford, Dep.

The State of Texas
 vs no. 53497
 F. W. Astell

Recognizance
 July 5-1919

This day came into open Court F. W. Astell Defendant in the above entitled cause, who, together with J. D. Kroom and C. R. Bawlin his sureties acknowledge themselves severally indebted to the State of Texas in the pecuniary sum of Two Hundred Dollars (\$200⁰⁰) conditioned that the said F. W. Astell, who has been convicted in this cause of a misdemeanor and his punishment assessed as a fine of one dollar (\$1.00) as more fully appears by the judgment of conviction hereby returned in this cause, shall appear before this Court from day to day and from term to term of the cause, 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.

Co. Judge

The State of Texas
 vs # 53497
 F. W. Astell

Order on
 Defendant's
 Motion for a
 new trial -
 July 5-1919.

On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in person and by attorney; then came on to be heard the Defendant's ^{Amended} Motion for a new trial heretofore filed in the above entitled and numbered cause, and, the Court, after hearing said motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the Court that said ^{amended} motion for a new trial be and the same is hereby overruled, to which action of the Court the defendant then and there in open Court excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas

Defendant released on Recognizance Bond entered into in the sum of \$200⁰⁰ with J. D. Kroom and C. R. Bawlin as sureties thereon. Defendant's Recognizance being fixed by the Court in said cause.

It is ~~therefore~~ ^{further} ordered, adjudged and decreed by the Court that the Defendant herein be allowed ten days (10) in which to file Bills of Exceptions and Statement of Facts after the adjournment of this term of Court.
 Hugh H. Small
 Co. Judge.

The State of Texas } Order on Defendant's motion to file
 vs no. 53497 } an amended motion for a new trial.
 F. W. Astee } July 3rd - 1919.

On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant, F. W. Astee, in person and by Attorney; then came on to be heard the Defendant's ^{motion to file an} amended motion for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion to file an amended motion for a new trial be and the same is hereby granted.
 Hugh H. Small
 Co. Judge

The State of Texas } Order on Defendant's motion
 vs no 54179 } for a New Trial
 Mrs. Anna Green } July 5 - 1919.

On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in person and by Attorney; then came on to be heard the Defendant's motion for a new trial heretofore filed in the above entitled and numbered cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby overruled to which action of the Court the Defendant then and there in open Court excepted and gave notice of appeal to the Court of Criminal Appeals

of the State of Texas,

It is further ordered, adjudged and decreed by the Court that the Defendant be allowed thirty days to file Statement of Facts and Bills of Exceptions after the adjournment of this Term of Court.

Hugh H. Small
County Judge.

54178

The State of Texas }
vs John Casai }
County of Tarrant }

Recognizance
July 26-1899

This day came into open Court, John Casai, Defendant in the above numbered and entitled cause, who, together with Charles Specht and John Poulter his sureties, acknowledge themselves jointly and severally, indebted to the State of Texas in the penal sum of Five Hundred (\$500.00) Dollars conditional that the said John Casai, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of \$100⁰⁰ and 20 days in 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 cause.

Hugh H. Small
County Judge.

the day of A. D. 189

The State of Texas vs Bennie Jiggins } no. 115-9 New Recognizance Bond, August 21-1919.

This day came into open Court Bennie Jiggins Defendant in the above numbered and entitled cause; and W. B. Allen, Surety on Arist Recognizance Bond in this cause, having been relieved from said bond at his own request, and said Defendant, Bennie Jiggins, who, together with his Sureties, A. J. Nooten and Bob Nooten, acknowledge themselves, jointly and severally, indebted to the State of Texas in the penal sum of Five Hundred (\$500.00) Dollars, Conditional that the said Bennie Jiggins, who has been convicted in this cause of a misdemeanor and his punishment assessed at two years, ^{+ 6 mos} in the State Training School for Boys as more fully appears in 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 Court of Criminal Appeals of the State of Texas in this cause.

High Small County Judge.

no. 54750

State of Texas

vs

J. H. Lee

Order on Defendants first
 Amended Motion for a New Trial.
 August 30 - 1919

On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in person and by his Attorneys; Then came on to be heard the Defendants' first Amended Motion for a new trial heretofore filed in the above styled and numbered cause, and, the Court, after hearing said motion, the Arguments of Counsel thereon, and being fully advised in the premises is of the opinion that the law is against the Defendant.

It is therefore, ordered, adjudged and decreed by the Court that said Motion be and the same is hereby overruled, to which action of the Court the Defendant in open Court then and there excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant's Bond is fixed at \$300⁰⁰

Hugh H. Russell
 County Judge.

Read, signed and approved in open Court
 this the 30th day of August, 1919

Hugh H. Russell
 County Judge.

Manufacturing Stationers, Fort Worth

Be it remembered that on the 1st day of September A. D. 1919 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County at Fort Worth, Texas, present and presiding the Honorable Hugh L. Small, County Judge; Jesse M. Brown, County Attorney; Bart Myrland, County Clerk and Sterling P. Clark, Sheriff; when the following proceedings, among others, were had, to-wit:

No. 55264

The State of Texas }
vs }
J. H. Griffin }
In the County Court of
Tarrant County, Texas.
September, 19, 1919.

Order on motion to quash Information and Complaint and set same aside.

On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in person and by his Attorney, then came on to be heard the Motion of the Defendant, to quash the Information and Complaint and to set aside same - same being filed in the above styled and numbered cause, and the Court after hearing said Motion, argument of Counsel thereon, and being fully advised in the premises is of the opinion that said Motion to quash Information and Complaint and set same aside should be overruled.

Therefore - It is ordered, adjudged and decreed by the Court that said Motion to quash Information and Complaint and set aside same be and the same is hereby overruled to which Action of the Court the Defendant, then and there in open Court accepted.

the day of A. D. 189

Manufacturing Stations, Fort Worth

Order on Motion for Peremptory Instruction.
No. 0-0-264

The State of Texas vs J. H. Guiffin	}	In the County Court of Tarrant County, Texas. September 19, 1919.
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On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in person and by his Attorney; then came on to be heard the Motion of the Defendant for a Peremptory Instruction filed in the above numbered and entitled cause, and the Court after hearing said Motion, argument of Counsel thereon, and being fully advised in the premises, is of the opinion that said Motion for a Peremptory Instruction be overruled.

It is therefore, ordered, adjudged and decreed by the Court that said Motion for a Peremptory Instruction be and the same is hereby overruled, to which Action of the Court the Defendant, then and there, in open Court assented.

Order on Motion for a New Trial
No. 0-0-264

The State of Texas vs J. H. Guiffin	}	In the County Court of Tarrant County, Texas. Sept. 20, 1919
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On this day came the County Attorney prosecuting the Pleas of the State; then came the Defendant in his own proper person and by his Attorney; then came on to be heard the Motion of the Defendant for a New Trial filed in the above numbered and styled cause, and the Court after hearing said Motion, the argument of Counsel thereon, and being fully advised in the premises, is of the opinion that said Motion for a New Trial be overruled.

It is therefore ordered, adjudged and decreed by the Court that said Motion for a New Trial be and the same is hereby overruled to which action of the Court the Defendant, then and there, in open Court assented.

there in open Court excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is hereby given 30 days after the adjournment of this term of Court in which to file his Statement of Facts and Bills of Exceptions.

Recognizance of Defendant is entered into in the sum of Three Hundred Dollars (\$300.00) with J. H. Griffin as Principal; J. B. Ammerman and S. Rotsky as Sureties herein.

The State of Texas,

vs

J. H. Griffin.

No. 55264.

In the County Court of

Tarrant County, Texas,

this 20th day of October,

A. D. 1919.

This day came into open court J. H. Griffin, defendant in the above cause, who, together with J. B. Ammerman and S. Rotsky, his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars; conditioned, that the said J. H. Griffin, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars and all costs of prosecution, 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.

Tarrant County
Criminal Minutes
County Court No
VI pg. 424

Read, signed and Approved in open Court this the 1st Day of Nov. A. D. 1919.

Hugh H. Small
County Judge
Tarrant Co. Texas

Bart. Myrart, Clerk C. Court
By Mary C. Redford, Dep.

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

Monday the 3 day of Nov.

A. D. 1891919

Texas Printing Company.

Be it remembered that on the 3rd day of ~~September~~ ^{November} A. D. 1919 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County at Fort Worth, Texas, present and presiding the Honourable H. L. Luce, County Judge; Jesse M. Brown, County Attorney; Bart Myratt County Clerk; and Sterling P. Clark, Sheriff; when the following proceedings were had, to-wit:

The State of Texas vs #1225 Lee Simpson	}	In the County Court of Tarrant County, Texas for Juvenile Cases. Defendants' Motion for New Trial. November 20 - 1919.
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On this day came the County Attorney prosecuting the pleas of the State; came also the Defendant in his own proper person, and then came on to be heard the Defendants' Motion for a New Trial heretofore filed in the above styled and numbered cause, and the Court, after hearing said Motion, argument of counsel thereon and being fully advised in the premises is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the Court that said Motion for a New Trial be and the same is hereby overruled, to which action of the Court the Defendant then and there in open Court accepted and gave notice of Appeal to the Court of Criminal Appeals of the State of Texas.

It is further ordered that the Defendant be given 30 days from the adjournment of this term of Court in which to file his Bills of Exception and Statement of Facts.

H. L. Luce
 County Judge

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth

The State of Texas }
vs # 1225 }
Lee Simpson } Recognizance Bond.

November 20, 1919

This day came into open Court Lee Simpson, defendant in the above entitled cause, who, together with John L. Poulter and Theo Koring his sureties, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$300.00 three hundred dollars, conditioned, that the said Lee Simpson, who has been convicted in this cause of a misdemeanor, and his punishment assessed at (3) three years in the State Training School for Boys 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 cause.

Hugh J. Small
County Judge

The State of Texas }
vs # 56717 }
Gus Ganges } Order
on motion to
quash complaint &
disfornation.

This day came into open Court Gus Ganges defendant in the above entitled and no. cause, who, together

On this day came the County Attorney prosecuting the pleas of the State; Came also the defendant in his own proper person, and then came on to be heard the Defendant's Motion to Quash the Complaint and the Information heretofore filed in the above styled and numbered cause, and the Court, after hearing said Motion, argument of Counsel thereon and being fully advised in the premises is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the Court that said Motion to Quash the Complaint and the Information be and the same is hereby overruled to which action of the Court the defendant then and there in open Court excepted ~~and gave~~ Notice of Appeal

Hugh Russell
County Judge

Tarrant County
Criminal minutes
County Court 16
1/2 pg. 427

Be it Remembered that on the 5th day of January A. D. 1920 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County at Fort Worth, Texas; present and presiding the Honorable Hugh L. Small, County Judge; Jesse M. Brown, District Attorney; Bart Myratt, County Clerk; and Sterling P. Clark, Sheriff; - when the following proceedings among others were had: - to wit:

* 53781

The State of Texas }
 vs }
 Fred Green }

In the County Court of Tarrant County, Texas.

Order on Motion to Quash
 Indictment.
 January 23, 1920.

On this day came into open Court the District Attorney prosecuting the pleas of the State; there came the Defendant in person and by his Attorney; there came on to be heard the Defendants' Motion to quash the Indictment in the above styled and numbered cause, and the Court, after hearing said Motion, argument of counsel thereon and being fully advised in the premises is of the opinion that the same should be granted.

It is therefore, ordered adjudged and decreed by the Court that said Motion to quash indictment be and the same is hereby granted.

* 53781

The State of Texas
vs
Fred Green

In the County Court of
Tarrant County, Texas,
January 23, 1920

Order on Motion to Reinstata.

On this day came the District Attorney prosecuting the pleas of the State; then came the Plaintiff by its Asst. Dist. Atty; then came on to be heard Plaintiff's motion to set aside the action of the Court in the above styled and numbered cause and to reinstata said case and the Court after hearing said motion, argument of counsel thereon and being fully advised in the premises is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed that said motion be and the same is hereby granted, to which order defendant excepts.

The State of Texas
vs
J. M. Pariah

In the County Court of Tarrant
County, Texas.
January ~~29~~³⁰ - 1920

Order ^{on} of Defendants' Motion for a New Trial.

On this day came the District Attorney prosecuting the pleas of the State; then came the Dept. in person and by his attorney; then came on to be heard Defendants' ^{Amended} motion for a New Trial, ^{filed} in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said ^{Amended} motion for a new trial be and the same is hereby overruled.

*
53781

56221

the

day of

A. D. 189

Texas Printing Company.

The State of Texas } In the County Court of Tarrant County
 vs } Texas. # 56221.
 J. M. Parish } January 30 - 1920
 Order on Motion in Arrest of Judgment.

On this day came the District Attorney prosecuting the pleas of the State; then came the Defendant in his own proper person and by his Attorney; then came on to be heard the Defendant's Motion in Arrest of Judgment filed in the above styled and numbered cause, and the Court, after hearing said Motion, and the argument of Counsel thereon and being fully advised in the premises, is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the Court that said Motion in Arrest of Judgment be and the same is hereby overruled, to which action of the Court the Defendant then and there in open Court excepted and gives notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin.

Recognizance of Defendant is entered into in the sum of \$300⁰⁰. J. M. Parish, Principal and H. W. Byers and Jno. Hines, Sureties.

The State of Texas } In the County Court of Tarrant
 vs } County, Texas # 56221
 J. M. Parish } January 30 - 1920
 Recognizance

This day came into open Court J. M. Parish Defendant in the above entitled cause, who, together with H. W. Byers and Jno. Hines, his Sureties, acknowledge themselves personally indebted to the State of Texas in the penal sum of \$300⁰⁰, conditioned that the said J. M. Parish, who has been convicted, of a misdemeanor and his punishment assessed at a fine of \$100⁰⁰, as more fully appears by the judgment of conviction duly entered in this cause, shall appear from 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 cause.

Manufacturing Stationers, Fort Worth.

Read - signed and approved this the
28th day of February, A. D. 1920

Hugh H. Small
County Judge

By Mary C. Redford
Deputy Co. Clerk

The State of Texas } In the County Court of Tarrant
 vs } County - Texas for Criminal
 J. H. Hand } Cases.
 # 55783 } ^{February} ~~January~~ 7th, 1920. Order on Motion for a New Trial.

On this day came the County Attorney prosecuting the Pleas of the State; came also the defendant in person and by his attorney, then came on to be heard defendant's Motion for a New Trial, in the above numbered and entitled cause, and the Court after hearing said motion, the arguments of Counsel thereon and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be, and the same is hereby overruled, to which action of the Court the defendant then assent there, in open Court, excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

Recognizance of defendant is entered into in the sum of \$1000⁰⁰ with J. H. Hand, Principal, Marvin Simpson and Roy G. Tomlinson, sureties thereon.

The State of Texas } Recognizance Bond.
 vs } # 55783
 J. H. Hand }

This day came into open Court J. H. Hand, defendant in the above numbered and entitled cause, who, together with Marvin B. Simpson and Roy G. Tomlinson, his sureties, acknowledge themselves generally indebted to the State of Texas in the penal sum of One Thousand Dollars; Conditioned, that the said J. H. Hand, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of \$500⁰⁰ and all costs of this prosecution, 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 time to time, 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 cause.

the

day of

A. D. 189

Manufacturing Stationers, Fort Worth

The State of Texas
 vs # 56664
 Hugo Hallien

In the County Court of Tarrant
 County, Texas for Criminal Cases.
 Order on Defendant's Motion for a
 New Trial. Apr. 23-1920

On this day came the County Attorney prosecuting
 The Pleas of the State; came also the Defendant in person and
 by his Attorney; there came on to be heard Defendant's Motion
 for a New Trial in the above numbered and entitled cause,
 and the Court after hearing said motion, the argument of
 Counsel thereon, and being fully advised in the premises,
 is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed by the
 Court that said Motion for a New Trial be and the same
 is hereby overruled, to which action of the Court the Defendant
 then and there in open Court accepted and gave notice of appeal
 to the Court of Criminal Appeals of the State of Texas at Austin
 and Defendant is given 20 days in which to file statement of facts & bills of exceptions
 Recognizance of Defendant is entered into in the sum
 of \$500 with Hugo Hallien, Principal and Marvin B
 Simpson and Chas. Hollien sureties thereon.

The State of Texas
 vs # 56664
 Hugo Hallien

Recognizance Bond.
 April 23-1920

This day came into open Court Hugo Hallien, Defendant
 in the above numbered and entitled cause, who, together
 with Marvin B. Simpson and Chas. Hollien his sureties,
 acknowledge themselves personally indebted to the State of Texas
 in the penal sum of \$500⁰⁰; Conditional, that the said Hugo
 Hallien, who has been convicted in this cause of a misdemeanor
 and his punishment assessed at a fine of \$50⁰⁰ and all
 costs of this prosecution, 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 Judgment of the Court of Criminal Appeals of the
 State of Texas in this case.

The State of Texas } In the County Court of Tarrant
 vs } County, Texas.
 Stella Ryan } Order on Motion for a New Trial
 April 28-20.

On this day came the County Attorney prosecuting the Pleas of the State; came also the Defendant in person and by his Attorney; then came on to be heard Defendants' Motion for a New Trial in the above numbered and entitled cause, and the Court after hearing said Motion, the Argument of Counsel thereon and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said Motion for a New Trial be, and the same is hereby granted.

The State of Texas } In the County Court of
 vs # 56762 } Tarrant County, Texas
 Ada Thomas } ~~May~~ April 29-20

Order on Motion for a New Trial.

On this day came the District Attorney prosecuting the Pleas of the State; came also the Defendant in his own proper person and by his Attorney; then came on to be heard Defendants' Motion for a New Trial in the above entitled and numbered cause, and the Court after hearing said Motion, the Argument of Counsel thereon and being fully advised in the premises is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said Motion for a New Trial be and the same is hereby granted. May 1-1920

the _____ day of _____ A. D. 189

Election of a Special Judge
in the County Court of Tarrant County, Texas
April 28 - 1920

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Hugh H. Small, the duly elected, qualified and acting Judge of said Court, being absent and unable to act as such judge and to hold said Court, the practicing lawyers of said Court proceeded to elect from among their number a special judge for said Court.

Whereupon: The Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting Judge of said Court was absent and unable to serve, and that a special judge was about to be elected; that said proclamation was reported to the Honorable Marvin B. Simpson, Temporary Chairman of the meeting called by said practicing attorneys present at said meeting, and said temporary Chairman submitted to said lawyers the question of whether or not a special judge should be elected and said question unanimously carried after which the name of Virgil R. Parker ~~and~~ was submitted as candidate for said position.

That the following lawyers were present and participated in such election:

Virgil R. Parker, Marvin B. Simpson, Arthur Lee Moore, David Greiner, David Miller, Jesse Martin, David McLee, Geo. Thompson, R. H. Smith
D. M. Alexander, Sam Callaway, P. L. Curran.

That there were seven ballots polled for the candidate Virgil R. Parker; that such ballots were counted after being collected by the Clerk and the result of said election declared by the Chairman and such result was also proclaimed by the Sheriff at the Court House door; whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

Read, signed and approved in open Court
this the _____ day of _____, A. D. 1920

Sam Myrland, County Clerk
Mary C. Redford, Deputy

Hugh H. Small
County Judge

Be it Remembered that on Monday the 3rd day of May, 1920 there was held and came on a regular term of the County Court of Tarrant County, Texas, at the Court House in said County present and presiding:—

Honorable Hugh L. Lucas, County Judge;
 Jesse M. Brown, District Attorney;
 Bart Mynatt, County Clerk;
 Sterling P. Clark, Sheriff; when the following proceedings, among others, were had:—

The State of Texas	} no. 56806	Order on Defendant's
vs		Motion to Quash Complaint
E. C. Carlson		June 2 - 1920

On this day came the District Attorney prosecuting the Pleas of the State; then came the Defendant in person and by his attorney; then came on to be heard the Defendant's Motion to quash Complaint hereto filed in the above numbered and entitled cause, and the Court after hearing said motion, the argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against Defendant.

It is therefore ordered, adjudged and decreed by the Court that said Motion be and the same is hereby overruled, to which action of the Court Defendant excepts, and said excepts is here now entered of record.

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

The State of Texas } Order on Defendant's Motion
vs # 56806 } for a New Trial.
E. C. Carlson } June 2 - 1920

On this day came the District Attorney prosecuting the Pleas of the State; then came the Defendant in person and by his Attorney; then came on to be heard Defendant's Motion for a New Trial hereto filed in the above enumerated and entitled cause, and the Court after hearing said Motion, argument of counsel thereon, and being fully advised in the premises is of the opinion that the law is against the Defendant.

It is therefore, ordered, adjudged and decreed, ^{by a Court} that said Motion be and the same is hereby overruled, to which action of the Court defendant excepts and gives notice of Appeal to the Court of Criminal Appeals at Austin, Texas.

Recognizance of Defendant is entered into in the sum of \$500.00; E. C. Carlson, Principal and H. C. Walker and C. D. Waller, sureties thereon.

The State of Texas } Recognizance
vs # 56806 }
E. C. Carlson } June - 2 - 1920.

This day came into open Court E. C. Carlson, Defendant in the above cause, who, together with H. C. Walker and C. D. Waller, his sureties, acknowledge themselves personally indebted to the State of Texas in the penal sum of Five Hundred (\$500) Dollars; Conditioned that the said E. C. Carlson, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Two Hundred (\$200) Dollars and all costs of prosecution, 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 } Order on Defendant's Motion
 vs # 56806 } in Arrest of Judgment
 E. C. Carlson } June - 2 - 1920

On this day came the District Attorney prosecuting the Pleas of the State; came also the Defendant in person and by his Attorney; then came ^{on to be} heard Defendant's Motion in arrest of Judgment in the above numbered and entitled cause, and the Court after hearing said Motion, argument of counsel thereon and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said Motion in Arrest of Judgment be and the same is hereby overruled, to which action of the Court defendant excepts, and said exception is here now entered of record.

The State of Texas } Order on Defendant's Amended
 vs # 56806 } Motion for a New Trial
 E. C. Carlson } 6 - 3 - 20

On this day came the District Attorney prosecuting the Pleas of the State; came also the Defendant in person and by his Attorney; then came ^{Amended} on to be heard Defendant's Motion for a New Trial in the above numbered and entitled cause, and the Court after hearing said Amended Motion for a New Trial argument of counsel thereon and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said Amended Motion for a New Trial be and the same is hereby overruled to which action of the Court Defendant excepts and gives notice of Appeal to the Court of Criminal Appeal at Austin Texas.

from and after the adjournment of this term of Court Defendant is given 20 days, in which to prepare and file Statement of Facts and Bills of Exceptions.

Manufacturing Stationers, Fort Worth.

The State of Texas }
 No # 56805- }
 E. C. Carlson } Order overruling motion to quash
 Information.
 June 9-20

This day this cause was called and the State appeared by her District Attorney and the defendant appeared in person and by his counsel, and the cause came on to be heard defendant's motion to quash and set aside the information herein, and the same being heard by the Court, the Court is of the opinion that said motion should be overruled.

It is therefore, considered, ordered, and adjudged by the Court that the said motion be and the same is in all things overruled; to which ruling and judgment of the Court defendant, E. C. Carlson excepts and said exceptions here now entered of record.

The State of Texas }
 No # 56805- }
 E. C. Carlson } Order overruling defendant's
 motion for a New Trial.
 June 9-1920

This day came on to be heard the motion of the defendant E. C. Carlson to set aside the judgment herein rendered and grant him a new trial of this cause; and the State being present in open Court by her District Attorney, and the defendant, E. C. Carlson, being present in Court in person, and the Court having heard said motion, is of the opinion that same should be refused.

It is therefore, ordered, considered and adjudged by the Court that the said motion for a new trial herein be and the same is refused and in all things overruled; to which judgment of the Court overruling defendant's motion for a new trial said defendant, E. C. Carlson, excepts and thereupon gave notice of an appeal herein to the Court of Criminal Appeals of the State of Texas, which said exception and notice is here now entered of record; and upon motion and request of defendant, E. C. Carlson, he is hereby granted and allowed 20 days time after the adjournment of the present term of this Court in which to file bills of exceptions & statement of facts in this cause.

The State of Texas }
 no 56805- }
 E. C. Carlson } Recognizance
 June 9, 1920

This day came into open Court E. C. Carlson defendant in the above entitled cause, who, together with H. B. Walker and C. D. Waller, his sureties, acknowledge themselves personally indebted to the State of Texas in the penal sum of Two Hundred Dollars; Conditioned that the said E. C. Carlson, who has been convicted in this cause of a Misdemeanor, and his punishment assessed at Fifty Dollars fine and costs, 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 cause.

The State of Texas }
 no 56805 }
 E. C. Carlson } Order on Defendant's
 Motion in Arrest of
 Judgment. June 9, 1920

This day came on to be heard the motion of the defendant, E. C. Carlson, to arrest the judgment herein on this day of this term ordered against him, and the State being present in Court by her District Attorney, and the defendant E. C. Carlson being present in court in person, and the Court having heard the said motion, is of the opinion that the same should be refused.

It is therefore considered, ordered and adjudged by the Court that the said motion in arrest of judgment herein be, and the same is refused and in all things overruled; to which ruling and judgment of the Court the defendant, E. C. Carlson excepts and said exception is here now entered of record.

Manufacturing Stationers, Fort Worth.

Read, signed and approved this the 3rd day
of July. A. D. 1920

Hugh H. Duval
County Judge.

Be it remembered that on this the 5th day of July, A. D. 1920, there came on and was held a regular term of the County Court of Tarrant County, Texas at the Court House in said County, at Fort Worth, Texas, present and presiding the Honorable Hugh L. Recall, County Judge; Jesse M. Brown, County Attorney; Bart Mynatt, County Clerk and Sterling P. Clark Sheriff, when the following proceedings among others, were had, to-wit: -

The State of Texas	} In the County Court of Tarrant County, Texas May July Term, 1920 July 24-1920
vs no. 56904	
E. C. Lee	

On this day came the District Attorney prosecuting the Pleas of the State; came also the Defendant in person and by his Attorney; then came on to be heard Defendants' ^{1st Amended} Motion for a new trial in the above styled and numbered cause and the Court after hearing said Motion, argument of counsel thereon, and being fully advised in the premises is of the opinion that said Motion should be overruled.

It is therefore, ordered, adjudged and decreed by the Court that said ^{1st Amended} Motion for a new trial be and the same is hereby overruled to which action of the Court defendant in open Court excepted and gave notice of appeal to the Court of Criminal Appeals at Austin, Texas.

Defendant is given 20 days in which to prepare and file Bills of Exceptions and Statement of Facts after adjournment of this term of Court.

Defendant enters Recognizance in the sum of \$500 with E. C. Lee, Principal, L. D. Rogers and G. W. Fincher, sureties thereon.

the _____ day of _____ A. D. 189_____

The State of Texas
vs no 56904
C. C. Lee

In the County Court of
Tarrant County, Texas
Recognizance
July 24 - 1920

This day came into open Court C. C. Lee, defendant in the above cause, who, together with L. D. Rogers and G. W. Snicker his sureties, acknowledge themselves personally indebted to the State of Texas in the several sum of \$500.00; conditioned, that the said C. C. Lee, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Five Dollars and all costs of this prosecution, 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.

57330

The State of Texas
vs
J. D. Parrish

In the County Court of
Tarrant County, Texas
July Term, 1920

On this day came the District Attorney prosecuting the pleas of the State; then came the defendant by his attorney; then came on to be heard defendant's motion to quash the information filed in the above styled and numbered cause, and the Court after hearing said motion and the argument of counsel thereon and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed that said motion to quash the information be and the same is hereby overruled, to which action of the Court the defendant did then and there in open Court except.

The State of Texas
vs
Fred Lethers

In the County Court of
Tarrant County, Texas
July Term, 1920

On this the 2nd day of September, 1920 came the District Attorney prosecuting the pleas of the State; then came the Defendant by his Attorney; then came on to be heard Defendant's Motion for a new trial filed in the above styled and numbered cause, and the Court after hearing said motion and the argument of counsel thereon and being fully advised in the premises is of the opinion that the law is against the Defendant.

It is therefore ordered, adjudged and decreed that said motion for a new trial be and the same is in all things overruled to which action of the Court defendant, ^{in open court} except and give notice of Appeal to the Court of Criminal Appeals of the State of Texas.

Defendant is granted 20 days after the re-opening of this term of Court in which to prepare and file statement of Facts and Bills of Exceptions.

Recognizance of Dept. entered into in the presence of
with

Election of a Special Judge.
In the County Court of Tarrant County, Texas,
17th day of August, A. D. 1920.

This day came on a regular term of the County Court of Tarrant County, Texas and the Honorable Hugh L. Small, the duly elected, qualified and acting judge of said Court, being absent and unable to act as such judge and to hold said Court, the practicing lawyers of said Court proceeded to elect from among their number a special judge for said Court;

Whereupon, the sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting judge of said Court was absent and unable to serve, and that a special judge was about to be elected; that said proclamation was reported to the Honorable Robert Hanger, temporary chairman of the meeting called by said practicing attorneys present at said meeting, and said temporary chairman submitted to said lawyers the question of whether or not a special judge should be elected, and said question unanimously carried after which the names of Virgil R. Parker was submitted as candidate for said position.

That the following lawyers were present and participated in said election:

Robert Hanger, Mickey Hurley, Dan Green, Sam Beane, Henry Bishop, Neil Parker, W. H. Toebert, Jessy E. Martin and David Mc Gee.

That there were even ballots polled for the candidate, Virgil R. Parker; that such ballots were counted after being collected by the clerk, and the result of said election declared by the chairman and such result was also proclaimed by the sheriff at the Court House door; whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

Special meeting of the Bar of Fort Worth was this day called for the purpose of selecting a Judge to preside in the absence of the Hon Hugh L Small, Robert Hanger, presiding, J J Hurley appointed secretary, a motion was presented to the chair nominating the Hon Virgil R Parker, a second being duly had, the motion was submitted by ballot and after same had been audited the Chair declared the Hon Virgil R Parker elected Special Judge of the County Court for Criminal Cases during the absence of the Hon Hugh L Small. The undersigned members were present at this meeting:

Jesse E. Martin
Henry R. Bishop
Thomas W. Pender
J. J. Hurley
S. S. Boone
W. H. Falber
R. K. Hanger

Aug 17-1910

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

57169

The State of Texas }
vs }
O. J. Still }
In the County Court of Tarrant
County, Texas

Order on
Depts
Motion
for a
New Trial

On this the 4th day of September A. D. 1920
came the District Attorney prosecuting the pleas of the
State; then came the defendant in person and by his
Attorney; then came on to be heard defendant's motion
for a new trial in the above styled and numbered cause,
and the Court after hearing said motion, the argument of
counsel thereon, and being fully advised in the premises
is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed that
said motion for a new trial be and the same is hereby
in all things overruled, to which action of the Court
defendant did then & there in open Court except and
gave notice of appeal to the Court of Criminal Appeals
of the State of Texas. Defendant is granted 20 days
after the expiration of this term of Court in which to prepare
& file statement of facts and bills of exceptions.

Defendant enters Recognizance in the sum of \$750⁰⁰
with O. J. Still, Principal and

Hugh C. Amally
Clerk

Monday the *1st* day of *November* A. D. 189-1920

Be it remembered that on this the 1st day of November, A. D. 1920, there came on and was heard a regular term of the County Court of Tarrant County, Texas, at the Court House in said County at Fort Worth Texas, present and presiding: Hon. Hugh L. Small, County Judge; Jesse M. Brown, District Attorney; Bart Mynatt County Clerk and Sterling P. Clark, Sheriff, when the following proceedings, among others, were had, to-wit:

Be it remembered that on this the 3rd day of November, A. D. 1920 the attorneys representing the Bar of Tarrant County, Texas, assembled in the Court Room of the County Court of Tarrant County where and where the following proceedings were had, to-wit:

It appearing that the Hon. Hugh L. Small, Judge of said County Court is absent and detained from his place of business as such Judge, and it being necessary to elect a special Judge to preside over the County Court in the absence of Hon. Hugh L. Small, the members of the Bar of Tarrant County did in open Court elect Martin H. Brown Chairman and David Mc Gee, Secretary and the following proceedings were had:

The Chair announced that nominations were in order for Special Judges of the County Court. The Hon. Sam S. Beane was nominated and no other and the Chair declared the nominations closed. A ballot was taken and the Hon. Sam S. Beane was unanimously elected as such Special ^{Circuit} Judge of Tarrant County and was, by the Chair, declared elected.

The following members of the Tarrant County Bar were present at said meeting and election to-wit:

Martin H. Brown,	Albert Bastin
David Geines	Clyde Eastus
Col Geines	
David Mc Gee	

That the result of said election was proclaimed by the Sheriff at the Court House door; whereupon, the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

Election of a Special Judge in the County Court of Tarrant County, Texas, Nov. 3rd, 1890

This day came on a regular term of the County Court of Tarrant County, Texas, and the Hon. J. M. Russell, the duly elected, qualified and acting Judge of said Court being absent and unable to act as such Judge and to hold said Court; The practicing lawyers of said Court proceeded to elect from their members a special Judge of such Court; Whereupon the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly acting Judge of said Court was absent and unable to serve, and that a special Judge was about to be elected; That said Proclamation was reported to J. C. Hyer, Temporary Chairman of the meeting called by the duly practicing lawyers present at said meeting, and such temporary Chairman submitted to such practicing lawyers the question of whether or not a special Judge should be elected, and the same unanimously carried, after which the name of R. E. Rorer, an attorney of Fort Worth, Texas, was submitted for as a Candidate for such position.

That the following lawyers were present and participated in said election:

David M. Lee	Clyde Eastus
Not Greiner	
David Greiner	
Albert Baskin	
J. C. Hyer	
Jos. R. Francis	

That the result of said Election was proclaimed by the Sheriff of Tarrant County at the Court House door; Whereupon, the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

the _____ day of _____ A. D. 189_____

Manufacturing Stationer, Fort Worth.

[Faint, illegible handwritten text, possibly a signature or scribble, located at the bottom of the page.]

The State of Texas }
 vs } 57622 }
 Jack Deinar } In the County Court
 of Tarrant Co., Texas.

Order on Motion for a New Trial

On this day came the District Attorney prosecuting the plea of the State; came also the defendant in person and by his attorney; then came on to be heard the motion of defendant for a new trial in the above entitled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said the law is against the defendant.

It is therefore ordered, decreed and adjudged by the Court that said motion be and the same is hereby overruled, to which action of the Court the defendant then and there in open Court excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin.

Defendant is given 60 days after adjournment of this term of court in which to prepare and file his Bill of Exceptions and Statement of Facts.
 Recognizance is

the _____ day of _____ A. D. 189

275-5-8

The State of Texas }
 J. M. Gholson }
 20 }
 In the County Court of
 Tarrant County, Texas

Order on Motion for a new trial

On this day came the District Attorney prosecuting the pleas of the State; came also the defendant in person and by his attorney; this came on to be heard the motion of defendant for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, the argument of counsel and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore, ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby in all things overruled, to which action of the Court the defendant did then and there in open Court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin.

Defendant is given 20 days after the adjournment of this Term of Court in which to prepare and file his Statement of Facts and Bills of Exceptions.

Recognizance is

The State of Texas } In the County Court }
 vs } Tarrant County, Texas } # 57918
 George Walden } December - 3, 1920

On this day came the District Attorney prosecuting the Pleas of the State; came also the defendant in person and by his attorney; then came on to be heard Defendant's motion for a new trial, in the above numbered and entitled cause; and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be granted, and a new trial ordered.

It is therefore ordered, decreed and adjudged by the Court that said motion be and the same is hereby granted.

The State of Texas } In the County Court of Tarrant
 vs } County, Texas } # 57918.
 George Walden } December 14, 1920

On this day came the District Attorney prosecuting the Pleas of the State; came also the defendant by his attorney; then came on to be heard Defendant's motion to arrest judgment in the above numbered and entitled cause; and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion be overruled, to which action of the Court defendant in open Court excepted.

the day of A. D. 189

Manufacturing Stationers, Fort Worth

#58012

The State of Texas } In the County Court
 vs } of Tarrant County, Texas
 Sam Jackson } December 15, 1920

On this day came the District Attorney prosecuting the Pleas of the State; came also the defendant in person and by his Attorney; then came on to be heard defendants' motion to transfer the above numbered and entitled case to the Juvenile Court; And the Court after hearing said motion; argument of counsel, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore, ordered, adjudged and decreed by the Court that said motion be and the above styled and numbered case is hereby granted transferred to the Juvenile Court.

#58034

The State of Texas } In the County Court
 vs } Tarrant County, Texas,
 Fred Coburn and } December 22, 1920
 Marion Fuller }

On this day came the District Attorney prosecuting the pleas of the State; came also the defendants in person and by their Attorney; then came on to be heard defendants' motion to quash jury Panel, in the above entitled and numbered cause, And the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash jury Panel be and the same is hereby granted and the jury dismissed.

Read signed & approved
 in open Court

Jan. 1, 1921 High Sheriff
 of Judge

Monday the 3rd day of January A. D. 1891

Texas Printing Company

Be it remembered that on Monday the 3rd day of January A. D. 1891 there came on and was held a regular term of the County Court of Tarrant County Texas at the Court House in said County present and presiding the Honorable Hugh L. Lucas, County Judge; Jesse M. Brown, District Attorney; Bart Myrnat County Clerk and Carl Smith, Sheriff when the following proceedings, among others, were had, to wit: —

See Minutes
Continued 16

County: Tarrant

**Book: Criminal Minutes County
Court Vol.16**

Page Number/s: 457-640

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scanning, therefore were not
scanned.**

KOFILE TECHNOLOGIES, INC.

END

CRIMINAL MINUTES COUNTY COURT

VOL. 17

TARRANT COUNTY

TAR 155

CRIMINAL MINUTES
COUNTY COURT

1914-23

Tarrant County
Criminal minutes
County Court 17
① FC

Manufacturing Stationers, Fort Worth.

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.

- No. 37947- State of Texas vs Horace Craft - Theft.
- " 37946 State of Texas vs Ben Talbot - Theft.
- " 37936 State of Texas vs W. B. Taylor - Theft.
- " 37935 State of Texas vs Frank Jones - A. A.
- " 37915- State of Texas vs Mannie Roberts - No License.
- " 37914 State of Texas vs C. Phinney - S. S.
- " 37912 State of Texas vs C. Phinney - Selling without License.
- " 37913 State of Texas vs C. Phinney - S. S.
- " 37897, State of Texas vs Sam Gurd - Vag.
- " 37879, State of Texas vs Sam Moskowitz - A. A.
- " 37875- State of Texas vs W. F. Phillips - Theft.
- " 37874- State of Texas - vs W. F. Phillips - Theft.
- " 37873- State of Texas vs W. F. Phillips - Theft.
- " 37872 State of Texas vs W. F. Phillips - Theft.
- " 37850 State of Texas vs Albert Cummings - A. A.
- " 37811- State of Texas - vs Georgie Angle - Selling beer without License.
- " 37802, State of Texas vs A. Meriman - A. A.
- " 37667 State of Texas vs Tom Sims - Theft.
- " 37639 State of Texas vs Henrietta Dozier - A. A.
- " 37985- State of Texas vs Lucile Potts - Dis. Peace.

No. 37280 -	State of Texas vs	Owille Martin -	Embezzlement
" 37621 -	State of Texas vs	Josh Small -	Dis. Peace
" 37760 -	State of Texas vs	Harry Freedman -	a. a.
" 37827 -	State of Texas vs	Frank Papstka -	Forfeit License
" 37912 -	State of Texas vs	J. P. Nichols -	Fornication
" 37912 -	State of Texas vs	Mrs. Jos. Ray -	Fornication
" 37922 -	State of Texas vs	Charles Walker -	Vagrancy
" 37923 -	State of Texas vs	Joe Bullock -	Vagrancy
" 37986 -	State of Texas vs	Wilma Joyce -	dis. Peace
" 37992 -	State of Texas vs	John Davis -	Ex. Speed Limit
" 38002 -	State of Texas vs	Maggie Moore -	Vagrancy
" 38004 -	State of Texas vs	Gene Himmus -	Vagrancy
" 38009 -	State of Texas vs	Bill Smith -	dis. Peace
" 38026 -	State of Texas vs	Will Booth -	Selling to minor.
" 38094 -	State of Texas vs	D. B. Godwin -	Pistol
" 38098 -	State of Texas vs	C. F. Gustafson -	Violating Local option
" 38046 -	State of Texas vs	Geo B. Johnson -	Violating ^{Law} stock
" 38047 -	State of Texas vs	Robt. McCart -	Violating ^{Law} stock
" 38082 -	State of Texas vs	L. A. Campbell -	a. a.
" 38172 -	State of Texas vs	M. E. Stinson -	a.
" 38172 -	State of Texas	Mary Moore	a

Manufacturing Stations, Fort Worth.

# 38198	State of Texas vs R. P. Pomphins	✓	Theft.
# 38219	State of Texas vs J. Peniva	✓	Drunk
# 37622	State of Texas vs Richard Viley	✓	Ab. Lang
# 37939	State of Texas vs Eddie Pitts	✓	Threat to take life
* 38107	State of Texas vs Will Boling	✓	Pistol
# 38131	State of Texas vs Jim Maddox	✓	Theft.
* 38133	State of Texas vs L. B. Ferguson	✓	Embez.
* 38163	State of Texas vs Newt Tanehill	✓	Theft.
* 38185	State of Texas vs Harry Suggs	✓	Theft.
* 38211	State of Texas vs C. W. Allen	✓	Ab. Lang.
* 38225	State of Texas vs Earl Brown	✓	Theft.
* 38060	State of Texas vs Henry James Pryor Jackson	✓	Theft.
# 38119	State of Texas vs J. L. O'fiel	↓	Permitting minor to enter pool Hall
# 38120	State of Texas vs J. L. O'fiel	↓	do
# 38121	State of Texas vs J. L. O'fiel	↓	do
# 38122	State of Texas .. J. L. O'fiel	↓	do
# 38123	State of Texas .. J. L. O'fiel	↓	do
# 38130	State of Texas .. Albert Rose	↓	do
# 38188	State of Texas .. L. B. Ferguson	↓	do
# 38226	State of Texas .. C. P. McLaughlin	↓	do
# 38296	State of Texas ..		

# 38296	State of Texas vs Arch McMurray ✓	a. a.
# 38318	State of Texas " J. H. Crest ✓	a. a.
# 38329	State of Texas " Bob Sorey ✓	Ab. Lang.
# 38333	State of Texas " Ike Epstein ✓	Ab. Lang.
# 38375	State of Texas " M. G. Curry ✓	Embez.
# 38376	State of Texas " M. G. Curry ✓	Embez.
# 38377	State of Texas " M. G. Curry ✓	Embez.
# 38378	State of Texas " M. G. Curry ✓	Embez.
# 38379	State of Texas " M. G. Curry ✓	Embez.
# 38380	State of Texas " M. G. Curry ✓	Embez.
# 38381	State of Texas " M. G. Curry ✓	Embez.
# 38382	State of Texas " M. G. Curry ✓	Embez.
# 38386	State of Texas " W. B. Ely ✓	a. a.
# 38394	State of Texas " E. B. Davis Rec. + Conv. stolen goods	
# 38418	State of Texas " Cal Pichenstein ✓	Ab. Lang.
# 38468	State of Texas " Mike Cassidy ✓ "Indexed to Here"	Drunk
# 38054	State of Texas " Lacy Hemphill ✓	Thrift by Bailor
# 38127	State of Texas " Knox McKee ✓	Theft
# 38175	State of Texas " Will Northcross ✓	a. a.
# 38184	State of Texas " H. J. Pechyner ✓	Theft.
# 38216	State of Texas " Bertha Wade ✓	Vag.

Manufacturing Stationers, Fort Worth.

# 38249	State of Texas vs	B. Head + B. P. Compton, ✓ a. a.
# 38251	State of Texas ..	Roy Aden, ✓ Dominos in Saloon
# 38262	State of Texas ..	Ben Smith, ✓ Theft
# 38263	State of Texas ..	Harry White, ✓ Vag.
# 38307	State of Texas ..	Bertha Hebbert, ✓ Bawdy House
# 38364	State of Texas ..	Lorena Bowman, ✓ Vag.
# 38366	State of Texas ..	Mike Cassidy, ✓ Bawdy House
# 38371	State of Texas ..	Joe Roundtree, ✓ Threatening Life
# 38372	State of Texas ..	Joe Roundtree + Doc Lasiter, ✓ assault
# 38407	State of Texas ..	Charles Marshall, ✓ Embez.
# 38409	State of Texas ..	Charles Marshall, ✓ Embez
# 38410	State of Texas ..	Harry Marshall, ✓ Embez
# 38411	State of Texas ..	Harry Marshall, ✓ Embez
# 38412	State of Texas ..	Harry Marshall, ✓ Embez
# 38413	State of Texas ..	Harry Marshall, ✓ Embez.
# 38414	State of Texas ..	Harry Marshall, ✓ Embez
# 38485	State of Texas ..	E. Edmondson + M. Jasper, ✓ Threat, ^{Life}
# 38499	State of Texas ..	James Gausch + Mrs Gausch, ✓ ^{Injuring Dog}
# 38513	State of Texas ..	Red Beall, ✓ Theft
# 38514	State of Texas ..	Red Beall, ✓ Theft
# 38515	State of Texas ..	Red Beall ✓ Theft

#38519	State of Texas	vs	Thomas Curley	affray
#38539	State of Texas	"	Sam Lavoie	Theft
#38509	State of Texas	"	Joe Sweeney	Pistol
#38516	State of Texas	"	Jim Williams	Theft
#38530	State of Texas	"	Carl Thompson	Theft
#38531	State of Texas	"	Joe Sweeney	Theft
#38533	State of Texas	"	Albert Abley	Ar + concealing
#38540	State of Texas	"	Chapman	No Linc
#38546	State of Texas	"	Will Rogers	Theft
#37960	State of Texas	"	Monfield	Theft
#37966	State of Texas	"	Mrs. Williams	ab. lang
#37982	State of Texas	"	Jessie Bechtel	a. a.
#37987	State of Texas	"	S. H. Martin	malmoef.
#38010	State of Texas	"	Ross Pearson	ab. lang
#38034	State of Texas	"	Blondy Borden	Theft
#38048	State of Texas	"	John F. Swayne	Stork Law
#38050	State of Texas	"	Geo. Brown	Theft
#38051	State of Texas	"	J. H. Thompson	a. a.
#38052	State of Texas	"	J. A. McMurray	a. a.
#38053	State of Texas	"	J. H. Thompson	Pistol
#38057	State of Texas	"	J. A. Wright	dis Peace

Manufacturing Stationers, Fort Worth.

- #38058 State of Texas vs O. C. Cullison, ✓ Dis. Peace.
- #38062 State of Texas vs J. H. Harrison, ✓ Theft.
- #38063 State of Texas " J. P. Harrison, ✓ Theft.
- #38065 State of Texas " Frank Walker, ✓ Embez.
- #38068 State of Texas " J. H. J. Harris, ✓ Theft.
- #38085 State of Texas " Jeonette Gordon, ✓ Dis. House
- #38089 State of Texas " A. Harren, ✓ Vag.
- #38091 State of Texas " Fay Parker, ✓ Vag.
- #38102 State of Texas " Lillie Sodd, ✓ ab. Lang.
- #38158 State of Texas " Addison Rose, ✓ a. a.
- #38256 State of Texas " Guy Dalton, ✓ No. License
- #38264 State of Texas " Major Jimison, ✓ Assault
- #38287 State of Texas " Joe Lopez, ✓ Pistol
- #38298 State of Texas " Huey Fuey, ✓ Theft
- #38299 State of Texas " Barney Riley, ✓ Theft
- #38305 State of Texas " Robert Thompson, ✓ Theft
- #38313 State of Texas " John Prince, ✓ Theft
- #38314 State of Texas " John Prince, ✓ Theft
- #38342 State of Texas " Maud Denny, ✓ Vag.
- #38358 State of Texas " Henry Baker, ✓ Theft
- #38362 State of Texas " John Randolph, ✓ a.

the

day of

A. D. 189

Texas Printing Company,

#38383	State of Texas	vs Mr. Sommons	✓ a. a.
#38389	State of Texas	" Mot Davis	✓ a. a.
#38387	State of Texas	" Henrietta Dozier	✓ Acc + Con.
#38426	State of Texas	" John Forest	✓ Theft
#38464	State of Texas	" Joe Pritchard	✓ Theft
#38469	State of Texas	" J. B. Jones	✓ S. S.
#38476	State of Texas	" Robert Lee	✓ Theft
#38478	State of Texas	" Robert Lee	✓ Theft
#38479	State of Texas	" Julius Wright	✓ Assault
#38481	State of Texas	" Frank Bryant	✓ Opening Saloon ^{12 o'clock} of the
#38490	State of Texas	" H. G. Bryan	✓ a. a.
#38564	State of Texas	" H. A. Morrison	✓ a. a.
#38568	State of Texas	" Dave Haughton	✓ Assault
#38593	State of Texas	" Robt. Gregg	✓ Dis Relig. Worship
#38594	State of Texas	" Otis Priddy	✓ do
#38595	State of Texas	" Will Fisher	✓ Theft
#38596	State of Texas	" H. L. Robinson	✓ a. a.
#38600	State of Texas	" R. Fuller	✓ a.
#38603	State of Texas	" Fannie Ellis	✓ a.
#38617	State of Texas	" Jim Catton	✓ Vag.
#38619	State of Texas	" Minnie Lewis	✓ Vag.

Manufacturing Stationers, Fort Worth.

# 38622	State of Texas vs	Hattie White,	Drunk
# 38643	State of Texas "	Shorty Mitchell,	a. a.
# 38671	State of Texas "	John W Cassidy,	Theft
* 38256	State of Texas "	Guy Dalton,	No License
# 38494	State of Texas "	George Dughan,	a. a.
38532	State of Texas "	J. M. Dunigan et al,	Swindling
38605	State of Texas "	Susie Hannon,	vag.
38608	State of Texas "	J. Reid ↓,	a.
38610	State of Texas "	Hattie Thomas,	vag
38618	State of Texas "	L. R. Brown ↓,	a
38721	State of Texas "	J. W. Ray ↓,	Fence Breaking
38722	State of Texas "	J. W. Ray ↓,	Opening Gate
38725	State of Texas "	Robert Holman ↓,	Embez
38726	State of Texas "	Robt Holman ↓,	do
38727	State of Texas "	Robt Holman ↓,	do
38189	State of Texas "	L. R. Ferguson ↓,	Swindling
38417	State of Texas "	Cal Reubenstein ↓,	a. a.
38623	State of Texas "	Warren W. Bond ↓,	Drunk
38712	State of Texas "	Joe Prichard ↓,	Theft.
38822	State of Texas "	Lee Heatherford ↓,	a. a.
38823	State of Texas "	Lee Heatherford ↓,	a. a. vs.

# 38866	State of Texas vs Charlie Atkins ✓	Ab. Lang
# 38871	State of Texas " N. W. McClelland ✓	Theft
# 38802	State of Texas " Fred Gray ✓	No License
# 38803	State of Texas " Abe Solomon ✓	No License
# 38804	State of Texas " Abe Solomon ✓	No License
38912	State of Texas " Ellis Ream ✓	Dist. Peace
38914	State of Texas " Julia Roberts ✓	Dist. Peace
38915	State of Texas " Lizzie Childers ✓	Dist. Peace
38938	State of Texas " H. R. Morrison ✓	Mag.
38945	State of Texas " Emma Paylor ✓	Buody House
38946	State of Texas " H. B. Hamer ✓	Drunk
38958	State of Texas " Robert Reas ✓	Dist. Peace
38961	State of Texas " John Newcome ✓	Pistol
38970	State of Texas " Florence Allen ✓	a. a.
38979	State of Texas " H. H. Harrison ✓	Pistol
38980	State of Texas " R. B. Lewis ✓	Swindling
38990	State of Texas " George Goodale ✓	Theft
39015	State of Texas " Joe Smith ✓	Pistol
39029	State of Texas " Jim Gentry ✓	Theft
39030	State of Texas " Jim Gentry ✓	Theft
39045	State of Texas " Raymond McGee ✓	a. a.

Manufacturing Stationers, Fort Worth.

# 39050	State of Texas	vs	Claud Herrod,	Dist. Peace
# 39051	State of Texas	"	George Simpson,	Pistol.
# 39063	State of Texas	"	Edna Jackson,	Using Indecent Language phone.
# 39064	State of Texas	"	G. L. Stockton,	Drunk
# 39081	State of Texas	"	Bill Jackson,	Theft.
# 39058	State of Texas	"	Henry Keel,	Drunk
# 38845	State of Texas	"	Will Jackson,	Rawdy House.
# 38878	State of Texas	"	Lillie Evans,	Dist Peace.
# 38890	State of Texas	"	J. P. Pierce,	a. a.
# 38928	State of Texas	"	Martin Carson,	a. a. + B.
# 38929	State of Texas	"	Martin Carson,	Ab. Lang.
# 38937	State of Texas	"	Abe Petishman,	Pistol
# 38951	State of Texas	"	Gordon Isom,	Vagrancy
# 39021	State of Texas	"	Bernard Shelburn,	Dist. Peace
# 39022	State of Texas	"	Ollie Douglass,	Dist. Peace
# 39027	State of Texas	"	John Welch,	Theft.
# 39036	State of Texas	"	Jessie Johnson,	Assault.
# 39044	State of Texas	"	Emma Jefferson,	Ab. Lang.
# 39055	State of Texas	"	Preston Rogers,	Dist. Peace.
# 39068	State of Texas	"	Jim Sheard,	Gaming.
# 39075	State of Texas	"	Lon Thornton,	Gaming.

# 39084	State of Texas vs.	Jap Odom, ✓	Dist. Peace
# 39085	State of Texas ..	Caroline Odom, ✓	Dist. Peace
# 39086	State of Texas ..	Jap Odom, ✓	a. a.
# 39095	State of Texas ..	L. R. Maloney, ✓	Theft.
# 39101	State of Texas ..	Dallas Pierce, ✓	a. a.
# 39116	State of Texas ..	Jim Williams, ✓	Postal
# 39124	State of Texas ..	W. A. Woody, ✓	a. a.
# 39157	State of Texas ..	B. Loyce, ✓	Drunk
# 39201	State of Texas ..	Frank Guscorage, ✓	Gaming
# 39202	State of Texas ..	Felix Chacutha, ✓	Gaming.
# 39203	State of Texas ..	Mike. Sunday, ✓	Gaming
# 38886	State of Texas ..	Jim Haley, ✓	a. a.
# 38935	State of Texas ..	Brooks Lopp, ✓	a. a.
# 38993	State of Texas ..	Claudu Rice, ✓	ab. Lang
# 38995	State of Texas ..	Manuel Morales, ✓	Vag.
# 39003	State of Texas ..	Jas. Chapman, ✓	Gaming
# 39010	State of Texas ..	A. B. Buckley, ✓	assault
# 39054	State of Texas ..	Sallie Bills, ✓	Adultery
# 39130	State of Texas ..	Hugh H. Lewis, ✓	Spending
# 39131	State of Texas ..	W. A. Bowler, ✓	affray
# 39138	State of Texas ..	Cash Odom, ✓	Spending

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#39139	State of Texas vs	J. H. Simon, Ab. Raug.
#39140	State of Texas "	J. H. Simon, Open Sunday
#39153	State of Texas "	Emma Gilmore, a. a.
#39162	State of Texas "	Peter Steffans, no license
#39177	Falepo Saureda "	State of Texas, a. a.
#39180	State of Texas "	Annie Salomon, assault
#39205	State of Texas "	Presley Moore, Pistol
#39207	State of Texas "	B. L. Frost, Embeg.
#39208	State of Texas "	O. L. Frost, Embeg.
#39211	State of Texas "	B. L. Frost, Embeg.
#39212	State of Texas "	B. L. Frost, Embeg.
#39215	State of Texas "	Bertha Jackson, Vagrancy
#39242	State of Texas "	Daisy Ross, assault.
#39238	State of Texas "	Henry Pallack, Theft.
#39243	State of Texas "	Groo Close, Theft.
#39273	State of Texas "	Bob Davis, no license
#39278	State of Texas "	Palmer Maddox, no license
#39286	State of Texas "	Felix Flores, Embeg.
#39311	State of Texas "	L. Glasscock, no license
#38239	State of Texas "	J. A. Lyons, a. a.

- 38991 The State of Texas vs Sam Eagleford Dist Peace
- 39006 The State of Texas .. F. E. Neal Affray
- ~~39054 The State of Texas .. Saller Bill Adultery~~
- 39080 The State of Texas .. Will Johnson Pistol
- 39244 The State of Texas .. O. E. Howard Dist Peace
- 39288 The State of Texas .. P. H. Hubbs Pistol
39009. The State of Texas - vs W. W. Allen - Drunk.
- 39165 - The State of Texas - vs Walter Fife - A. & B.
39282. The State of Texas vs A. W. Lowery Theft.
39342. The State of Texas vs Jim Smith - Dist. Peace.
- 39350 - The State of Texas vs - John Hudgens! Theft.
- 39357 - The State of Texas - vs - Van Bateman! Dist. Peace.
39374. The State of Texas - vs - Charles Off. Ab. Lang.
39399. The State of Texas - vs - Bob Sims - A. A.
- 39404 - The State of Texas - vs - Mr. Leroy - Assault.
- 39409 The State of Texas - vs - J. J. Langerer - A. A.
- 37980 The State of Texas vs et. H. Hollingsworth S.S. & S. O.
- 37860 The State of Texas vs et. H. Hollingsworth S. O. & S. S.
- 37599 The State of Texas vs T. Thomas Vag.
- 37595 The State of Texas vs Nancy Chew Dist Peace

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37594	The State of Texas	vs Minnie Wilson ✓	Vag.
37592	The State of Texas	vs Stokes Clark ✓	Vag.
37591	The State of Texas	vs L. Hunt ✓	Vag.
37590	The State of Texas	vs Martha Leach ✓	Dis Peace
37589	The State of Texas	vs Mattie Coleman ✓	Dis Peace
37586	The State of Texas	vs E. V. Johnson ✓	Spite Fence
37582	The State of Texas	vs Ruby Daggett ✓	Vag.
37461	The State of Texas	vs Charlie McCauley ✓	Drunk
37458	The State of Texas	vs Tilman Stewart ✓	Vag.
37456	The State of Texas	vs Melvin Mapey ✓	Violating Garbage Law
37455	The State of Texas	vs W. L. Reeves ✓	Assault.
37454	The State of Texas	vs Lonnie Davis ✓	Affray.
37453	The State of Texas	vs P. L. Gibson ✓	Violating Garbage Law
37452	The State of Texas	vs Kittie Evans ✓	Vag.
37450	The State of Texas	vs Mamie Bass ✓	Vag.
37444	The State of Texas	vs Jessie Cooper ✓	Bawdy House
37251	The State of Texas	vs Little Bitt ✓	Vag.
37249	The State of Texas	vs Louie Moore ✓	Fight
37248	The State of Texas	vs Melvin Mapey ✓	Garbage Law
37247	The State of Texas	vs W. M. McBray ✓	Trespass
37237	The State of Texas	vs Walker Smith ✓	Garbage

37236	The State of Texas	vs Geo. McDonald ✓	Garbage Law.
37234	The State of Texas	vs N. Edmundson ✓	Violating fire limit Law
37233	The State of Texas	vs Pete Norchett ✓	Enter prison with City Prison
37083	The State of Texas	vs Tom Alexander ✓	A.A.
36905	The State of Texas	vs W. H. Randle ✓	Ab. Lang.
36909	The State of Texas	vs Mary Black ✓	Lude Dress
36903	The State of Texas	vs Blanche Maxwell ✓	Dis Peace
36902	The State of Texas	vs Charlie Keith ✓	Violating Garbage Law
36893	The State of Texas	vs Will Monning ✓	Drunk
36892	The State of Texas	vs Sadie Levi ✓	Soliciting
37973	The State of Texas	vs H. P. Lane ✓	A.A.
38000	The State of Texas	vs Richard Norman ✓	Dis Peace
38001	The State of Texas	vs Lizzie Robinson ✓	Dis Peace
38006	The State of Texas	vs Lucile Joyce ✓	Dis Peace
38007	The State of Texas	vs Mammie White ✓	Vag.
38027	The State of Texas	vs J. H. Holt ✓	Selling to minor
38048	The State of Texas	vs Geo. F. Swayne ✓	Violating Stock Law
38202	The State of Texas	vs Lucius Thompson ✓	Dis Peace
38203	The State of Texas	vs O. Coirns ✓	Drunk.
38204	The State of Texas	vs A. Ranio ✓	Drunk
38205	The State of Texas	vs Viola Shields ✓	Vag

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38207	The State of Texas	vs	Jeff Morgan ✓	Vag
38209	The State of Texas	vs	Annie Douglass ✓	Dis Peace
38210	The State of Texas	vs	Jack Clark ✓	Dis Peace
38215	The State of Texas	vs	Wm Colburn ✓	Vag.
38216	The State of Texas	vs	Bertha Wade ✓	Vag.
38217	The State of Texas	vs	Ida Mullins ✓	Vag
38253	The State of Texas	vs	Guy Dalton ✓	No License
38254	The State of Texas	vs	Guy Dalton ✓	No License
38255	The State of Texas	vs	Guy Dalton ✓	No License
38256	The State of Texas	vs	Guy Dalton	No License
38257	The State of Texas	vs	Guy Dalton ✓	No License
38258	The State of Texas	vs	Guy Dalton ✓	No License
38259	The State of Texas	vs	Guy Dalton ✓	No License
38260	The State of Texas	vs	Guy Dalton ✓	No License
38261	The State of Texas	vs	Guy Dalton ✓	No License
38542	The State of Texas	vs	Jim Beasley ✓	A.A.
38798	The State of Texas	vs	Ross Baker ✓	Mal. Mich.
38183	The State of Texas	vs	A. J. Kerner ✓	Theft by Bailee
38176	The State of Texas	vs	Alb Loyd ✓	A.A.
38187	The State of Texas	vs	Solly Swarkin ✓	Theft.
38237	The State of Texas	vs	Ollie Henley ✓	Pistol

38240	The State of Texas	vs	J. L. Smith	✓	Theft.
38243	The State of Texas	vs	Charley Keller	✓	S.S. no License
38290	The State of Texas	vs	Adolph Freedman	✓	Assault
38291	The State of Texas	vs	Adolph Freedman	✓	A.A.
38337	The State of Texas	vs	Ada Cannon	✓	Bawdy House
38339	The State of Texas	vs	Ida Grison	✓	Bawdy House
38425	The State of Texas	vs	Sol. Swarkin	✓	Theft.
38482	The State of Texas	vs	Randal Lawrence et al	✓	Theft.
38507	The State of Texas	vs	John Hagler	✓	Pistol
38508	The State of Texas	vs	M. P. McDonald	✓	Threatening life.
38551	The State of Texas	vs	A. F. Jones et al	✓	Adultery.
38576	The State of Texas	vs	F. M. Lillard	✓	S.S.
38577	The State of Texas	vs	F. M. Lillard	✓	S.S.
38585	The State of Texas	vs	Mrs. Ella Hardy	✓	Bawdy House
38586	The State of Texas	vs	Nellie Sexton	✓	Bawdy House
38587	The State of Texas	vs	Mrs. E. B. Kennon	✓	Bawdy House
38588	The State of Texas	vs	Mary Taleferro	✓	Bawdy House
38599	The State of Texas	vs	Viola Ramas	✓	A.A.
38640	The State of Texas	vs	Bob. Hammond	✓	A.
38644	The State of Texas	vs	H. D. Webber	✓	No License
38703	The State of Texas	vs	M. Hirschberg	✓	Rec & Con.

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38704	The State of Texas	vs M. Hirschberg ✓	Rec + Con.
38716	The State of Texas	vs Mrs. Robbins ✓	A.
38732	The State of Texas	vs J. B. Jones ✓	Disorderly House
38736	The State of Texas	vs Lee Hackett ✓	Theft.
38754	The State of Texas	vs Kimmie Sexton ✓	Slander
38775	The State of Texas	vs Arthur Terrell ✓	A.A.
38779	The State of Texas	vs Mary Warren ✓	No License
38780	The State of Texas	vs J. White ✓	no license
38781	The State of Texas	vs R. H. Bacon ✓	no License
38782	The State of Texas	vs Pete Dorchester ✓	no License
38783	The State of Texas	vs Ray Aden ✓	no License
38784	The State of Texas	vs Willi Willis ✓	no License
38785	The State of Texas	vs Lil Chambers ✓	A.A.
38786	The State of Texas	vs J. Patterson ✓	No License
38787	The State of Texas	vs Link Elliston ✓	No License
38788	The State of Texas	vs E. Mc Gill ✓	No License
38789	The State of Texas	vs Alf Brown ✓	No License
38790	The State of Texas	vs Cal Brinson ✓	No License
38794	The State of Texas	vs Frank Van Haughton ✓	Adultery + Fornication
38798	The State of Texas	vs Ross Baker ✓	Mal. Misch
38799	The State of Texas	vs May Clark ✓	Rowdy House

38800	The State of Texas	vs	Lallie Mc Nam	Bawdy House
38811	The State of Texas	vs	Roy Aden	No License + S.S.
38818	The State of Texas	vs	Walter M. Scott	A.A.
38820	The State of Texas	vs	Ida Grisson	Bawdy House
38824	The State of Texas	vs	Bob Coleman	A.A.
38827	The State of Texas	vs	J. T. Largin	Ab. Lang.
38828	The State of Texas	vs	Beulah Largin	Ab. Lang.
38836	The State of Texas	vs	A. R. Nayer	Embez
38841	The State of Texas	vs	J. N. Strahan	Theft by Bailee
38856	The State of Texas	vs	Jack Ard	A.A.
38861	The State of Texas	vs	E. A. Hook	Theft
38862	The State of Texas	vs	Jas. Selp	Theft.
38872	The State of Texas	vs	W. S. Owens	Threatening Life
38887	The State of Texas	vs	Wheler Washington	Theft.
38898	The State of Texas	vs	B. Doyachen	Establishing a Lottery.
38900	The State of Texas	vs	Walter Scott	Vag + Wife Desertion
38907	The State of Texas	vs	Jack Dunn	Theft.
38908	The State of Texas	vs	Jack Dunn	Theft.
38909	The State of Texas	vs	Jack Dunn	Theft.
38910	The State of Texas	vs	Charlie Green	A.A.
38911	The State of Texas	vs	Jake Goldstein	Bawdy House

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38917	The State of Texas	vs Jack Dunn ✓	Pistol
38918	The State of Texas	vs H. J. Lewis ✓	Theft.
38925	The State of Texas	vs G. E. Davis ✓	Theft.
38926	The State of Texas	vs David Gilbert ✓	Theft.
38930	The State of Texas	vs Pete Thomas ✓	Drunk
38944	The State of Texas	vs Stella Goldstein	Bawdy House & Dist P.
38949	The State of Texas	vs Lena Cannon ✓	Disorderly House
38950	The State of Texas	vs Wylie Beavers ✓	Dist Peace
38967	The State of Texas	vs Anthony Barry ✓	Slander
38968	The State of Texas	vs Anthony Barry ✓	Dist Peace
38972	The State of Texas	vs Jessie Brimer ✓	Vag
38973	The State of Texas	vs Lita Hollingsworth	Bawdy House
38974	The State of Texas	vs Lita Hollingsworth	Bawdy House
38986	The State of Texas	vs Pryor McDaniel ✓	Bawdy House
38988	The State of Texas	vs Mid Key ✓	Pistol
39008	The State of Texas	vs Mert Carey ✓	assault.
39013	The State of Texas	vs Ben Starkey ✓	Threat life
39028	The State of Texas	vs W. S. Sanders ✓	Bawdy House
39031	The State of Texas	vs Robert Thompson ✓	Theft.
39032	The State of Texas	vs Nolan Thompson ✓	Theft.
39056	The State of Texas	vs Monroe Robinson ✓	Dis Peace

39059	The State of Texas	vs	Charley Dunn ✓	Standar.
39061	The State of Texas	vs	Shag Rogers ✓	A.A.
39065	The State of Texas	vs	Tom Ballinger ✓	Wife Abandonment
39066	The State of Texas	vs	Robert Edwards ✓	do
39067	The State of Texas	vs	S. H. Bullock ✓	do
39077	The State of Texas	vs	Phil Gonzalez ✓	Betting at Dominos
39087	The State of Texas	vs	George Jones ✓	Theft
39105	The State of Texas	vs	Tom Ridge ✓	A.A.
39108	The State of Texas	vs	Jess Parker ✓	A.A.
39127	The State of Texas	vs	L. Rossell ✓	Pistol
39128	The State of Texas	vs	Nick Swann ✓	A.A.
39141	The State of Texas	vs	J. V. Simon ✓	Gaming
39151	The State of Texas	vs	Pris. Peger ✓	Ab. Lang.
39165	The State of Texas	vs	Walter Trife ✓	A & B.
39173	The State of Texas	vs	Mrs. Belle Collins ✓	Theft.
39182	The State of Texas	vs	Jack Johnson ✓	Vag.
39187	The State of Texas	vs	John Rawles ✓	A.A.
39197	The State of Texas	vs	Roy Aden ✓	Bawdy House
39228	The State of Texas	vs	G. A. Bartlett & Mrs. F. H. Jones ✓	Adultery.
39236	The State of Texas	vs	Sam Hewitt ✓	Pistol.
39248	The State of Texas	vs	W. H. Ester ✓	Threatening Life

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39249	The State of Texas	vs	W. N. Estes ✓	A.A.
39254	The State of Texas	vs	Ladie Reugler ✓	Vag.
39272	The State of Texas	vs	Minnie Strauss ✓	A.A.
39276	The State of Texas	vs	A. Landman ✓	Disorderly House
39277	The State of Texas	vs	Ida Landman ✓	do.
39287	The State of Texas	vs	A. Bidell ✓	Theft.
39293	The State of Texas	vs	Oscar Landus ✓	Fornication
39294	The State of Texas	vs	Oscar Landus ✓	Pistol
39298	The State of Texas	vs	Plyde Moss ✓	A.A.
39303	The State of Texas	vs	W. G. Brutchfield ✓	Theft.
39306	The State of Texas	vs	Daisy Howard ✓	No License
39307	The State of Texas	vs	Nellie Sexton ✓	Disorderly House
39320	The State of Texas	vs	W. Santell ✓	Theft by Bailor
39334	The State of Texas	vs	Joe Perris ✓	A.A.
39335	The State of Texas	vs	N. G. Goveel ✓	A.
39337	The State of Texas	vs	Eddie Nichols ✓	Ab. Lang.
39338	The State of Texas	vs	Albert Hill ✓	Wife Abandonment
39339	The State of Texas	vs	A. Hawkins ✓	Theft, Rec. Con.
39369	The State of Texas	vs	Bill Jasper ✓	Ab. Lang
39376	The State of Texas	vs	Will Sharpless ✓	Theft
39380	The State of Texas	vs	Joe Roundtree ✓	Assault.

39393	The State of Texas vs Fred Green	✓	Theft.
39406	The State of Texas vs Mexican	✓	Theft
39412	The State of Texas vs Jim Cotton	✓	Gaming
39427	The State of Texas vs W. E. Conder	✓	Pistol
39441	The State of Texas vs F. S. Samples	✓	Dist Peace
39454	The State of Texas vs Fannie Thompson	✓	a.a.
39465	The State of Texas vs Charles Burnside	✓	a.a.
39467	The State of Texas vs Will Duffey	✓	Drunk
39481	The State of Texas vs Tom Chapman	✓	Ab. L.
39506	The State of Texas vs L. P. Davis	✓	Assault
39508	The State of Texas vs Sam Lucas	✓	a.a.
39509	The State of Texas vs Sam Lucas	✓	a.a.
39510	The State of Texas vs Sam Lucas	✓	a.a.
39511	The State of Texas vs Sam Lucas	✓	a.a.
39518	The State of Texas vs Ed. Martin	✓	Gaming
39538	The State of Texas vs R. L. Harkleroad	✓	Pistol
38536	The State of Texas vs Bob. Hammond	✓	No License
38881	The State of Texas vs M. Luckuset	✓	A+B
39168	The State of Texas vs J. E. Albright	✓	a.a.
39169	The State of Texas vs E. Wischert	✓	a.a.
39170	The State of Texas vs E. W. Wischert	✓	Ab. Lang.

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39366.	The State of Texas	vs	Anthony Lacona ✓	Rec + Con.
39373.	The State of Texas	vs	Ollie Brown ✓	Vag.
39418	The State of Texas	vs	Hugh Williams ✓	Dist Peace
39431	The State of Texas	vs	Maggie Moody ✓	Drunk
39466	The State of Texas	vs	H. H. Kennedy ✓	Bawdy House
39484	The State of Texas	vs	L. F. George ✓	Theft.
39485	The State of Texas	vs	L. F. George ✓	do
39553	The State of Texas	vs	A. M. Cowart ✓	A.A.
39565	The State of Texas	vs	E. J. Williams & Ray Smith ✓	Auditory
39568	The State of Texas	vs	T. A. Campbell ✓	A.A.
39570	The State of Texas	vs	Sidney Moore ✓	Dist Peace
39575	The State of Texas	vs	R. M. Owens ✓	Ab. Lang.
39579	The State of Texas	vs	Austin Rowe ✓	A.A.
39542	The State of Texas	vs	Jim Tenor ✓	A.A.
39601	The State of Texas	vs	Walter Jordan ✓	Rec + Con.
38546	The State of Texas	vs	Jess Calvin ✓	A.A.
38611	The State of Texas	vs	Lilly Kelly ✓	Vag.
38626	The State of Texas	vs	Stokes Clark ✓	A.
38739	The State of Texas	vs	Clarence Lockett ✓	Vag.
38742	The State of Texas	vs	Katie May Brooks ✓	Vag.
38745	The State of Texas	vs	do ✓	Vag.

38747	The State of Texas	vs	Mamis Clark	✓	Vag
38994	The State of Texas	vs	Lillie Evans	✓	Vag.
39161	The State of Texas	vs	Jack White	✓	Theft.
39241	The State of Texas	vs	Neily Jasper	✓	A.A
39305	The State of Texas	vs	Curtis E. Miller	✓	Theft
39332	The State of Texas	vs	R. A. Mills	✓	His Grace
39438	The State of Texas	vs	Mary Prestige	✓	Vag
39459	The State of Texas	vs	Dick + Raymond Cassidy	✓	Mal. Mis.
39460	The State of Texas	vs	Floyd Beckham, Will Demons + Mack Courran	✓	Mal. Mis.
39505	The State of Texas	vs	John Sullivan	✓	Assault
39519	The State of Texas	vs	Carra Attorio	✓	Theft Pecans
39520	The State of Texas	vs	Philip Attorio	✓	Theft Pecans
39533	The State of Texas	vs	Tom Lyons	✓	A.A.
39547	The State of Texas	vs	Jos Nymans	✓	A.
39552	The State of Texas	vs	Eugene Williams	✓	A. Grace
39555	The State of Texas	vs	Grace Bilderback	✓	Theft
39564	The State of Texas	vs	L. F. George	✓	Swindling
39600	The State of Texas	vs	Paul Johnson	✓	Drunk
39630	The State of Texas	vs	W. H. Cob	✓	Theft
39636	The State of Texas	vs	Jims Hunter	✓	Selling with out license

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- 39637 The State of Texas vs Jim Hunter ✓ Sunday Selling
- 39641 The State of Texas vs Frank Hollingworth ✓ Pistol
- 39647 The State of Texas vs Leslie Murry ✓ Pistol
- 39650 The State of Texas vs Otto Thompson ✓ A.A.
- 39676 The State of Texas vs Agnes Barrak ✓ A.A.
- 39677 The State of Texas vs Agnes Barrak ✓ A.A.
- 39729 The State of Texas vs Isaac Lewenthal ✓ Pistol
- 39739 The State of Texas vs Rufus Bonmar ✓ A.A.
- 39746 The State of Texas vs W. N. Schultz ✓ Rec & Con.
Indexed to here
- 38265 The State of Texas vs E. Phinney ✓ No License
- 38266 The State of Texas vs E. Phinney ✓ No License
- 38267 The State of Texas vs E. Phinney ✓ No License
- 38268 The State of Texas vs Willard ✓ No License
- 38269 The State of Texas vs Willard ✓ No License
- 38271 The State of Texas vs Willard ✓ No License
- 38272 The State of Texas vs Willard ✓ No License
- 38273 The State of Texas vs Willard ✓ No License
- 38274 The State of Texas vs Willard ✓ No License
- 38275 The State of Texas vs Willard ✓ No License
- 38276 The State of Texas vs Willard ✓ No License
- 38277 The State of Texas vs Willard ✓ No License

38278	The State of Texas	vs	Q. Phinney	✓	No License
38279	The State of Texas	vs	C. Phinney	✓	No License
38280	The State of Texas	vs	C. Phinney	✓	No License
38281	The State of Texas	vs	C. Phinney	✓	No License
38282	The State of Texas	vs	C. Phinney	✓	No License
38283	The State of Texas	vs	C. Phinney	✓	No License
38284	The State of Texas	vs	C. Phinney	✓	No License
38285	The State of Texas	vs	C. Phinney	✓	No License
38286	The State of Texas	vs	C. Phinney	✓	No License
38609	The State of Texas	vs	Eugene Clark	✓	A.
38611	The State of Texas	vs	Edw. Reddy	✓	bag.
38718	The State of Texas	vs	Bennie Bass	✓	Theft
38719	The State of Texas	vs	Wek Evans	✓	Theft
38769	The State of Texas	vs	Ruby Elliott	✓	Dis. Pub. Worship
38842	The State of Texas	vs	Eddie Nichols	✓	Theft
38010	The State of Texas	vs	Ross Pearson & Newt Coffman	✓	A.
38011	The State of Texas	vs	Ross Pearson	✓	Ab. Lang.
38071	The State of Texas	vs	May Reynolds	✓	Ab. Lang.
38079	The State of Texas	vs	Bertha Robinson	✓	Ab. Lang.
38080	The State of Texas	vs	Bertha Robinson	✓	Ab. Lang.
38117	The State of Texas	vs	Bill Bird	✓	Theft.

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- 38151 The State of Texas vs John Cleavan ✓ A.A.
- 38152 The State of Texas vs John Cleavan ✓ A.A.
- 38161 The State of Texas vs Jas. Gutch ✓ Theft
- 38174 The State of Texas vs W. Bracht ✓ Theft.
- 38179 The State of Texas vs Henry Brown ✓ A.A.
- 38180 The State of Texas vs Henry Brown ✓ A.A.
- 38186 The State of Texas vs Harry Finegold ✓ A.A.
- 38227 The State of Texas vs James Gilbert + Willie Cook ✓ Theft
- 38302 The State of Texas vs John Bodrk ✓ No. License
- 38306 The State of Texas vs Fred Batchhoffe ✓ Wife Abandonment
- 38317 The State of Texas vs Earnest Cain ✓ Theft by Bailee
- 38326 The State of Texas vs James Duncan ✓ A.A.
- 38330 The State of Texas vs Arthur Richardson ✓ Theft.
- 38350 The State of Texas vs Lawrence W. Emeritt ✓ Embez.
- 38390 The State of Texas vs Bus Childress, Tom Smith ✓ A.A.
- 38452 The State of Texas vs Joe Crow ✓ Theft.
- 38471 The State of Texas vs F. N. Hawkins ✓ A.
- 38504 The State of Texas vs Harry Cook ✓ Dist. Peace
- 38524 The State of Texas vs Burrell Ray ✓ Ab. Lang.
- 38525 The State of Texas vs Willey Bond ✓ vag.
- 38541 The State of Texas vs Prentiss Clark ✓ A.A.

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Texas Printing Company

38556	The State of Texas vs. L. B. Ferguson ✓	Swindling
38561	The State of Texas vs Oscar Hill ✓	Theft.
38647	The State of Texas vs J. L. Page ✓	Theft
38649	The State of Texas vs J. L. Page ✓	Theft
38651	The State of Texas vs John Gaida ✓	A.A.
38668	The State of Texas vs Jim Gunter ✓	Ab. Lang.
38681	The State of Texas vs J. C. Carter ✓	Vag.
38688	The State of Texas vs W. E. William ✓	A.A + B.
38689	The State of Texas vs A. W. Bowler ✓	Ab. Lang
38699	The State of Texas vs Harvey A. Dennis ✓	A.A.
38700	The State of Texas vs Tim Hawkins ✓	A.A.
38708	The State of Texas vs Robert Brown ✓	Theft.
38728	The State of Texas vs Jim Bawsalepio ✓	Medicine
38749	The State of Texas vs Brew Avinger ✓	A + B.
38751	The State of Texas vs Ray Ellis ✓	A + B
38761	The State of Texas vs Amos Green ✓	A.A + B.
38764	The State of Texas vs Grady Persons ✓	Fornication
38792	The State of Texas vs Charlie Digg ✓	Vag.
38793	The State of Texas vs Isiah Flournoy ✓	A.A.
38795	The State of Texas vs Mr. Dickerson ✓	A.
38810	The State of Texas vs George R. Blackburn ✓	Medicine

Manufacturing Stationers, Fort Worth.

- 38826 The State of Texas vs Nellie Brown ✓ Breaking fence
- 38833 The State of Texas vs R. K. Grimes ✓ S. S.
- 38834 The State of Texas vs Ouis Bentley ✓ Theft
- 38853 The State of Texas vs R. N. Bacon ✓ No License
- 38873 The State of Texas vs Lillie Edwards ✓ Theft.
- 38901 The State of Texas vs Harry Gramer ✓ A. A.
- 38922 The State of Texas vs Melvin Ross ✓ A+B.
- 38923 The State of Texas vs Bob. Fowler ✓ Ab. Lang.
- 38931 The State of Texas vs Al Gordon ✓ Opening Saloon after Mid-night
- 38940 The State of Texas vs R. L. Earl ✓ Establishing Lottery
- 38963 The State of Texas vs John Duncan ✓ Violating Stock law.
- 38978 The State of Texas vs Charles Ross ✓ Dist. Jail
- 38983 The State of Texas vs John Panard ✓ Vag
- 39039 The State of Texas vs Frank Fenton ✓ Slander
- 39040 The State of Texas vs Frank Fenton ✓ Slander
- 39041 The State of Texas vs Frank Fenton ✓ Slander
- 39042 The State of Texas vs Frank Fenton ✓ Slander
- 39076 The State of Texas vs Henry Green ✓ Betting at dominoes
- 39154 The State of Texas vs Jake Schrank ✓ A.
- 39155 The State of Texas vs Dick Webber ✓ A.
- 39167 The State of Texas vs J. E. Albright ✓ Ab. Lang.

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Texas Printing Company,

39947	The State of Texas vs Will Thompson ✓	Theft.
39935	The State of Texas vs Liburn Logan ✓	A.A.
39927	The State of Texas vs R. E. Corey ✓	Theft
39863	The State of Texas vs Melvin Tanner ✓	Pistol
39854	The State of Texas vs Harris Logan ✓	Mal. Mis.
39852	The State of Texas vs O. R. Snyder ✓	A.A.
39723	The State of Texas vs Emmett Williams ✓	Theft.
39725	The State of Texas vs C. S. Morsey ✓	Theft
39172	The State of Texas vs Art Francis ✓	A.A.
39002	The State of Texas vs May Williams ✓	Affray
38924	The State of Texas vs Bob Fowler ✓	A.A.
39012	The State of Texas vs J. H. Dixon ✓	Fornication
40054	The State of Texas vs J. W. Kelley ✓	Theft.
40053	The State of Texas vs J. W. Kelley ✓	Theft.
40052	The State of Texas vs J. W. Kelley ✓	Theft.
40051	The State of Texas vs J. W. Kelley ✓	Theft.
40035	The State of Texas vs L. E. Ray ✓	Theft.
40002	The State of Texas vs Myrtle Smith ✓	A.
40001	The State of Texas vs Myrtle Smith ✓	D.P.
40000	The State of Texas vs Max Keith ✓	A.A.
39996	The State of Texas vs Jack Phillips ✓	Theft.

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Manufacturing Stations, Fort Worth.

- 39989 The State of Texas vs Chas. Horlick ✓ A.A.
- 39974 The State of Texas vs Lewis Trammell ✓ No. License
- 39972 The State of Texas vs Sheet Henley ✓ Sunday Selling
- 39971 The State of Texas vs Sheet Henley ✓ do
- 39807 The State of Texas vs Arch Garrison ✓ A.A.
- 39819 The State of Texas vs John Gibson ✓ Selling without license
- 39812 The State of Texas vs Jim Wardlow ✓ Selling without license
- 39843 The State of Texas vs Virgil Dailey ✓ Theft
- 39956 The State of Texas vs Catherine Carter ✓ A.
- 39957 The State of Texas vs Warren Fleming ✓ A.A.
- 39975 The State of Texas vs Ed Buckley ✓ Sunday Selling
- 39976 The State of Texas vs Ed Buckley ✓ do
- 39977 The State of Texas vs Ed Buckley ✓ do
- 39982 The State of Texas vs R. Ford ✓ Selling to minor
- 40082 The State of Texas vs Baker ✓ Ab. Lang.
- 40064 The State of Texas vs F. C. Cooper ✓ A.A.
- 39171 The State of Texas vs Hugo Artolani ✓ A.A.
- 39239 The State of Texas vs Ed. Spearman ✓ Theft.
- 39313 The State of Texas vs C. C. Shelton et al ✓ Hunting on another's land
- 39355 The State of Texas vs J. A. Merriman ✓ Theft
- 39356 The State of Texas vs Alonzo Matthews ✓ Recd. Exp.

39405	The State of Texas	vs F. C. Keim	Theft of Peans
39429	The State of Texas	vs Alice Mayes	Vag.
39463	The State of Texas	vs John O'Hern	A.A.
39541	The State of Texas	vs Rosie Cohen	Bawdy House
39572	The State of Texas	vs Robt Priddy	A.A.
39577	The State of Texas	vs A. M. Cowart	Swindling
39595	The State of Texas	vs Fred Turpin	A.A.
39596	The State of Texas	vs Fred Turpin	Ab. Lang.
39607	The State of Texas	vs C. B. Lange	A.A.
39658	The State of Texas	vs Henry Combs	D.P.
39695	The State of Texas	vs Chas Wilson	Theft.
39733	The State of Texas	vs Mrs. Georgie Weaver	Pistol
39748	The State of Texas	vs Calhoun Bell	Bawdy House
39757	The State of Texas	vs Billie Holenburg	selling to minor
39760	The State of Texas	vs Austin Rowe	A.
39766	The State of Texas	vs Mat McPherson	Drunk.
39769	The State of Texas	vs Jim Anderson	Gaming
39770	The State of Texas	vs Irvine White	do
39771	The State of Texas	vs George Bailey	do
39773	The State of Texas	vs Gus Pector	do
39775	The State of Texas	vs Will Baugh	do

Manufacturing Stationers, Fort Worth.

- 39794 The State of Texas vs Paul Coury ✓ Vag.
- 39801 The State of Texas vs Mary Warren ✓ Selling without license
- 39805 The State of Texas vs Walter Hall ✓ a.a.
- 39815 The State of Texas vs L. B. Norred ✓ Theft.
- 39823 The State of Texas vs Sallie Maddox ✓ Vag.
- 39824 The State of Texas vs Fritz Freese ✓ a.g.
- 39832 The State of Texas vs Mrs. Frank Cornell Ab. Lang.
- 39838 The State of Texas vs John L. Schmidt a.a.
- 39846 The State of Texas vs Tedoe Pitkeft ✓ Pistol
- 39849 The State of Texas vs Alf. Galper ✓ Vag.
- 39864 The State of Texas vs Buster Reed ✓ Pistol
- 39865 The State of Texas vs Philip Gonzales ✓ a.a.
- 39879 The State of Texas vs Ward Johnson ✓ Theft
- 39881 The State of Texas vs J. B. Stout ✓ Pistol
- 39882 The State of Texas vs John Dunn ✓ a.
- 39888 The State of Texas vs Charlie Fowler ✓ a.a.
- 39884 The State of Texas vs J. W. Fowler ✓ a.a.
- 39889 The State of Texas vs H. M. Little ✓ Pistol
- 39891 The State of Texas vs H. A. Neighman ✓ Ab. Lang.
- 39892 The State of Texas vs H. A. Neighman ✓ a.a.
- 39904 The State of Texas vs A. H. Allison ✓ d.P.

39909	The State of Texas	vs	Jim Brown	✓	Theft
39910	The State of Texas	vs	Jim Brown	✓	Theft
39913	The State of Texas	vs	Ch. A. Smith et al	✓	Adultery
39931	The State of Texas	vs	C. L. Prewitt	✓	a.a.
39938	The State of Texas	vs	Robert Ashley	✓	a.a.
39969	The State of Texas	vs	Bud Mc Ginnis	✓	Sunday Selling
40005	The State of Texas	vs	Mike Locke	✓	a.a.
40014	The State of Texas	vs	Clara Jasper	✓	a.a.
40015	The State of Texas	vs	Ida Lodge	✓	aa
40020	The State of Texas	vs	J. T. Murray	✓	a.a.
40030	The State of Texas	vs	Bill George	✓	a.a.
40036	The State of Texas	vs	M. E. Fronabarger	✓	Theft
40044	The State of Texas	vs	Milton Nildebrand	✓	Vag.
40059	The State of Texas	vs	B. E. McKinsey	✓	Raffle
40060	The State of Texas	vs	A. T. Hall	✓	do
40061	The State of Texas	vs	Grace Foster	✓	do
40062	The State of Texas	vs	Emeline Carbon	✓	Establishing a lottery
40104	The State of Texas	vs	Rice Cooper	✓	Gaming
40112	The State of Texas	vs	Grant Somy	✓	Gaming
40113	The State of Texas	vs	E. Sanders	✓	do
40134	The State of Texas	vs	J. L. Fester	✓	Pen Stolen Prop.

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40136	The State of Texas	vs	Geo. Pitkin	✓	Theft.
40139	The State of Texas	vs	Lommi Martin	✓	Pistol
40149	The State of Texas	vs	Homer Jones	✓	Knuckles
40155	The State of Texas	vs	P. G. Quat	✓	a.a.
40158	The State of Texas	vs	Carl Meeks	✓	a.a.
40159	The State of Texas	vs	Frank Record		a.a.
40162	The State of Texas	vs	A. B. Burk	✓	Pistol
40168	The State of Texas	vs	Paul Roybor	✓	Theft
40166	The State of Texas	vs	J. H. Butler	✓	No License
40170	The State of Texas	vs	Jim Griffin	✓	Sunday Selling
40171	The State of Texas	vs	Jim Griffin	✓	Do
38087	The State of Texas	vs	Bowden Sims	✓	Theft.
38088	The State of Texas	vs	Bowden Sims	✓	Theft.
38652	The State of Texas	vs	Roy Stevens et al	✓	Theft
38061	The State of Texas	vs	Chas. Ketner	✓	a.a.
38081	The State of Texas	vs	Chas. Ketner	✓	Ab. Lang
38086	The State of Texas	vs	D. H. Keene	✓	Ab. Lang
38099	The State of Texas	vs	Jack Singer	✓	a.
38334	The State of Texas	vs	Roy Johns	✓	Theft By Bail
38356	The State of Texas	vs	Emmett Jones	✓	Theft
38391	The State of Texas	vs	Jim Johnson	✓	

- 38423 The State of Texas vs E. C. Fleet ✓ Bawdy House
- 38451 The State of Texas vs W. C. Simons ✓ Theft.
- 38486 The State of Texas vs H. B. Matney ✓ a.a.
- 38487 The State of Texas vs H. B. Matney ✓ Fornication
- 38560 The State of Texas vs W. Martinez ✓ Theft.
- 38572 The State of Texas vs Oscar Perry ✓ Enticing Minors
- 38579 The State of Texas vs Walker ✓ Breaking fence
- 38580 The State of Texas vs John McPherson ✓ Dynamiting River
- 38590 The State of Texas vs John Taylor ✓ Theft.
- 38598 The State of Texas vs Bernice Nichols a.a.
- 38645 The State of Texas vs J. L. Page ✓ Theft
- 38646 The State of Texas vs J. L. Page ✓ Theft
- 38648 The State of Texas vs J. L. Page ✓ Theft.
- 38657 The State of Texas vs Fred Massey ✓ Theft.
- 38660 The State of Texas vs R. C. Jethrens ✓ Theft.
- 38661 The State of Texas vs R. C. Jethrens ✓ Theft.
- 38662 The State of Texas vs S. E. Prentiss ✓ Theft.
- 38665 The State of Texas vs Steve Prisentine ✓ a.a.
- 38676 The State of Texas vs Thos. Shea ✓ Theft.
- 38730 The State of Texas vs Mr. Popoff ✓ No License
- 38752 The State of Texas vs Earnest Snodgrass ✓ A+B

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38753	The State of Texas vs O. Lassiter ✓	A+B.
38760	The State of Texas vs Henry Jones ✓	Theft.
38774	The State of Texas vs Harvey Slofford et al ✓	Theft by Bailee
38796	The State of Texas vs Albert Smith ✓	Embez.
38812	The State of Texas vs Frank Rodriguez ✓	Carrying Dirk
38813	The State of Texas vs Phil Minor ✓	A.A.
38814	The State of Texas vs Mabel Roddy ✓	Ab. Lang.
38815	The State of Texas vs Mabel Roddy ✓	A.A.
38816	The State of Texas vs A. B. Paul ✓	Ab. Lang.
38817	The State of Texas vs L. M. Redmond ✓	A.
38819	The State of Texas vs Will Collins ✓	Theft.
38827	The State of Texas vs Sam Morell ✓	No License
38838	The State of Texas vs Geo. Herman ✓	Drunk.
38848	The State of Texas vs Will Grigg ✓	Rec. Leon.
38849	The State of Texas vs Charles Elias ✓	do
38852	The State of Texas vs E. Mc Gill ✓	No License
38893	The State of Texas vs A. L. Shelton ✓	Pistol
38927	The State of Texas vs Bert Mc Nam ✓	Theft
38952	The State of Texas vs Francis Brown ✓	Raucy House
38971	The State of Texas vs Billy Richards ✓	Bag
38977	The State of Texas vs Mrs. J. W. Brown ✓	Disorderly House

38982	The State of Texas vs John P. Sentell	✓	Vag
39058	The State of Texas vs Tom Johnson	✓	Embez.
39104	The State of Texas vs J. W. Riley	✓	Theft & Embez.
39107	The State of Texas vs Moses Leach	✓	Theft.
39112	The State of Texas vs Moses Leach	✓	Theft.
39113	The State of Texas vs Moses Leach	✓	Theft.
39114	The State of Texas vs Moses Leach	✓	Theft.
39143	The State of Texas vs M. Popoff	✓	A.A.
39295	The State of Texas vs Louis Kilgore	✓	Violating Stock Law.
39550	The State of Texas vs Charlie Kotschy	✓	Ab. Lang
39964	The State of Texas vs H. A. Miller	✓	D.P.
39990	The State of Texas vs Artie Patton	✓	Pistol
40140	The State of Texas vs Joe Lable	✓	A.A.
40185	The State of Texas vs J. W. McLade	✓	Theft.
40194	The State of Texas vs L. H. Williams	✓	A.A.
40573	The State of Texas vs Harry Hynes	✓	Theft
40567	The State of Texas vs Isador Persky	✓	Theft
40476	The State of Texas vs Jim Seay	✓	Drunk
40475	The State of Texas vs A. P. Sander	✓	A.
40454	The State of Texas vs Henry Hand	✓	Theft.
40432	The State of Texas vs Louis Lewis	✓	Dis House

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Manufacturing Stationers, Fort Worth.

40418	The State of Texas	vs	Myra Hope	Adultery
40414	The State of Texas	vs	Nenny Hill	Theft
40413	The State of Texas	vs	Geo. Vaughn	A.A.
40412	The State of Texas	vs	Jack Crews	Taking up & using extra
40405	The State of Texas	vs	S. B. Kuykendall	A.A.
40401	The State of Texas	vs	Baxter Edwards	Theft
40399	The State of Texas	vs	Geo. Patterson	A.A.
40397	The State of Texas	vs	Steve Murrin	A.A.
40370	The State of Texas	vs	Sam Robinson	Pistol
40352	The State of Texas	vs	Lennis James	Pistol
40350	The State of Texas	vs	Klimen Louff	Theft
40291	The State of Texas	vs	Mary White	A.A.
40264	The State of Texas	vs	John Haas	A.A.
40259	The State of Texas	vs	H. S. Clinton	Theft
40250	The State of Texas	vs	Fred Garrett	Theft
40221	The State of Texas	vs	Fred Blackman	A.A.
40214	The State of Texas	vs	Jim Tumbler	Theft
40210	The State of Texas	vs	Mrs. Mattie Craft	A.
40133	The State of Texas	vs	Will Chubb	A.A.
40056	The State of Texas	vs	Ella Boggus	A.A.
39623	The State of Texas	vs	Wilson Brown	Theft

- 40569 The State of Texas vs. C. N. Hodge ✓ Theft.
- 40529 The State of Texas vs. Laurel Page ✓ a. a.
- 40442 The State of Texas vs. Eunice Gray ✓ Mis. House
- 40365 The State of Texas vs. C. L. Smith ✓ a. a.
- 39457 The State of Texas ^{Indeped to here} vs. Charles Fowler ✓ a. a.
- 39653 The State of Texas vs. Warren Hamilton ✓ D. P.
- 39654 The State of Texas vs. Johnnie Harris ✓ D. P.
- 39655 The State of Texas vs. Otto Simmons ✓ D. P.
- 39657 The State of Texas vs. Jim Chandler ✓ D. P.
- 39659 The State of Texas vs. Cleve Prestige ✓ D. P.
- 39660 The State of Texas vs. Hill Payton ✓ D. P.
- 39661 The State of Texas vs. Matthews Sims ✓ D. P.
- 39662 The State of Texas vs. Abe Bridges ✓ D. P.
- 39664 The State of Texas vs. Amstead Jackson ✓ D. P.
- 39665 The State of Texas vs. Calvin Davis ✓ D. P.
- 39666 The State of Texas vs. Frank Neal ✓ D. P.
- 39667 The State of Texas vs. James Stewart ✓ D. P.
- 39669 The State of Texas vs. Edgar Jones ✓ D. P.
- 39670 The State of Texas vs. Sreet Gamba ✓ D. P.
- 39671 The State of Texas vs. Sam Blackwell ✓ D. P.
- 39678 The State of Texas vs. Snowball Gilbert ✓ a. a.

Manufacturing Stationers, Fort Worth.

39679	The State of Texas	vs	Calvin Miller	✓	D.P.
39680	The State of Texas	vs	M. Combs	✓	D.P.
39681	The State of Texas	vs	Charlie Connor	✓	D.P.
39682	The State of Texas	vs	Geo. Thompson	✓	D.P.
39683	The State of Texas	vs	William Davis	✓	D.P.
39684	The State of Texas	vs	Dave Blackwell	✓	D.P.
39685	The State of Texas	vs	E. Jackson	✓	D.P.
39686	The State of Texas	vs	John Black	✓	D.P.
39688	The State of Texas	vs	Lees Carroll	✓	D.P.
39740	The State of Texas	vs	Henry Williams	✓	Theft
39940	The State of Texas	vs	Abe Lincoln	✓	D.P.
40077	The State of Texas	vs	Gertrude Standifer	✓	D.P.
40087	The State of Texas	vs	Hugh Laugherty	✓	Theft
40088	The State of Texas	vs	Willie Lahey	✓	Theft
40135	The State of Texas	vs	Ben Goldstein	✓	Bag.
40143	The State of Texas	vs	Abe Potishman	✓	No License
40153	The State of Texas	vs	Bert Lennox	✓	Theft.
40168	The State of Texas	vs	John Doe	✓	Sunday Selling
40195	The State of Texas	vs	Frank Taylor	✓	Pistol
40240	The State of Texas	vs	Laura Smith	✓	D.P.
40244	The State of Texas	vs	Sanchez Augustine	✓	Bag

40257	The State of Texas	vs Henry A. Hill	✓	Theft
40263	The State of Texas	vs Henry A. Hill	✓	Theft.
40268	The State of Texas	vs Laura Boldin	✓	Ab. Lang.
40269	The State of Texas	vs Henry A. Hill	✓	Theft.
40273	The State of Texas	vs Frank Maggio	✓	A.A.
40275	The State of Texas	vs Charlie Orick	✓	Vag
40319	The State of Texas	vs Rosa McLenahan	✓	Dis. House
40336	The State of Texas	vs J. A. Marney	✓	Vag
40341	The State of Texas	vs Chester Clinton	✓	Adultery
40353	The State of Texas	vs Jim Roberts	✓	A.A.
40358	The State of Texas	vs Willie Maxwell	✓	A.
40369	The State of Texas	vs John W. Fike	✓	A.A.
40379	The State of Texas	vs Fred Geer	✓	Drunk.
40380	The State of Texas	vs V. R. Nix	✓	D.P. & Drunk.
40395	The State of Texas	vs J. G. Johnson	✓	A.
40396	The State of Texas	vs Dave Hamby et al	✓	Fornication
40398	The State of Texas	vs Chas. Bradley	✓	Custol
40406	The State of Texas	vs Herbert Kilderbrand	✓	D.P.
40420	The State of Texas	vs Sallie McHam	✓	Dis House
40425	The State of Texas	vs Mrs. B. L. Plummer	✓	do
40426	The State of Texas	vs Ella Kemmer	✓	do

Manufacturing Stationers, Fort Worth

40427	The State of Texas	vs Belle Logan ✓	Dis. House
40428	The State of Texas	vs Mrs. Neller Sexton ✓	do
40431	The State of Texas	vs Ida Grisson ✓	do
40433	The State of Texas	vs May Knight ✓	do
40434	The State of Texas	vs A. N. Woodard ✓	do
40436	The State of Texas	vs Mrs. D. B. Smith ✓	do
40440	The State of Texas	vs Ina Connelley ✓	do
40445	The State of Texas	vs Bertha Mc Nam ✓	do
40446	The State of Texas	vs Addie Peter ✓	do
40452	The State of Texas	vs Vera Blackwell ✓	do.
40473	The State of Texas	vs Fred Turpin ✓	A.A.
40474	The State of Texas	vs Fred Turpin ✓	A.A.
40483	The State of Texas	vs Richard Viley ✓	A.A.
40484	The State of Texas	vs Richard Viley ✓	Ab. Lang.
40490	The State of Texas	vs Lucy Owens ✓	Dis. House
40491	The State of Texas	vs Pearl Thompson ✓	Vag.
40492	The State of Texas	vs Mildred Ferrell ✓	Vag.
40493	The State of Texas	vs Morris Goldstein ✓	Emancipation
40496	The State of Texas	vs Luck McCallum ✓	Theft
40497	The State of Texas	vs Lewitt Lewis ✓	Enticing
40499	The State of Texas	vs Ben Proctor ✓	Threats to life

- 40504 The State of Texas vs Will Smith ✓ A.C.
- 40507 The State of Texas vs S. Fleppo ✓ Affray
- 40508 The State of Texas vs John Mulholland ✓ Affray
- 40509 The State of Texas vs J. Hart ✓ No
- 40510 The State of Texas vs S. M. Barr ✓ No
- 40521 The State of Texas vs Frank Smith ✓ Theft.
- 40525 The State of Texas vs Will Cobb ✓ D.P. ab. L.
- 40539 The State of Texas vs Leo. Williams Selling without License
- 40562 The State of Texas vs J. Small ✓ Ab. Lang.
- 40565 The State of Texas vs A. B. Kyle ✓ Theft.
- 40578 The State of Texas vs C. T. Vivion Running Pool Hall
- 40579 The State of Texas vs Chris. Corey Violating Game law
- 40580 The State of Texas vs Chinaman Joe ✓ No
- 40588 The State of Texas vs Maud Basketts ✓ Adultery
- 40595 The State of Texas vs J. B. Simpson Running Pool Hall
- 40603 The State of Texas vs W. D. Pittman ✓ Ex. Speed Limit
- 40604 The State of Texas vs Miss Martha Shelton ✓ No
- 40605 The State of Texas vs Mrs. Clark ✓ D.C.
- 40609 The State of Texas vs Arthur Simon ✓ A.
- 40614 The State of Texas vs Edwin Fancher Failing to look Road
- 40618 The State of Texas vs John Foote ✓ A.C.

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40637	The State of Texas vs H. J. Newcomb ✓	Ab. Lang.
40638	The State of Texas vs H. J. Newcomb. ✓	A.A.
40641	The State of Texas vs C. M. Baker ✓	A.
40645	The State of Texas vs P. E. Miller ✓	A.A.
40673	The State of Texas vs Mrs. Olive ✓	Adultery
40677	The State of Texas vs Florence Laisy ✓	Vag.
40692	The State of Texas vs Max Smith ✓	Sunday Selling
40720	The State of Texas vs Ernest Smith ✓	Resisting Officer
40745	The State of Texas vs I. Davis ✓	Gaming
40751	The State of Texas vs A. S. Thomas ✓	Gaming
40752	The State of Texas vs J. Thomas ✓	do
40753	The State of Texas vs Norace Martin ✓	do
40719	The State of Texas vs R. A. Stewart ✓	Mal. Mis
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38770	The State of Texas vs Bill Leak ✓	Dist Relig worship
38037	The State of Texas vs Miller McFadden ✓	Theft.
38126	The State of Texas vs H. L. Jackson ✓	A.A.
38136	The State of Texas vs Jas Thurman ✓	Pistol
38156	The State of Texas vs J. H. Moore ✓	Theft.
38173	The State of Texas vs Mrs. Lem Turner ✓	A+B.
38229	The State of Texas vs R. Kennedy ✓	Theft.

- 38246 The State of Texas vs Alma S. Roughts ✓ Vag.
- 38301 The State of Texas vs Conrad Kreysco. ✓ No license
- 38324 The State of Texas vs F. M. Lillard ✓ No license
- 38360 The State of Texas vs Francisco Touz ✓ Theft.
- 38392 The State of Texas vs Alfred Locke ✓ Theft.
- 38396 The State of Texas vs Will Campbell ✓ Theft.
- 38397 The State of Texas vs Charles Marshall ✓ Embez.
- 38408 The State of Texas vs Claud Whitmore ✓ Embez.
- 38488 The State of Texas vs F. J. Kelley ✓ A.A.
- 38488 The State of Texas vs Jas Mc Gruder ✓ A.A.
- 38491 The State of Texas vs M. M. Matlock ✓ Embez.
- 38554 The State of Texas vs J. P. Norcross ✓ A.A.
- 38559 The State of Texas vs Agnes White ✓ Mal. Mischie
- 38589 The State of Texas vs. Roy Pitts ✓ Theft.
- 38632 The State of Texas vs Richard Wade ✓ Theft.
- 38633 The State of Texas vs Conie Nilson ✓ A.A.
- 38634 The State of Texas vs Conie Nilson ✓ Custol.
- 38689 The State of Texas vs Charlie Hadley ✓ A.A. & B.
- 38677 The State of Texas vs Lench Nilson et al. ✓ Mal Misch
- 38692 The State of Texas vs John M. Lionberger ✓ A.A.
- 38694 The State of Texas vs Geo. Rulon ✓ Theft.

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Manufacturing Stationers, Fort Worth

- 38695 The State of Texas vs F. L. Rulon ✓ Theft
- 38696 The State of Texas vs F. L. Rulon ✓ Theft
- 38697 The State of Texas vs F. L. Rulon ✓ Theft
- 38707 The State of Texas vs H. L. Sharp ✓ Theft
- 38729 The State of Texas vs Nick Tertrich ✓ No License
- 38733 The State of Texas vs J. B. Jones ✓ No License
- 38734 The State of Texas vs Damon Wright ✓ Ab. Lang.
- 38750 The State of Texas vs Clark Ward ✓ A+B.
- 38762 The State of Texas vs Isham McDonald ✓ A.A.
- 38768 The State of Texas vs J. B. Jones ✓ Theft
- 38773 The State of Texas vs Nellie Whiteside ✓ A.
- 38801 The State of Texas vs Frankton Naughten ✓ Threatening Life
- 38809 The State of Texas vs Pedro Noris ✓ Vag.
- 38821 The State of Texas vs Maud McCann ✓ Bawdy House
- 38830 The State of Texas vs Arthur Foot et al ✓ Theft.
- 38831 The State of Texas vs O. B. Munn ✓ Breaking Fence
- 38832 The State of Texas vs G. N. Jobe ✓ A.A.
- 38854 The State of Texas vs Miller Villio ✓ No License
- 38855 The State of Texas vs Joe White ✓ No License
- 38869 The State of Texas vs Charley Dinson ✓ Assault
- 38870 The State of Texas vs Arthur Weaver ✓ Theft

38876	The State of Texas vs A. Russell	✓	Theft.
38903	The State of Texas vs Kid Webster	✓	Ab. Lang.
38916	The State of Texas vs B. T. Clements	✓	Drunk.
38941	The State of Texas vs Ralph Whyte	✓	Embez.
38942	The State of Texas vs Ralph Whyte	✓	Embez.
38954	The State of Texas vs Herschel Long	✓	Theft
39123	The State of Texas vs Frank Crowley	✓	
39142	The State of Texas vs J. N. Simon	✓	Gaming
39224	The State of Texas vs E. D. Powell	✓	a.a.
39281	The State of Texas vs L. B. Ferguson	✓	Theft
39297	The State of Texas vs R. L. Wilson	✓	Drunk.
39324	The State of Texas vs Texana Green	✓	Theft.
39361	The State of Texas vs John & Jim Pince	✓	a.a.
39415	The State of Texas vs Walter Ferguson	✓	a.
39419	The State of Texas vs Gold Brooks	✓	Dis. Peace
39420	The State of Texas vs Frank Smith	✓	Dis. Peace
39444	The State of Texas vs Charles Orick	✓	Drunk.
39445	The State of Texas vs S. D. Ariston	✓	Drunk
39474	The State of Texas vs Roy Miller	✓	a.a.
39557	The State of Texas vs Thos. E. Miller et al.	✓	a.a.
39561	The State of Texas vs Mrs. A. L. McArt	✓	a.a.

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- 39622 The State of Texas vs A. L. Utley Theft.
- 39758 The State of Texas vs Ada Landman Bawdy House
- 39817 The State of Texas vs Daisy Ross Pistol
- 39835 The State of Texas vs Frank Mosteller Drunk
- 39836 The State of Texas vs Frank Mosteller A. A.
- 39837 The State of Texas vs Frank Mosteller W. P.
- 39868 The State of Texas vs W. H. Cawthorn Theft.
- 39888 The State of Texas vs Howard Endsley Theft.
- 39907 The State of Texas vs S. D. Winston Vag.
- 39948 The State of Texas vs Mrs. Puler Bawdy House
- 39963 The State of Texas vs A. A. Miller A. A.
- 39965 The State of Texas vs A. A. Miller Pistol
- 39979 The State of Texas vs Juan Hernandez et al Adultery
- 39988 The State of Texas vs Bibiana Salvador Theft.
- 40040 The State of Texas vs Babana Salvador Theft.
- 40042 The State of Texas vs E. N. Tucker A. A.
- 40047 The State of Texas vs A. L. Pierce et al Adultery.
- 40082 The State of Texas vs J. A. Hamilton Theft.
- 40083 The State of Texas vs William Roberts A. A.
- 40091 The State of Texas vs J. L. & R. A. Walker Theft.
- 40092 The State of Texas vs J. L. & R. A. Walker do.

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40093	The State of Texas vs J. L. & R. A. Walker ✓	Theft.
40094	The State of Texas vs J. L. & R. A. Walker ✓	Theft.
40095	The State of Texas vs J. L. & R. A. Walker ✓	Theft.
40096	The State of Texas vs J. L. & R. A. Walker ✓	Theft.
40097	The State of Texas vs J. L. & R. A. Walker ✓	Theft.
40118	The State of Texas vs Roy Evans ✓	Theft.
40121	The State of Texas vs G. W. Tucker ✓	A. A.
40123	The State of Texas vs Burt Benson ✓	A. A.
40130	The State of Texas vs Joe Thomas ✓	Pistol.
40182	The State of Texas vs Tom Bowden et al ✓	Fornication
40187	The State of Texas vs Dollie Flannigan ✓	Vag.
40188	The State of Texas vs Ella Horn ✓	Vag.
40204	The State of Texas vs H. F. Bullard ✓	A. A.
40222	The State of Texas vs Hill Kelley ✓	Pistol
40223	The State of Texas vs Jack Gordon ✓	Theft.
40276	The State of Texas vs Calla Beckham ✓	A. A.
40354	The State of Texas vs Ed Coleman ✓	Vag.
40421	The State of Texas vs Mrs Jackie Sawyer ✓	Dis House
40495	The State of Texas vs Baxter Edwards ✓	Theft.
40526	The State of Texas vs Josephine Hamilton ✓	Pistol
40527	The State of Texas vs Josephine Hamilton ✓	A. A.

Manufacturing Stations, Fort Worth.

- 40727 The State of Texas vs Price Witten Violating Stock law.
- 40780 The State of Texas vs Jess Page Theft.
- 40781 The State of Texas vs D. Page Theft.
- 40782 The State of Texas vs Will Howard Theft.
- 40829 The State of Texas vs Abe Polishman Selling on Sunday.
- 40837 The State of Texas vs Inez Wells Ab. Lang.
- 40855 The State of Texas vs R. J. Gray Selling on Sunday.
- 40868 The State of Texas vs Lee Marshall Theft.
- 40883 The State of Texas vs E. L. Coonrod No License
- 40884 The State of Texas vs T. Q. Howard Theft
- 40908 The State of Texas vs Eddis Bradford a.a.
- 40915 The State of Texas vs Arthur Brock D.P.
- 40919 The State of Texas vs Sam Lucas Veq.
- 40974 The State of Texas vs Small a.a.
- 40977 The State of Texas vs N. M. Robinson et al Adultery.
- 40984 The State of Texas vs F. N. Givens Injuring Property.
- 41002 The State of Texas vs N. R. Price Theft.
- 41045 The State of Texas vs Walter Fowler Theft.
- 41063 The State of Texas vs Bob Hunter Ab. L.
- 41115 The State of Texas vs Mrs. O. L. Plummer Selling without license.

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40627	The State of Texas	vs Jake Goldstein	Dis. House
40628	The State of Texas	vs Jake Goldstein	Dis. House
41067	The State of Texas	vs Jake Goldstein	Dis. House
41098	The State of Texas	vs Lena Aworkin	Vog
41104	The State of Texas	vs Ida Nerd	Intox
40723	The State of Texas	vs ^{Indexed to here} Abe Lincoln	A.A.
40784	The State of Texas	vs Jess Turner	a.
40807	The State of Texas	vs Henry Moore	Theft.
40810	The State of Texas	vs Jim Howard	A.A.
40935	The State of Texas	vs Emma Wilson	A.
41025	The State of Texas	vs Ellen Cox	Ab. Lang.
41096	The State of Texas	vs H. C. Lazenby	Ex Speed Limit
41099	The State of Texas	vs H. C. Moore	A.
41113	The State of Texas	vs Julian Horton	Theft
41130	The State of Texas	vs J. H. Albert Wood	A.A. Postal
41132	The State of Texas	vs — Finney	Theft
41146	The State of Texas	vs J. M. Casey	Theft.
41143	The State of Texas	vs T. C. Maxwell	A.A.
40947	The State of Texas	vs A. V. Harris & C. S. Williams	Violating Park Ordinance
40946	The State of Texas	vs J. C. Reed & O. T. Maxwell	do

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- 40486 The State of Texas vs Patterson ✓ Dis. House
- 40453 The State of Texas vs Mrs. Kate Patterson ✓ Dis. House
- 41153 The State of Texas vs John Adams ✓ A.A.
- 41175 The State of Texas vs Marian Robinson ✓ A.A.
- 41176 The State of Texas vs Sid Turner ✓ Theft.
- 41193 The State of Texas vs O. Finley ✓ Pistol
- 41224 The State of Texas vs L. J. Bartlett ✓ Pistol
- 41234 The State of Texas vs Bob Hammond ✓ Theft.
- 41243 The State of Texas vs D. C. Maxwell ✓ A.A.
- 41289 The State of Texas vs Thos. Swanson ✓ Carrying Armo.
- 41290 The State of Texas vs Newry Clark ✓ Theft.
- 41326 The State of Texas vs C. A. Hoover ✓ Theft.
- 41349 The State of Texas vs Jennie Baltimore ✓ Theft.
- 41403 The State of Texas vs Nails ✓ Theft.

The State of Texas }
 vs. } Not Indexed to here
 Abe Patishman } Dec 30 1911

Came on this day to be heard the above styled & numbered cause, wherein the State of Texas is the Plaintiff & Abe Patishman is the defendant, and in which case the affidavit of H. E. Mirick was filed against the said Abe Patishman to forfeit the license of the said Abe Patishman, as a retail liquor dealer, and the evidence in support of the said affidavit and against the same having been heard, and the argument of counsel upon the law relative thereto having been heard and fully understood, the court is of the opinion that the law is with the defendant.

Wherefore, it is hereby ordered, adjudged and decreed that the State of Texas take nothing by its suit herein, and that the right, title and interest of the said Abe Patishman in and to his said license as a retail liquor dealer be and is hereby confirmed.

Read, approved and signed in open Court this the 30 day of Dec 1911.

R. E. Bratton County Judge
 Tarrant County Tex

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.

- No. 41279 The State of Texas vs Pauline Robbins, Dis. House.
- No. 41356 The State of Texas vs J. L. Edison ✓ Theft.
- No. 41365 The State of Texas vs Fred Gilbert ✓ Vag.
- No. 41391 The State of Texas vs Henry Jones ✓ Theft.
- No. 41544 The State of Texas vs R. P. Slayton ✓ Carrying Arms
- No. 41551 The State of Texas vs Lee Anderson ✓ Vag.
- No. 41554 The State of Texas vs N. Wilkins ✓ Vag.
- No. 41558 The State of Texas vs Ethel Williams ✓ Ab. Lang.
- No. 41559 The State of Texas vs Sloan Lawrence ✓ Vag.
- No. 41564 The State of Texas vs Morris Terry ✓ Swindling
- No. 41565 The State of Texas vs M. M. Terry Jr. ✓ do
- No. 41569 The State of Texas vs F. F. Ford et al ✓ Adultery
- No. 41631 The State of Texas vs Albert Andrews ✓ Sunday O.
- No. 41656 The State of Texas vs J. C. Messenger ✓ Theft.
- No. 41671 The State of Texas vs Pearl Johnson ✓ A. A.
- No. 41679 The State of Texas vs Alvina Arrendondo ✓ Theft.
- No. 41392 The State of Texas vs Josephine Fields ✓ Opening on Sunday
- No. 41393 The State of Texas vs Herbert Hedge ✓ do

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No. 41394	The State of Texas vs Beatrice Gordon ✓	Opening on Sunday.
No. 41395	The State of Texas vs Charles Glocker ✓	do
No. 41396	The State of Texas vs Bessie Fitzmorris ✓	do.
No. 41397	The State of Texas vs Marie Roth ✓	do.
No. 41398	The State of Texas vs Vinnie Wallace ✓	do
No. 41399	The State of Texas vs H. J. McGraw ✓	do
No. 41400	The State of Texas vs Annie Glocker ✓	do
No. 41401	The State of Texas vs Betty Duvall ✓	do
No. 41402	The State of Texas vs Mary Hannon ✓	do.
No. 41404	The State of Texas vs Tom Dentrevelle ✓	Working on Sunday.
No. 41405	The State of Texas vs A. B. Mymatt ✓	do
No. 41408	The State of Texas vs A. Eldridge Jr. ✓	do
No. 41409	The State of Texas vs Arthur Purnell ✓	do
No. 41410	The State of Texas vs Ellis Williams ✓	do
No. 41411	The State of Texas vs A. Eldridge ✓	do
No. 41412	The State of Texas vs J. A. Evans ✓	do
No. 41428	The State of Texas vs John Grinnis ✓	Sunday Opening
No. 41429	The State of Texas vs Howard Sales ✓	do
No. 41430	The State of Texas vs William Nance ✓	do
No. 41431	The State of Texas vs Barry Burke ✓	do
No. 41432	The State of Texas vs J. McLaughlin ✓	do.

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No. 41433	The State of Texas	vs W. Barrow	✓	Sunday Opening
No. 41434	The State of Texas	vs C. Murray	✓	do
No. 41435	The State of Texas	vs J. Umbenhour	✓	do
No. 41436	The State of Texas	vs A. Hamilton	✓	do
No. 41437	The State of Texas	vs Leo. Thomas	✓	do
No. 41438	The State of Texas	vs V. Shrader	✓	do
No. 41439	The State of Texas	vs C. Ford	✓	do
No. 41440	The State of Texas	vs P. Epstein	✓	do
No. 41441	The State of Texas	vs A. Dyche	✓	do
No. 41457	The State of Texas	vs L. B. McAlister	✓	do.
No. 41458	The State of Texas	vs F. Asken	✓	do
No. 41459	The State of Texas	vs C. E. Shaw	✓	do
No. 41460	The State of Texas	vs H. P. Grannis	✓	do.
No. 41461	The State of Texas	vs Bob Echols	✓	do
No. 41462	The State of Texas	vs Monroe Meyers	✓	do.
No. 41463	The State of Texas	vs John Zang	✓	do
No. 41464	The State of Texas	vs Clay Leffler	✓	do
No. 41465	The State of Texas	vs Loyd Longinatti	✓	do
No. 41466	The State of Texas	vs Tom Burns	✓	do.
No. 41467	The State of Texas	vs Nick Vogel	✓	do
No. 41468	The State of Texas	vs E. Butcher	✓	do

Manufacturing Stations, Fort Worth.

No. 41470	The State of Texas vs Chester Ray	Sunday Opening
No. 41471	The State of Texas vs F. Conlin	do
No. 41472	The State of Texas vs F. E. Head	do
No. 41473	The State of Texas vs O. V. Crockett	do
No. 41474	The State of Texas vs Carl McAbel	do
No. 41475	The State of Texas vs G. C. Drum	do
No. 41476	The State of Texas vs John Matterson	do
No. 41477	The State of Texas vs Bert Williams	do
No. 41478	The State of Texas vs B. Clements	do
No. 41479	The State of Texas vs J. Hawes	do
No. 41480	The State of Texas vs Cecil Meadows	do
No. 41483	The State of Texas vs N. Snider	do
No. 41484	The State of Texas vs N. Houston	do
No. 41485	The State of Texas vs A. S. Claus	do.
No. 41486	The State of Texas vs A. Punnett	do.
No. 41490	The State of Texas vs A. Rigby	do.
No. 41494	The State of Texas vs A. Childs	do.
No. 41495	The State of Texas vs E. Reed	do.
No. 41499	The State of Texas vs Fred Walker	do
No. 41500	The State of Texas vs L. W. Burke	do
No. 41501	The State of Texas vs A. L. Rippey	do

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No. 41506	The State of Texas vs S. D. Edmiston ✓	Opening Sunday
No. 41507	The State of Texas vs F. C. Nebard ✓	do
No. 41508	The State of Texas vs Harry Castleberry ✓	do
No. 41509	The State of Texas vs Arthur Angel ✓	do
No. 41510	The State of Texas vs Maxine Hanna ✓	do
No. 41511	The State of Texas vs Dollie Christy ✓	do
No. 41512	The State of Texas vs Jack Christy ✓	do
No. 41513	The State of Texas vs Frank De Val ✓	do
No. 41514	The State of Texas vs R. Williams ✓	do
No. 41515	The State of Texas vs R. A. Nealey ✓	do
No. 41516	The State of Texas vs James Peck ✓	do
No. 41517	The State of Texas vs Margaret Peck ✓	do
No. 41518	The State of Texas vs A. Daniels ✓	do
No. 41519	The State of Texas vs Spot Starnes ✓	do
No. 41520	The State of Texas vs W. Woods ✓	do
No. 41521	The State of Texas vs Tom Cotter ✓	do
No. 41522	The State of Texas vs J. S. Phillips ✓	do
No. 41523	The State of Texas vs A. E. Sellers ✓	do
No. 41524	The State of Texas vs Walker Shed ✓	do
No. 41525	The State of Texas vs R. Dodd ✓	do
No. 41526	The State of Texas vs N. Smith ✓	do

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No. 41527	The State of Texas vs S. A. Austin ✓	Opening on Sunday.
No. 41528	The State of Texas vs Roy Sprunge ✓	do
No. 41529	The State of Texas vs Jack Wilder ✓	do
No. 41530	The State of Texas vs Charley May ✓	do
No. 41531	The State of Texas vs Bob. Crisman ✓	do
No. 41532	The State of Texas vs Kitty Gilmore ✓	do
No. 41533	The State of Texas vs Ruth Leslie ✓	do
No. 41534	The State of Texas vs Walter Burke ✓	do
No. 41535	The State of Texas vs Annabell Clark ✓	do
No. 41536	The State of Texas vs Out Echols ✓	do.
No. 41537	The State of Texas vs Ed Jenkins ✓	do
No. 41538	The State of Texas vs Doc Curtis ✓	do
No. 41539	The State of Texas vs Frankie Harris ✓	do
No. 41568	The State of Texas vs Lilli Anderson ✓	do.
No. 41571	The State of Texas vs Dolores Starn ✓	Opening on Sunday
No. 41572	The State of Texas vs Lillian Hodge ✓	do
No. 41573	The State of Texas vs Dolly Christy ✓	do
No. 41574	The State of Texas vs Maria Anderson ✓	do
No. 41575	The State of Texas vs S. G. Edmonson ✓	do
No. 41576	The State of Texas vs Harry Castleberry ✓	do
No. 41577	The State of Texas vs James Peck ✓	do

- No. 41578 The State of Texas vs Arthur Angel Opening on Sunday ✓
- No. 41579 The State of Texas vs C. Ray ✓ do
- No. 41580 The State of Texas vs F. C. Hebard ✓ do
- No. 41581 The State of Texas vs Jack Christy ✓ do
- No. 41582 The State of Texas vs Blanch DeRoy ✓ do
- No. 41583 The State of Texas vs Genevieve Nayer ✓ do
- No. 41584 The State of Texas vs Mrs. Eddie Thorne ✓ do
- No. 41585 The State of Texas vs Vernie Birch ✓ do
- No. 41586 The State of Texas vs Frank DeVoe ✓ do
- No. 41588 The State of Texas vs Louise Ellington ✓ do
- No. 41589 The State of Texas vs Lew Laclede ✓ do
- No. 41590 The State of Texas vs Clara Jackson ✓ do
- No. 41591 The State of Texas vs Joe Fritz ✓ do
- No. 41592 The State of Texas vs Mrs. McEntire ✓ do
- No. 41593 The State of Texas vs Mrs. Hunter ✓ do
- No. 41594 The State of Texas vs Ruth Leslie ✓ do
- No. 41595 The State of Texas vs Ray Williams ✓ do
- No. 41596 The State of Texas vs Bessie Cartwright ✓ do
- No. 41597 The State of Texas vs Nattie Clarke ✓ do
- No. 41598 The State of Texas vs Kathryn Van Esse ✓ do
- No. 41599 The State of Texas vs Edward Ferguson ✓ do

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No. 41600	The State of Texas vs. Albert Ferguson	Opening on Sunday.
No. 41602	The State of Texas vs. D. F. Norcross	do
No. 41603	The State of Texas vs. E. C. Flynn	do
No. 41604	The State of Texas vs. Walter Boggs	do
No. 41605	The State of Texas vs. Lea. Mentch	do
No. 41606	The State of Texas vs. Chic Kehoe	do
No. 41607	The State of Texas vs. E. M. Brumage	do
No. 41608	The State of Texas vs. Mrs. Joe Aranoff	do
No. 41610	The State of Texas vs. — Shriver	do
No. 41611	The State of Texas vs. Carl Meeker	do
No. 41612	The State of Texas vs. — Lohse	do
No. 41613	The State of Texas vs. S. Jack Bayley	do
No. 41614	The State of Texas vs. — Haiman	do
No. 41615	The State of Texas vs. Carl Kahn	do
No. 41616	The State of Texas vs. W. L. Stanton	do
No. 41617	The State of Texas vs. Nellie Ellison	do
No. 41618	The State of Texas vs. Virginia Carson	do
No. 41619	The State of Texas vs. Bryan Lee	do
No. 41620	The State of Texas vs. Dime Harris	do
No. 41621	The State of Texas vs. Irene Nyek	do
No. 41622	The State of Texas vs. Mary Cranston	do

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No. 39325	The State of Texas vs Burk Campbell ✓	A.
No. 39326	The State of Texas vs Burk Campbell ✓	Ab. Lang.
No. 39327	The State of Texas vs H. W. Holland ✓	A.
No. 39328	The State of Texas vs H. W. Holland ✓	Ab. Lang.
No. 39341	The State of Texas vs Sam Sledge ✓	Theft.
No. 39353	The State of Texas vs Bob Downs ✓	A.A. & B.
No. 39365	The State of Texas vs E. A. Seward ✓	Speeding
No. 39368	The State of Texas vs A. O. Trent ✓	Swindling.
No. 39377	The State of Texas vs J. B. Smith ✓	Theft
No. 39378	The State of Texas vs Charlie Moore ✓	Vag
No. 39379	The State of Texas vs Lafayette Shivers ✓	Vag
No. 39380	The State of Texas vs Joe Roundtree Error	A.
No. 39385	The State of Texas vs Dr. L. Dilbeck ✓	A.A.
No. 39386	The State of Texas vs Ellis Stafford ✓	a.a.
No. 39423	The State of Texas vs R. J. Brown ✓	a.a.
No. 39432	The State of Texas vs Geo. Vaughn ✓	Drunk
No. 39434	The State of Texas vs Henry Bell ✓	Vag
No. 39439	The State of Texas vs Martha Baker ✓	Vag
No. 39443	The State of Texas vs Willie Roberts ✓	Drunk
No. 39446	The State of Texas vs Lula Early ✓	Vag.
No. 39475	The State of Texas vs Mr. Newell ✓	Theft.

No. 39477	The State of Texas vs Rich Wilson ✓	Theft
No. 39486	The State of Texas vs G. J. Lowery ✓	Ab. L.
No. 39495	The State of Texas vs Jim Moore ✓	Pistol
No. 39496	The State of Texas vs Jim Moore ✓	Gaming
No. 39498	The State of Texas vs Kirt Cannon ✓	A.A.
No. 39499	The State of Texas vs Chas. Fowler ✓	Theft.
No. 39500	The State of Texas vs J. N. Fowler ✓	do
No. 39501	The State of Texas vs Walter Fowler ✓	do
No. 39526	The State of Texas vs C. M. Cox ✓	do
No. 39528	The State of Texas vs Geo. Quick ✓	do
No. 39529	The State of Texas vs C. R. Floyd ✓	do
No. 39530	The State of Texas vs E. Oppord ✓	Swindling
No. 39537	The State of Texas vs N. M. Miller ✓	do
No. 39539	The State of Texas vs Mr. Pellee ✓	A.A.
No. 39556	The State of Texas vs Dan Horn ✓	A.A.
No. 39559	The State of Texas vs Bimes Henderson ✓	Theft
No. 39567	The State of Texas vs Willie + Eddie Matthews ✓	do
No. 39573	The State of Texas vs J. Wilson ✓	Pistol
No. 39574	The State of Texas vs J. Wilson ✓	A.A.
No. 39588	The State of Texas vs Lee Weatherford ✓	A.A.
No. 39597	The State of Texas vs W. H. Walker ✓	Swindling

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Manufacturing Stationers, Fort Worth

No. 39598	The State of Texas vs H. N. Walker ✓	Swindling
No. 39618	The State of Texas vs Alex Cameron ✓	Theft
No. 39633	The State of Texas vs Bill Edwards ✓	Theft.
No. 39634	The State of Texas vs Hugo Moore ✓	Mal. Mis.
No. 39635	The State of Texas vs Henry Gans ✓	do
No. 39639	The State of Texas vs Angel Fernandez ✓	Theft
No. 39640	The State of Texas vs Bill Edwards ✓	do
No. 39704	The State of Texas vs Marion Stinson ✓	Vag
No. 39705	The State of Texas vs Marion Stinson ✓	Vag
No. 39719	The State of Texas vs Zack Youngblood ✓	A.A.
No. 39720	The State of Texas vs Zack Youngblood ✓	do
No. 39721	The State of Texas vs Ellis Turner ✓	Theft.
No. 39732	The State of Texas vs Tobe Yarbrough ✓	Vag
No. 39741	The State of Texas vs The Kid ✓	A.A.
No. 39743	The State of Texas vs Julia Jones ✓	A.
No. 39751	The State of Texas vs Hill McAllister ✓	A.
No. 39753	The State of Texas vs A. M. Johnson ✓	A.
No. 39761	The State of Texas vs Henry Groves ✓	A.A.
No. 39762	The State of Texas vs Frank Kandle ✓	A.A.
No. 39763	The State of Texas vs John Taylor ✓	do
No. 39796	The State of Texas vs Louise Atkins ✓	Theft.

No. 39797	The State of Texas vs Geo. Brownlee ✓	Theft
No. 39798	The State of Texas vs Lizzie Green ✓	Do
No. 39803	The State of Texas vs Will Watkins ✓	a.a.
No. 39806	The State of Texas vs R. L. Frye ✓	Swindling
No. 39810	The State of Texas vs — Miller ✓	Theft.
No. 39811	The State of Texas vs Earnest Wilson ✓	Do
No. 39826	The State of Texas vs Jim Maddox ✓	Do
No. 39834	The State of Texas vs Rufe Grouer ✓	a.a.
No. 39842	The State of Texas vs Albert Taylor ✓	Swindling
No. 39853	The State of Texas vs Mr. Polk ✓	a.
No. 39855	The State of Texas vs Ray Taylor ✓	Theft
No. 39861	The State of Texas vs Nunie Green ✓	a.a.
No. 39895	The State of Texas vs Geo. Crenshaw ✓	a.a.
No. 39897	The State of Texas vs S. Sparsuhula Jones ✓	a.a.
No. 39911	The State of Texas vs Geo. Cimens ✓	Theft
No. 39919	The State of Texas vs Hollis Miller ✓	Do
No. 39930	The State of Texas vs Ben Craddock ✓	a.a.
No. 39932	The State of Texas vs Harry Brown ✓	Do
No. 39943	The State of Texas vs Geo. Robinson ✓	Drunk
No. 39950	The State of Texas vs Jim Clark ✓	Theft
No. 39952	The State of Texas vs Geo. Crenshaw ✓	a.a.

No.	The State of Texas vs.	Charge
No. 39953	The State of Texas vs. Monte Maxwell	Theft.
No. 39960	The State of Texas vs. Capt Jones	Vag.
No. 39983	The State of Texas vs. Walter Scott	Vag.
No. 39992	The State of Texas vs. Jesse Roberts	Theft.
No. 39999	The State of Texas vs. Mrs. Belle Logan	Dis. House
No. 40011	The State of Texas vs. F. S. Samples	Embezz.
No. 40016	The State of Texas vs. C. Ross	Theft
No. 40026	The State of Texas vs. R. L. Escue	Swindling
No. 40066	The State of Texas vs. G. H. Cooke	Slander
No. 40089	The State of Texas vs. R. L. Gray	Swindling
No. 40148	The State of Texas vs. J. W. Parson	Pistol
No. 40182	The State of Texas vs. Phil Swainey	Theft
No. 40173	The State of Texas vs. James Smith	No. License
No. 40213	The State of Texas vs. Mrs. C. J. Neill	A.
No. 40232	The State of Texas vs. Eva Cantrell	Adultery
No. 40244	The State of Texas vs. A. V. Williams	Theft
No. 40271	The State of Texas vs. B. F. Deahl	A.A.
No. 40411	The State of Texas vs. Walter Tennard	Ab. Lang
No. 40416	The State of Texas vs. Dave Pollock	A.A.
No. 40444	The State of Texas vs. Alice Godkins	Dis. House
No. 40451	The State of Texas vs. Mr & Mrs. Bob. Snodgrass	As

- No. 40459 The State of Texas vs Jake Goldstein ✓ Vag.
- No. 40460 The State of Texas vs J. M. Mitchell ✓ D.P.
- No. 40469 The State of Texas vs Bob. Davis ✓ Vag.
- No. 40479 The State of Texas vs A. M. Knight ✓ Pistol
- No. 40480 The State of Texas vs Mrs. A. M. Knight ✓ do
- No. 40503 The State of Texas vs E. B. Rowe ✓ a.a.
- No. 40516 The State of Texas vs Roy Miller ✓ a.a.
- No. 40532 The State of Texas vs A. C. Franklin ✓ Ab-surg.
- No. 40533 The State of Texas vs Luther Ludrick ✓ do
- No. 40538 The State of Texas vs John Jefferson ✓ Selling without license
- No. 40540 The State of Texas vs L. B. Steele ✓ a.a.
- No. 40541 The State of Texas vs L. B. Steele ✓ do
- No. 40542 The State of Texas vs A. A. Rogers ✓ a.a.
- No. 40543 The State of Texas vs A. A. Rogers ✓ Drunk
- No. 40544 The State of Texas vs R. C. Earl ✓ Violating State Law
- No. 40545 The State of Texas vs H. G. Mills ✓ do
- No. 40546 The State of Texas vs Ralph Earl ✓ do
- No. 40554 The State of Texas vs Dan Lavan ✓ Pistol
- No. 40559 The State of Texas vs Roy Davis ✓ Theft
- No. 40568 The State of Texas vs Aaron Robinson ✓ Sunday Selling
- No. 40577 The State of Texas vs C. F. Vivion ✓ Selling Cigarettes without license

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No. 40585	The State of Texas vs Frank Matrango	Running Pool Hall without license
No. 40586	The State of Texas vs Frank Matrango	do
No. 40591	The State of Texas vs Walter Thomas	A. A.
No. 40593	The State of Texas vs Pit Cooper	A. A.
No. 40594	The State of Texas vs N. B. Dennis	Theft
No. 40595	The State of Texas vs E. C. Fish	Running Pool hall without license
No. 40600	The State of Texas vs Walter Savage	Ex Speed limit
No. 40601	The State of Texas vs Louise Jones	D. P.
No. 40602	The State of Texas vs Lola Hamilton	Intoxication
No. 40606	The State of Texas vs Pearl Bland	Vag.
No. 40607	The State of Texas vs F. E. Clark	Affray.
No. 40618	The State of Texas vs Laura Mack	Vag
No. 40623	The State of Texas vs Jasper Hall	Theft
No. 40629	The State of Texas vs M. M. Bonds	Vag.
No. 40631	The State of Texas vs Robert Key	Mudding tank to catch fish
No. 40634	The State of Texas vs Lottie Freeman	Selling Cocaine
No. 40646	The State of Texas vs Walter Thomas	D. P.
No. 40650	The State of Texas vs M. P. Jackson	Vag.
No. 40657	The State of Texas vs Ike George	Violating Stock law
No. 40659	The State of Texas vs R. C. Earl	do
No. 40660	The State of Texas vs Ralph Earl	do

- No. 40671 The State of Texas vs H. C. Webb ✓ Ab. Lang.
- No. 40678 The State of Texas vs Joe Mitchell ✓ a.
- No. 40699 The State of Texas vs John F. Swayne Violating Stock law
- No. 40700 The State of Texas vs Otto Brochi ✓ Failing to work roads
- No. 40701 The State of Texas vs Adolph Matzner ✓ do
- No. 40702 The State of Texas vs Richard Adreas ✓ do
- No. 40703 The State of Texas vs Harry Thomas ✓ do
- No. 40704 The State of Texas vs Buster Thomas ✓ do
- No. 40705 The State of Texas vs G. E. Hoax ✓ do
- No. 40706 The State of Texas vs B. O. Tandy ✓ do
- No. 40707 The State of Texas vs F. J. Williams ✓ do
- No. 40708 The State of Texas vs T. C. Burg ✓ do
- No. 40709 The State of Texas vs — Motherhead ✓ do
- No. 40710 The State of Texas vs F. V. Downs ✓ do
- No. 40711 The State of Texas vs — Murphy ✓ do
- No. 40712 The State of Texas vs Chris Peger ✓ do
- No. 40713 The State of Texas vs Toke Murphy ✓ do
- No. 40714 The State of Texas vs P. A. Frankhouser ✓ do
- No. 40715 The State of Texas vs Joe Andry ✓ do
- No. 40716 The State of Texas vs Randolph Matzell ✓ do
- No. 40722 The State of Texas vs J. Goldstein ✓ do

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- No. 40724 The State of Tex vs W. R. Price - Selling without license
- No. 40725 The State of Texas vs Jim Griffin - Failing to post license
- No. 40728 The State of Texas vs Fred Nelling - do
- No. 40735 The State of Texas vs John Gibson - Selling without license
- No. 40771 The State of Texas vs Beatrice Davidson - Gaming
- No. 40773 The State of Texas vs H. B. Hughes - A.A.
- No. 40783 The State of Texas vs Miriam Hines - A.
- No. 40787 The State of Texas vs O. N. Bennett - Abandonment
- No. 40789 The State of Texas vs Callie Gulson - Vag
- No. 40790 The State of Texas vs J. L. Kelham - A.
- No. 40796 The State of Texas vs Joe Montez - A.A.
- No. 40802 The State of Texas vs Roy Childers - A.A.
- No. 40808 The State of Texas vs Pat Lacy - Vag
- No. 40814 The State of Texas vs Lucille Tward - A.A.
- No. 40815 The State of Texas vs Robert Hall - Pistol
- No. 40816 The State of Texas vs Mary Morris - Dis House
- No. 40823 The State of Texas vs Lola Hamilton - A.A.
- No. 40826 The State of Texas vs Bill Williams - Adultery
- No. 40827 The State of Texas vs Geo Berry - do
- No. 40839 The State of Texas vs Jim Warren - ^{Garvin} Theft
- No. 40845 The State of Texas vs Sam Morris - A.A.

No. 40846	The State of Texas vs Sam Morris ✓	A.A.
No. 40854	The State of Texas vs John Miller ✓	Selling Opium
No. 40861	The State of Texas vs Shannon Trezevant ✓	Selling without license
No. 40863	The State of Texas vs so so ✓	so
No. 40864	The State of Texas vs Will so ✓	so
No. 40866	The State of Texas vs Bob Sanders ✓	No license
No. 40867	The State of Texas vs Dewitt Waldon ✓	so
No. 40871	The State of Texas vs John Knight ✓	Selling without license
No. 40873	The State of Texas vs Carl Rath ✓	so
No. 40877	The State of Texas vs Lee Gage ✓	Carrying arms
No. 40879	The State of Texas vs Lula Pollock ✓	a.
No. 40880	The State of Texas vs Lee Gage & Lula Pollock ✓	Adultery
No. 40881	The State of Texas vs Geo. Dorchas ✓	No license
No. 40882	The State of Texas vs Geo. Dorchas ✓	so
No. 40885	The State of Texas vs Ira Anderton et al ✓	a.a.
No. 40886	The State of Texas vs Ira Anderton et al ✓	D.P.
No. 40897	The State of Texas vs Wilson Mozell ✓	a.a.
No. 40917	The State of Texas vs Sney Petro ✓	Theft
No. 40922	The State of Texas vs J. H. Holloway ✓	Gaming
No. 40929	The State of Texas vs C. M. Nixon ✓	vag
No. 40936	The State of Texas vs Jim Garnett ✓	ab. Lang

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Manufacturing Stationers, Fort Worth.

- No. 40937 The State of Texas vs Belle Gilbert - Vag
- No. 40943 The State of Texas vs Ora Mack - A.A.
- No. 40950 The State of Texas vs Milton C. Chandler - A.A.
- No. 40960 The State of Texas vs Martha Thurman Concealing
- No. 40964 The State of Texas vs A. L. Shelton - A.A.
- No. 40972 The State of Texas vs A. M. Hudson Violating Pub. health law
- No. 40980 The State of Texas vs Mrs. B. E. Lockhart - Vag
- No. 40994 The State of Texas vs A. Simpson - Theft.
- No. 40999 The State of Texas vs A. Dodson - W.P.
- No. 41028 The State of Texas vs Guy Watkins - Theft
- No. 41029 The State of Texas vs - Lodredge - do
- No. 41030 The State of Texas vs Jim Coke - do
- No. 41031 The State of Texas vs J. Grider - do
- No. 41036 The State of Texas vs Luther Hartman - Ab. Lang.
- No. 41037 The State of Texas vs Luther Hartman - do
- No. 41040 The State of Texas vs Leslie Barnhardt - Theft
- No. 41044 The State of Texas vs Leslie Barnhardt - do
- No. 41055 The State of Texas vs Suisse Bodine - Vag
- No. 41057 The State of Texas vs F. A. Arfort - Ab. Lang.
- No. 41069 The State of Texas vs Bob Snider - Theft.
- No. 41092 The State of Texas vs Mrs. Ferguson - A.A.

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Texas Printing Company

No. 41110	The State of Texas vs John Smith ✓	Vag.
No. 41094	The State of Texas vs Sophie Johnson ✓	Soliciting
No. 41856	The State of Texas vs J. Frank DeVore ✓	Swindling
No. 41816	The State of Texas vs Geo. Cowden ✓	Violating Fire escape law
No. 41800	The State of Texas vs Sophia Fields ✓	Adultery
No. 41799	The State of Texas vs. J. J. Clark ✓	A.A.
No. 41786	The State of Texas vs P. M. Stripling ✓	A.A.
No. 41557	The State of Texas vs Lena Tribus ✓	Ab. Lang.
No. 41414	The State of Texas vs. J. O. Trague ✓	Theft
No. 41299	The State of Texas vs F. D. King ✓	Theft
No. 41185	The State of Texas vs Hazel Timrasky ✓	Soliciting
No. 41184	The State of Texas vs Inez Robinson ✓	A.
No. 41183	The State of Texas vs Albert Downes ✓	Appray
No. 41103	The State of Texas vs Emily Crislaw ✓	Ab. Lang.
No. 41100	The State of Texas vs W. M. Pettigrew ✓	Intox.
No. 41550	The State of Texas vs Cory Snippett ✓	Vag
No. 41774	The State of Texas vs P. P. Nelson ✓	Gaming.
No. 41869	The State of Texas vs J. E. Thomas ✓	Theft
No. 41489	The State of Texas vs Lucile Phelps ✓	Sunday Opening
No. 41488	The State of Texas vs Irene DeArmond ✓	do
No. 41487	The State of Texas vs Lillian DeArmond ✓	do

Manufacturing Stationers, Fort Worth.

- | | | |
|-----------|--|--------------------|
| No. 41452 | The State of Texas vs N. M. Jensen ✓ | Working on Sunday. |
| No. 41453 | The State of Texas vs Jack Cronia ✓ | do |
| No. 41454 | The State of Texas vs E. M. Hodds ✓ | do |
| No. 41455 | The State of Texas vs Floyd Simpson ✓ | do |
| No. 41456 | The State of Texas vs T. B. Grimmer ✓ | do |
| No. 41447 | The State of Texas vs Dorothy McShelle ✓ | do |
| No. 41448 | The State of Texas vs Edward Archer ✓ | do |
| No. 41449 | The State of Texas vs S. M. La. Bean ✓ | do |
| No. 41450 | The State of Texas vs J. N. Cross ✓ | do |
| No. 41451 | The State of Texas vs L. Bayer ✓ | do |
| No. 41444 | The State of Texas vs Dick Ruff ✓ | do |
| No. 41445 | The State of Texas vs Charles Britton ✓ | do |
| No. 41446 | The State of Texas vs Inez Bean ✓ | do |

RE. Patton County Judge
Tarrant Co Tex

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.

- | | | |
|-----------|--|-----------|
| No. 41994 | The State of Texas vs. Ulter Bramblett - ✓ | Adultery |
| No. 41970 | The State of Texas vs. Jim Burns - ✓ | A.A. |
| No. 41963 | The State of Texas vs. Mark Montgomery - ✓ | Mal. Mis. |
| No. 41964 | The State of Texas vs. Paul Poquette - ✓ | Mal. Mis. |
| No. 41955 | The State of Texas vs. Fred B. Verity - ✓ | Assigment |
| No. 41948 | The State of Texas vs. Frank King - ✓ | A.A. |
| No. 41928 | The State of Texas vs. Charlie Sible - ✓ | A.A. |
| No. 41920 | The State of Texas vs. H. L. Skler - ✓ | Vag. |
| No. 41909 | The State of Texas vs. John Gooch - ✓ | A.A. |
| No. 41879 | The State of Texas vs. Earnest Noel - ✓ | Pistol |
| No. 41874 | The State of Texas vs. Elon Young - ✓ | A.A. |
| No. 41875 | The State of Texas vs. Elon Young - ✓ | Pistol |
| No. 41861 | The State of Texas vs. Polk Chaney - ✓ | A.A. |
| No. 41666 | The State of Texas vs. Bert Johnson - ✓ | Vag. |
| No. 41382 | The State of Texas vs. John Boles - ✓ | Theft |
| No. 42006 | The State of Texas vs. Mack Sanders - ✓ | Theft |
| No. 41985 | The State of Texas vs. W. C. Black - ✓ | Al. Lang. |

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

- No. 41983. The State of Texas vs H. C. Black - Pistol
- No. 41982 The State of Texas vs H. C. Black - D.P.
- No. 41971 The State of Texas vs Miss Holley - Adultery.
- No. 41939 The State of Texas vs A. Spikes - Theft
- No. 41883 The State of Texas vs John Scarborough - Violating fire Ins. Law.
- No. 41555 The State of Texas vs. Celera Taylor - D.P.
- No. 41553 The State of Texas vs Celera Taylor - Discharging Fire Arms
- No. 41341 The State of Texas vs Will Porter - Theft.
- No. 41296 The State of Texas vs. Tom Taylor - Vag.
- No. 42089 The State of Texas vs Ben Hampton - A.A.
- No. 42045 The State of Texas vs Guadalupe Armentares - Vag
- No. 42044 The State of Texas vs. Alfredo Garcia - Vag.
- ~~No. 39494~~ The / Indexed to here
- No. 39497 The State of Texas vs Kirt Cannon - Gaming.
- No. 39701 The State of Texas vs Miller Stewart - Vag.
- No. 39833 The State of Texas vs J. W. Nowood - Swindling.
- No. 40164 The State of Texas vs M. D. Drew & Lottie Randolph - Fornication
- No. 40243 The State of Texas vs Eddie Gray - Vag.
- No. 40252 The State of Texas vs Chas. Keller - Swindling
- No. 40348 The State of Texas vs Bit Nut - A.A.
- No. 40375 The State of Texas vs E. J. Fawcett - Theft

No. 40435	The State of Texas vs Eula Moreland ✓	Dis. House
No. 40448	The State of Texas vs Kattie Ball ✓	Do
No. 40466	The State of Texas vs G. W. Huff. ✓	Ex. Speed Limit
No. 40505	The State of Texas vs J. E. Christ ✓	A.A.
No. 40664	The State of Texas vs W. C. Woodard ✓	A.A.
No. 40682	The State of Texas vs Pauline Roberts ✓	Bawdy House
No. 40685	The State of Texas vs Wade Turner ✓	A.A.
No. 40687	The State of Texas vs Tom Thomas ✓	Dis. House
No. 40731	The State of Texas vs Fred Washington ✓	A.A.
No. 40741	The State of Texas vs Pearl Bland ✓	A.A.
No. 40774	The State of Texas vs N. W. Cooper ✓	Swindling.
No. 40777	The State of Texas vs Carl Carey ✓	Theft
No. 40778	The State of Texas vs Carl Carey ✓	Do
No. 40779	The State of Texas vs Carl Carey ✓	Do
No. 40786	The State of Texas vs Nick Tillio ✓	A.A.
No. 40813	The State of Texas vs Nick Henley ✓	A.A.
No. 40817	The State of Texas vs Geo. Wilson ✓	Theft
No. 40821	The State of Texas vs Alex George ✓	A.A.
No. 40822	The State of Texas vs Jesse Alexander ✓	A.A.
No. 40825	The State of Texas vs J. R. Daenger ✓	Swindling.
No. 40830	The State of Texas vs Sarah Johnston ✓	A.A.

- No. 40832 The State of Texas vs W. H. Lockett - A. A.
- No. 40835 The State of Texas vs Nettie Baker - His. House
- No. 40841 The State of Texas vs Cassie Barnum - Theft
- No. 40844 The State of Texas vs J. W. Pratt - A.
- No. 40874 The State of Texas vs W. W. Reynolds - A. A.
- No. 40893 The State of Texas vs T. J. Luce - Using Indec Lang over Phone
- No. 40901 The State of Texas vs Henry Lloyd - A. A.
- No. 40903 The State of Texas vs Abe Polishman - Pistol
- No. 40909 The State of Texas vs O. V. Bailey - Mal. Mis.
- No. 40921 The State of Texas vs J. M. Prince - Affray.
- No. 40924 The State of Texas vs Henry Rogers - O. P.
- No. 40926 The State of Texas vs Joe Tynan - Vag.
- No. 40927 The State of Texas vs John Zularvitz - A.
- No. 40928 The State of Texas vs I. C. Downer - Vag.
- No. 40930 The State of Texas vs A. Johnson - Drunk.
- No. 40931 The State of Texas vs Ed Franklin - Affray.
- No. 40932 The State of Texas vs Will Mc Gee - A.
- No. 40933 The State of Texas vs Lottie Freeman - Ab. Lang.
- No. 40934 The State of Texas vs N. R. Runnells - Drunk
- No. 40941 The State of Texas vs Mrs. A. M. George - Theft.
- No. 40942 The State of Texas vs Mrs. A. M. George - Theft.

No. 40953	The State of Texas vs Oue Davis ✓	A. A.
No. 40954	The State of Texas vs Minnie Sharp ✓	DO
No. 40955	The State of Texas vs — Nick ✓	DO
No. 40956	The State of Texas vs Pete Arnold ✓	DO
No. 40957	The State of Texas vs C. Miller ✓	A. A.
No. 40978	The State of Texas vs Lee Black ✓	Playing Cards
No. 40989	The State of Texas vs Mrs. S. E. Collins ✓	Theft
No. 40990	The State of Texas vs Mrs. S. E. Collins ✓	Vag.
No. 40993	The State of Texas vs A. Simpson ✓	D. P.
No. 40995	The State of Texas vs Sallie Mc Nam ✓	Dis. House
No. 41005	The State of Texas vs John Duncan ✓	Violating Stock Law.
No. 41006	The State of Texas vs John Duncan ✓	DO
No. 41007	The State of Texas vs Beulah Blanton ✓	Dis. House
No. 41008	The State of Texas vs Will Robinson ✓	DO
No. 41009	The State of Texas vs Feshia Gleason ✓	DO
No. 41010	The State of Texas vs Jeanette Willard	DO
No. 41011	The State of Texas vs John Allen ✓	DO
No. 41012	The State of Texas vs Mrs. Vivian Murphy ✓	DO
No. 41013	The State of Texas vs Lula Addington ✓	DO
No. 41024	The State of Texas vs Ediza Watkins ✓	Unlawfully selling Corn

Manufacturing Stationers, Fort Worth

- No. 41042, The State of Texas vs N. W. Davis - Theft
- No. 41050, The State of Texas vs Jack Ross & Nellie Stuart - Adultery
- No. 41059, The State of Texas vs Joe Smith - Rec & Con.
- No. 41064 The State of Texas vs Lena Boyd - Theft
- No. 41066 The State of Texas vs G. Leach - A.A.
- No. 41068 The State of Texas vs J. Scribner - A.A.
- No. 41071 The State of Texas vs Mrs. John Gibson - Selling without License
- No. 41085 The State of Texas vs Claude Hudgins - Gaming
- No. 41086 The State of Texas vs C. B. Bell - Do
- No. 41087 The State of Texas vs Lee Black - Do
- No. 41101 The State of Texas vs Eliza Watkins - Vag.
- No. 41112 The State of Texas vs Carl Fluellen - A.A.
- No. 41114 The State of Texas vs Vera Blackwell - Dis. House
- No. 41116 The State of Texas vs Mrs. Bell Logan - Dis House
- No. 41117 The State of Texas vs Lee Scruggs - Fornication
- No. 41125 The State of Texas vs - Lee - A.A.
- No. 41135 The State of Texas vs Abe Potishman - Sunday Selling
- No. 41138 The State of Texas vs. Abe Potishman - Do
- No. 41139 The State of Texas vs John Turner - Do
- No. 41157 The State of Texas vs Bill Evans - Gaming
- No. 41158 The State of Texas vs Bill Moore - Do

- No. 41159 The State of Texas vs G. R. Webb - Selling Cocaine
- No. 41160 The State of Texas vs Mack Connell Selling with R. L. Minor
- No. 41161 The State of Texas vs Mrs. Annie Hoover - Dis. House
- No. 41162 The State of Texas vs Jake Ling - Dis. House
- No. 41174 The State of Texas vs Ida Landman - Pandly House
- No. 41177 The State of Texas vs Jimmie Orr - Theft.
- No. 41186 The State of Texas vs Tony Ballo Violating Pure food Law
- No. 41190 The State of Texas vs U. L. Semler - Theft
- No. 41206 The State of Texas vs Fred Holt - A. A.
- No. 41208 The State of Texas vs C. L. Hene - Ab. Lang.
- No. 41219 The State of Texas vs Will Endsley - Theft.
- No. 41223 The State of Texas vs F. F. Gleason - A. A.
- No. 41225 The State of Texas vs G. E. Marcum - Theft
- No. 41245 The State of Texas vs. Chas. Roberts Opening Theatre on Sunday
- No. 41246 The State of Texas vs Fred Watt - do
- No. 41247 The State of Texas vs Kenneth Butler's Public Amusement S.
- No. 41249 The State of Texas vs A. G. Hollinger's Opening Theatre on S
- No. 41250 The State of Texas vs Charnee Shaw Opening a place of Pub. Amuse.
- No. 41253 The State of Texas vs Bessie Pryor - Vag
- No. 41256 The State of Texas vs Walter Westbrook Drunk
- No. 41260 The State of Texas vs Geo. Pemberton - Theft.

Manufacturing Stations, Fort Worth

- No. 41261 The State of Texas vs E. N. Phillips - Working on Sunday.
- No. 41262 The State of Texas vs E. N. Phillips - Do
- No. 41263 The State of Texas vs E. N. Phillips - Do.
- No. 41264 The State of Texas vs L. N. Cummings - Do
- No. 41265 The State of Texas vs L. N. Cummings - Do
- No. 41266 The State of Texas vs L. N. Cummings - Do
- No. 41267 The State of Texas vs Andrew Zucarro - Do.
- No. 41268 The State of Texas vs Andrew Zucarro - Do
- No. 41269 The State of Texas vs Andrew Zucarro - Do
- No. 41272 The State of Texas vs J. S. Phillips - Do
- No. 41273 The State of Texas vs A. C. Best - Do
- No. 41274 The State of Texas vs A. C. Best - Do
- No. 41275 The State of Texas vs A. C. Best - Do
- No. 41276 The State of Texas vs J. E. Thinkler - Do.
- No. 41277 The State of Texas vs J. E. Thinkler - Do
- No. 41278 The State of Texas vs J. E. Thinkler - Do
- No. 41281 The State of Texas vs W. C. Feigles - Do
- No. 41282 The State of Texas vs W. C. Feigles - Do
- No. 41283 The State of Texas vs Bonnie Aronoff - Opening on Sunday.
- No. 41284 The State of Texas vs Rube Welch - Do
- No. 41285 The State of Texas vs Ed. Walker - Per. minor in Pool Room & Working on Sunday.

- No. 41286 The State of Texas vs Harry Jones Working on Sunday et al.
- No. 41294 The State of Texas vs R. J. Jones Working on Sunday.
- No. 41295 The State of Texas vs Miriam McGraw - Do
- No. 41306 The State of Texas vs Gus Smith - Drunk.
- No. 41307 The State of Texas vs A. O. Graham - Mal. Mis.
- No. 41313 The State of Texas vs J. S. Phillips Opening on Sunday
- No. 41322 The State of Texas vs Jesse Calvin v Ab. Lang.
- No. 41332 The State of Texas vs J. E. Walsh Opening on Sunday.
- No. 41333 The State of Texas vs Andrew Zaccaro - Do
- No. 41334 The State of Texas vs R. A. Healey - Do
- No. 41336 The State of Texas vs J. S. Phillips - Do
- No. 41337 The State of Texas vs E. H. Phillips - Do.
- No. 41346 The State of Texas vs A. M. Clarine - Theft.
- No. 41347 The State of Texas vs A. M. Clarine - Theft.
- No. 41350 The State of Texas vs A. M. Allison - A.C.
- No. 41362 The State of Texas vs John Hagan - Gaming.
- No. 41371 The State of Texas vs L. B. Cummings Opening on Sunday
- No. 41374 The State of Texas vs E. H. Phillips - Do
- No. 41376 The State of Texas vs J. E. Walsh - Do
- No. 41377 The State of Texas vs A. Zaccaro - Do
- No. 41406 The State of Texas vs L. Adams - Selling etc.

Manufacturing Stations, Fort Worth

No. 41421	The State of Texas vs L. W. Cummings ✓	Sunday Opening
No. 41422	The State of Texas vs E. H. Phillips ✓	Do
No. 41423	The State of Texas vs J. E. Walsh ✓	Do
No. 41424	The State of Texas vs J. S. Phillips ✓	Do
No. 41425	The State of Texas vs R. A. Healy ✓	Do
No. 41426	The State of Texas vs H. G. Cottar ✓	Do
No. 41427	The State of Texas vs Andrew Zuccaro ✓	Do
No. 41541	The State of Texas vs Emma Tucker ✓	A.
No. 41642	The State of Texas vs Barnes Grimes -	Theft.
No. 41665	The State of Texas vs Ray Jackson vs Clyde Dixon	Vag
No. 41673	The State of Texas vs Hubert Ray ✓	Theft.
No. 41674	The State of Texas vs N. Odum ✓	A. A.
No. 41676	The State of Texas vs Will Ballard ✓	Sending Threatening letter
No. 41745	The State of Texas vs Ray Evans ✓	Theft
No. 41770	The State of Texas vs C. O. Jeffrey ✓	A. A.
No. 41771	The State of Texas vs J. T. Jeffrey ✓	Do
No. 41773	The State of Texas vs Rebecca Jones -	Theft
No. 41780	The State of Texas vs Paul Fowler ✓	Vag.
No. 41781	The State of Texas vs Charlie Smith -	Vag.
No. 41782	The State of Texas vs Dan Mullins ✓	Vag
No. 41801	The State of Texas vs Lorna Williams ✓	D. P.

- No. 41846 The State of Texas vs Rose Ector ✓ A.C.
- No. 41853 The State of Texas vs Jen Patton ✓ Theft
- No. 41871 The State of Texas vs Jim Smith ✓ Pistol
- No. 41906 The State of Texas vs Fannie Martin ✓ Bawdy House
- No. 41907 The State of Texas vs A. V. Norvell ✓ Pistol
- No. 41922 The State of Texas vs Earl Brown ✓ Theft
- No. 41927 The State of Texas vs Kate Black ✓ Vag.
- No. 41944 The State of Texas vs Hayward Dixon ✓ Theft
- No. 41946 The State of Texas vs Rufus Terrell ✓ Pistol
- No. 41956 The State of Texas vs Will Munn ✓ Theft.
- No. 41965 The State of Texas vs John Pung ✓ Drunk
- No. 41976 The State of Texas vs W. S. Bradford ✓ Gaming
- No. 41977 The State of Texas vs F. P. Lechner ✓ Gaming
- No. 41985 The State of Texas vs A. C. Black ✓ Ab. Lang.
- No. 41992 The State of Texas vs Effie Paramour ✓ Theft.
- No. 41995 The State of Texas vs V. M. Jones ✓ Adultery
- No. 41996 The State of Texas vs Lula Antecost ✓ do
- No. 42002 The State of Texas vs S. Sunburg ✓ Theft.
- No. 42005 The State of Texas vs S. Sunburg ✓ Emb
- No. 42040 The State of Texas vs E. Bolt ✓ Theft
- No. 42041 The State of Texas vs L. Lutelles ✓ do

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No. 42042	The State of Texas vs Alice Godkin -	His House
No. 42043	The State of Texas vs Jack Moore ✓	No. License
No. 42050	The State of Texas vs Jack Demass ✓	A.A.
No. 42052	The State of Texas vs Allen Moore ✓	Theft
No. 42053	The State of Texas vs W.A. Savage ✓	A.A.
No. 42070	The State of Texas vs Eddie Puckett ✓	No. License
No. 42077	The State of Texas vs Otto Brown -	A.A.
No. 42105	The State of Texas vs Lon Chaney -	A.
No. 42115	The State of Texas vs J.P. Moore ✓	Theft
No. 42124	The State of Texas vs Stacy Churchill ✓	Theft
No. 42125	The State of Texas vs Stacy Churchill ✓	Theft
No. 42169	The State of Texas vs Clayton Peacock ✓	Sunday Selling
No. 42174	The State of Texas vs Jim Griffin ✓	Sunday Selling No License
No. 42178	The State of Texas vs Joe Esquivel -	Theft.
No. 42179	The State of Texas vs Nancy Lenox ✓	do
No. 42192	The State of Texas vs Grover Rice -	A.A.
No. 42193	The State of Texas vs Geo. A. Rice -	do
No. 42194	The State of Texas vs Grover Rice ✓	do
No. 42195	The State of Texas vs Wm. Rice ✓	do
No. 41984	The State of Texas vs S.B. Johnson ✓	Ab. Lang
No. 41986	The State of Texas vs S.B. Johnson ✓	A.

- No. 42082 The State of Texas vs Lee Barber ✓ Affray.
- No. 42083 The State of Texas vs John Flunga ✓ do
- No. 42121 The State of Texas vs Walter Moore ✓ A.A.
- No. 42130 The State of Texas vs Walter Tillar ✓ A.A.
- No. 42270 The State of Texas vs Ralph Fitzgerald ✓
Using horse without consent owner
- No. 42272 The State of Texas vs John Fuller ✓ Pistol
- No. 42302 The State of Texas vs H. E. Flint ✓ Selling without license
- No. 42303 The State of Texas vs Tom Cavanaugh ✓ Theft
- No. 42313 The State of Texas vs A. M. Griffith ✓ A.A.
- No. 42314 The State of Texas vs Willie Beland ✓ Theft
- No. 39749 The State of Texas vs Sallie McNew ✓ Bawdy House
- No. 40009 The State of Texas vs Reno Ewing ✓ Theft.
- No. 40024 The State of Texas vs Edwin Barham ✓ Mal. Misc.
- No. 40033 The State of Texas vs E. E. Bass ✓ Vag.
- No. 40041 The State of Texas vs Mattie Harper ✓ Theft.
- No. 40072 The State of Texas vs Geo. Wilson ✓ A.A.
- No. 40084 The State of Texas vs C. J. Stovall ✓ A.A.
- No. 40085 The State of Texas vs Pat Riley ✓ Theft.
- No. 40086 The State of Texas vs Walter Bucant ✓ do
- No. 40090 The State of Texas vs C. L. Traylor ✓ A.A.
- No. 40099 The State of Texas vs F. S. Sampson ✓ Embury

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No. 40122	The State of Texas vs Knox Mc Kee	Pistol
No. 40141	The State of Texas vs Natividad Terrellino	Mal. Misc.
No. 40147	The State of Texas vs Charles Anglin	A. A.
No. 40154	The State of Texas vs Eddie Graham	Theft.
No. 40160	The State of Texas vs J. H. Collins	A. A.
No. 40172	The State of Texas vs Pless Patrick	No. License
No. 40174	The State of Texas vs John Doe	Sunday Selling
No. 40184	The State of Texas vs Dick Jones	Theft by B.
No. 40189	The State of Texas vs Robt. Brown & Laura Hunt	Adultery
No. 40190	The State of Texas vs Sam Fite	Theft.
No. 40200	The State of Texas vs Reeves McKay	A. A.
No. 40205	The State of Texas vs Marion Giffin	Vag.
No. 40220	The State of Texas vs Mrs. Bullard	A.
No. 40253	The State of Texas vs A. E. Augustine	Swindling
No. 40258	The State of Texas vs H. S. Clinton	Theft.
No. 40300	The State of Texas vs Shorty Trammell	Gaming
No. 40301	The State of Texas vs L. A. Leatt	do
No. 40302	The State of Texas vs Ben Swanger	do
No. 40335	The State of Texas vs John Doe	Sunday Selling.
No. 40345	The State of Texas vs Luther Sims	Carrying Arms.
No. 40347	The State of Texas vs John Pierce	A. A.

- No. 40356 The State of Texas vs Alex King ✓ A.A.
- No. 40359 The State of Texas vs Anna Williams ✓ Vag.
- No. 40382 The State of Texas vs William Hokett ✓ Vag.
- No. 40388 The State of Texas vs Farmer Grisso ✓ Ab. Lang.
- No. 40389 The State of Texas vs Farmer Grisso ✓ A.A.
- No. 40415 The State of Texas vs Edward Bond ✓ A.
- No. 40423 The State of Texas vs Alice Minor ✓ Dis. House
- No. 40429 The State of Texas vs May Smith ✓ Do
- No. 40437 The State of Texas vs Lulu Hunter ✓ Do
- No. 40438 The State of Texas vs J. H. Mo. J. H. Dalton ✓ Do
- No. 40439 The State of Texas vs Dora B. McLenahan ✓ Do
- No. 40441 The State of Texas vs Belle Carwell ✓ Do
- No. 40447 The State of Texas vs Kate Singleton ✓ Do
- No. 40450 The State of Texas vs Pauline Robbins ✓ Do
- No. 40456 The State of Texas vs Guy Watkins ✓ Fornication
- No. 40457 The State of Texas vs Minnie Goddard ✓ Do
- No. 40478 The State of Texas vs Ophelia Garland ✓ A.A.
- No. 40481 The State of Texas vs Lula Thompson ✓ A.A.
- No. 40498 The State of Texas vs Millette Booker ✓ A.A.
- No. 40502 The State of Texas vs Geo. Williams ✓ A.A.
- No. 40511 The State of Texas vs Will West ✓ A.A.

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No. 40518	The State of Texas vs A. Keith ✓	A.A.
No. 40523	The State of Texas vs Albert McKinney ✓	Mal. Mis.
No. 40531	The State of Texas vs Nelsons Ludrick ✓	Ab. Lang.
No. 40548	The State of Texas vs Geo. Stone ✓	A.A.
No. 40549	The State of Texas vs Lon Chaney ✓	Pistol
No. 40550	The State of Texas vs Charley Smith ✓	A.A.
No. 40556	The State of Texas vs Ed Dorsey ✓	Theft.
No. 40557	The State of Texas vs Will Rushing ✓	Theft.
No. 40570	The State of Texas vs J.E. Jones ✓	Theft by Bailee
No. 40572	The State of Texas vs Henry Wilson ✓	Carrying Arms.
No. 40581	The State of Texas vs Mrs. Coon ✓	Vag.
No. 40589	The State of Texas vs L.M. Moulton ✓	Bawdy House
No. 40598	The State of Texas vs Abe Potishman ✓	Theft.
No. 40599	The State of Texas vs Theo. Reed ✓	Vag.
No. 40613	The State of Texas vs Jeff Davis ✓	Failure to work Road.
No. 40615	The State of Texas vs Walter Sellers ✓	Do
No. 40616	The State of Texas vs Richard Thompson ✓	see
No. 40617	The State of Texas vs Lee Stifford ✓	Theft.
No. 40621	The State of Texas vs Pearl Hayden ✓	Vag.
No. 40630	The State of Texas vs Edwin Bond ✓	A.
No. 40668	The State of Texas vs Ray Mullins ✓	Theft

No. 40669	The State of Texas vs Mont Maxwell ✓	Theft.
No. 40672	The State of Texas vs Ray Mims ✓	D.P.
No. 40693	The State of Texas vs Frank Yeager ✓	A.A.
No. 40694	The State of Texas vs Frank Yeager ✓	Do
No. 40699	The State of Texas vs Bessie Brown ✓	Theft
No. 40700	The State of Texas vs Millie Livingston ✓	Theft
No. 40737	The State of Texas vs Henry Hill ✓	Theft
No. 40755	The State of Texas vs M.T. Ninkley et al ✓	A.A.
No. 40785	The State of Texas vs Dick Tillis ✓	Theft.
No. 40792	The State of Texas vs James Harts ✓	Embez.
No. 40793	The State of Texas vs Ira Minor ✓	Vag.
No. 40794	The State of Texas vs Will Eller ✓	Vag.
No. 40795	The State of Texas vs Guy Johnson ✓	do
No. 40799	The State of Texas vs Ray Curtis ✓	A.A.
No. 40803	The State of Texas vs Sallie Fitzhenry ✓	do
No. 40809	The State of Texas vs Gus Treadwell ✓	D.P.
No. 40812	The State of Texas vs C. G. Houston ✓	Theft.
No. 40818	The State of Texas vs Jim Parrish ✓	do
No. 40819	The State of Texas vs F. S. Foster ✓	Swindling
No. 40820	The State of Texas vs F. S. Foster ✓	do
No. 40831	The State of Texas vs Chris Reger ✓	D.P.

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- 410842 The State of Texas vs Jack Vaughn ✓ A.A.
- 410843 The State of Texas vs Jack Vaughn et al ✓ Adultery.
- 41155 The State of Texas vs Charley Bailey ✓ Cruelty to Animals
- 41171 The State of Texas vs Geo. J. Nash ✓ Pistol
- 41173 The State of Texas vs Bob Sullivan ✓ Theft.
- 41181 The State of Texas vs Ed Roane ✓ Rec & Cone.
- 41182 The State of Texas vs Thelie Morgan ✓ do
- 41197 The State of Texas vs Will Nighthower ✓ A.A.
- 41199 The State of Texas vs Lillie Eubanks ✓ Theft.
- 41200 The State of Texas vs Polk Cheney ✓ A.A.
- 41215 The State of Texas vs John Wright ✓ Theft
- 41216 The State of Texas vs Smith & Chapman ✓ do
- 41217 The State of Texas vs J. M. Coppark ✓ Pistol
- 41227 The State of Texas vs Sam Flippo ✓ A.
- 41288 The State of Texas vs J. R. McTutt ✓ Theft
- 41302 The State of Texas vs Sam Cover ✓ Theft.
- 41308 The State of Texas vs Charley Foster ✓ A.A.
- 41311 The State of Texas vs O. Martin ✓ Pistol
- 41312 The State of Texas vs C. J. Bryan ✓ do
- 41316 The State of Texas vs Lilburn Logan ✓ Vag.
- 41328 The State of Texas vs John Edmund ✓ Theft.

- 41329 The State of Texas vs Jack Weatherford ✓ Theft
- 41343 The State of Texas vs Albert Burse ✓ Do
- 41366 The State of Texas vs Jesus M. Sanchez ✓ A.A.
- 41367 The State of Texas vs Earnest W. Rogers ✓ Violating Purpoellaw
- 41380 The State of Texas vs A.M. Minton ✓ Theft
- 41546 The State of Texas vs James Hillis ✓ Pistol
- 41570 The State of Texas vs R.L. Meador ✓ Theft.
- 41643 The State of Texas vs Will Rucker ✓ Theft
- 41646 The State of Texas vs N.T. Butler ✓ A.A.
- 41647 The State of Texas vs Harry Hamilton ✓ Bad House.
- 41653 The State of Texas vs Pete Hantley ✓ Resisting an Officer
- 41659 The State of Texas vs Eric ✓ A.A.
- 41661 The State of Texas vs Andrew Tucker ✓ A.A.
- 41664 The State of Texas vs Joe Smith ✓ A.A.
- 41670 The State of Texas vs Charley Hart ✓ Vag.
- 42067 The State of Texas vs Ruth Hannon ✓ Fornication
- 42294 The State of Texas vs L. Adams ✓ Selling Morphine
- 42295 The State of Texas vs L. Adams ✓ Do
- 42306 The State of Texas vs J.M. White ✓ Adultery
- 42373 The State of Texas vs Lee Stinson ✓ A.A.
- 42390 The State of Texas vs Frank Burke ✓ A.P.

- 42414 The State of Texas vs Bob Leopard ✓ Vag.
- 42451 The State of Texas vs L.L. Leffue ✓ A.A.
- 42504 The State of Texas vs Vinie Amerine ✓ A.
- 42523 The State of Texas vs B.F. Barlow ✓ Pistol
- 42558 The State of Texas vs Martin Elam ✓ Escaped Convict
- 42573 The State of Texas vs W.H. Rowe ✓ A.A.
- 42617 The State of Texas vs Ed Naslet ✓ D.P.
- 42629 The State of Texas vs Viola Boyd ✓ Theft.
- 42643 The State of Texas vs Jess Clark ✓ Vag.
- 41145 The State of Texas vs John Brown ✓ A.A.
- 41127 The State of Texas vs T.J. Davis ✓ Mal. Mis.
- 41118 The State of Texas vs Jim Brooks ✓ Pistol
- 41106 The State of Texas vs Tony Patello ✓ Theft.
- 41102 The State of Texas vs Lola Hamilton ✓ Vag.
- 41093 The State of Texas vs Lula Adkins ✓ Theft.
- 41088 The State of Texas vs Bob Escue ✓ Theft.
- 41072 The State of Texas vs Fred Sprear ✓ Theft.
- 41065 The State of Texas vs Frank Martin ✓ A.A.
- 41058 The State of Texas vs Della McNew ✓ A.
- 41054 The State of Texas vs Lester Hill ✓ A.A.
- 41053 The State of Texas vs Joe Smith ✓ Vag.

No. 41052	The State of Texas - vs - Charley Brown - Theft.
No. 41051	The State of Texas - vs - Eugene Walker - Adultery
No. 41049	The State of Texas - vs - J. T. Thomas - Violating Indulaw.
No. 41048	The State of Texas - vs - Max Kessel - do.
No. 41047	The State of Texas - vs - Rapley Brothers - do.
No. 41046	The State of Texas - vs - R. E. Rapley - do.
No. 41021	The State of Texas - vs - Bulah White - Theft
No. 41018	The State of Texas - vs - Henry Alava - A.
No. 41017	The State of Texas - vs - John Monsalvo - A.
No. 41015	The State of Texas - vs - Alvaro Gonzales - A.A.
No. 41016	The State of Texas - vs - Jean Gonzales - A.A.
No. 41004	The State of Texas - vs - Claude Yeatis - A.
No. 40992	The State of Texas - vs - L. C. Wood - A.A.
No. 40991	The State of Texas - vs - Robt. Foreman - Vag.
No. 40988	The State of Texas - vs - A. M. White - Theft
No. 40987	The State of Texas - vs - John Powell - do.
No. 40944	The State of Texas - vs - Reut Caldwell - D.P.
No. 40939	The State of Texas - vs - Reut Caldwell - D.P.
No. 40923	The State of Texas - vs - Chas. Welch - Gaming
No. 40916	The State of Texas - vs - C. T. Pearson - Vag.
No. 40894	The State of Texas - vs - Herbert Ray - Theft

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- No. 40889 The State of Texas - vs - Jesse White - U.P.
- No. 40888 The State of Texas - vs - Simon Moody - A. Lang.
- No. 40850 The State of Texas - vs - Mattie Thomas - A.A.
- No. 41650 The State of Texas - vs - Ross Farrow - Pistol
- No. 41566 The State of Texas - vs - Mary Perkins - Theft.
- No. 42642 The State of Texas - vs - R.A. Walker^{Indeped to here} - Violating pure food law
- No. 42641 The State of Texas - vs - J.R. Walker - Do
- No. 42630 The State of Texas - vs - Mary Johnson - Theft
- No. 42594 The State of Texas - vs - Johnny Grant - No. License^{P.} of S.S.
- No. 42288 The State of Texas - vs - A.S. Kattan - Selling Cocaine
- No. 42584 The State of Texas - vs - Al Thompson - Pistol
- No. 42592 The State of Texas - vs - Geo M Donald - A.A.
Aug 21st 1912 of Beaver Dis
- No. 42129 The State of Texas - vs - Pinky Lee - Theft
- No. 42422 The State of Texas - vs - Edith Brown - Vag.
- No. 42461 The State of Texas - vs - Will Jones - A.
- No. 42464 The State of Texas - vs - I. M. Potts - Gaming.
- No. 42479 The State of Texas - vs - Will Anderson - A.
- No. 42570 The State of Texas - vs - Jack Conner - A.A.
- No. 42601 The State of Texas - vs - Cora Boyle - A.A.
- No. 42635 The State of Texas - vs - Robt Preston Beard - Theft

No. 42636	The State of Texas - vs - Robt Preston Beard	Theft
No. 42640	The State of Texas - vs - Robt Preston Beard	Theft.
No. 42691	The State of Texas - vs - Ike Roach	Theft.
No. 42701	The State of Texas - vs - Lewis Littlefield	Pistol
No. 42707	The State of Texas - vs - Maggie Keamon	Theft.
No. 42734	The State of Texas - vs - N. R. Juy	Violating Pure Food Law
No. 42750	The State of Texas - vs - A. L. Cofford	Assay
No. 42765	The State of Texas - vs - Charles Howard	Theft
No. 42767	The State of Texas - vs - Oscar Schultz	Theft
No. 42768	The State of Texas - vs - Ollie Knight	A. A.
No. 42774	The State of Texas - vs - Ray Dodson	Ab. Long.
No. 42775	The State of Texas - vs - Nellie Hancock	Theft
No. 42777	The State of Texas - vs - Marie Gonzalez	Theft.
No. 42811	The State of Texas - vs - H. M. Anally	Embez
No. 42813	The State of Texas - vs - Mullin	Theft.
No. 41232	The State of Texas - vs - Ed Smith ^{alias} Geo. Smith	Rec + Conc.
No. 41254	The State of Texas - vs - E. P. Ferguson	Hag. A.
No. 41255	The State of Texas - vs - E. P. Ferguson	A. A.
No. 41315	The State of Texas - vs - L. Jackson	No. License
No. 41415	The State of Texas - vs - Luke Sherman	Sunday Selling.
No. 41416	The State of Texas - vs - V. Lenger	So. Opinion

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- No. 41417 The State of Texas - vs - V. Lenger - Sum. Selling.
- No. 41562 The State of Texas - vs - Sam Morris - A.A.
- No. 41563 The State of Texas - vs - Sam Morris - Adultery.
- No. 41787 The State of Texas - vs - M. R. Graham - Theft
- No. 41864 The State of Texas - vs - Frank Pinto - Rec. & Con.
- No. 41865 The State of Texas - vs - Frank Pinto - Rec. Con.
- No. 41867 The State of Texas - vs - Mrs. J. H. Kay - Pistol.
- No. 41910 The State of Texas - vs - Nettie Thomas - A.A.
- No. 41916 The State of Texas - vs - Hugo Moore - Adultery.
- No. 41919 The State of Texas - vs - Hugo Moore - A.A.
- No. 41934 The State of Texas - vs - Will Adkins - Theft.
- No. 41969 The State of Texas - vs - Clara M. Coyle - Vag.
- No. 41974 The State of Texas - vs - Will West - A.A.
- No. 41991 The State of Texas - vs - Charles Gullbright - Vag.
- No. 42010 The State of Texas - vs - Joe Gable - A.A.
- No. 42014 The State of Texas - vs - Charlie Thorp - Theft.
- No. 42015 The State of Texas - vs - Richmond Cooper - Co.
- No. 42016 The State of Texas - vs - Lee Nannie - Co.
- No. 42017 The State of Texas - vs - A. Mass - Co.
- No. 42026 The State of Texas - vs - May Barker - Bawdy House.
- No. 42027 The State of Texas - vs - Lilburn Logan - Pistol.

No. 42030	The State of Texas - vs -	Bob Bedford	✓	Ordeal
No. 42054	The State of Texas - vs -	Florence Hughes	✓	Dis. House.
No. 42056	The State of Texas - vs -	Dave Daniels	✓	Ab. Lang.
No. 42057	The State of Texas - vs -	Tom Miller	✓	a.a.
No. 42060	The State of Texas - vs -	Brit Hart	✓	Theft.
No. 42061	The State of Texas - vs -	B. Morris	✓	do
No. 42073	The State of Texas - vs -	J. H. Farrell	✓	a.
No. 42074	The State of Texas - vs -	J. M. Lambert	✓	a.a.
No. 42075	The State of Texas - vs -	S. Sunberg	✓	Theft.
No. 42087	The State of Texas - vs -	Mert M. Carey	✓	Vag.
No. 42090	The State of Texas - vs -	Geo. Donaho	✓	a.a.
No. 42091	The State of Texas - vs -	John Donaho	✓	do.
No. 42092	The State of Texas - vs -	Luther Donaho	✓	do
No. 42108	The State of Texas - vs -	Lula Earley	✓	Dis. House
No. 42111	The State of Texas - vs -	Leva Lattimore	✓	Theft.
No. 42112	The State of Texas - vs -	Emma Hunter	✓	do
No. 42113	The State of Texas - vs -	Porter Andrews	✓	do
No. 42114	The State of Texas - vs -	Gene Hunter	✓	do
No. 42116	The State of Texas - vs -	William Franklin	✓	a.
No. 42122	The State of Texas - vs -	Tom Jones	✓	Theft
No. 42134	The State of Texas - vs -	O. B. Munn	✓	Theft

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- No. 42140 The State of Texas - vs - D. E. Shipp Theft.
- No. 42144 The State of Texas - vs - Lee Epps. Selling to minor
- No. 42145 The State of Texas - vs - Geo. Wallis - do
- No. 42146 The State of Texas - vs - Sam Rubin - do
- No. 42175 The State of Texas - vs - Scott Powers - Pistol
- No. 42183 The State of Texas - vs - Sam Morris & Ann Meyers Adultery
- No. 42203 The State of Texas - vs - H. W. Wallis - Pistol
- No. 42230 The State of Texas - vs - Tom Wilson - Theft.
- No. 42232 The State of Texas - vs - Carl Mullins - do
- No. 42233 The State of Texas - vs - J. E. H. Allen - Pistol
- No. 42240 The State of Texas - vs - Rex Allen - Pistol
- No. 42262 The State of Texas - vs - Hill Mack - Theft.
- No. 42278 The State of Texas - vs - Miller Stewart - Vag.
- No. 42283 The State of Texas - vs - Lillian Dale - Rio House
- No. 42286 The State of Texas - vs - A. D. Brown - Open on Elec. Day.
- No. 42287 The State of Texas - vs - W. O. Brown - do
- No. 42289 The State of Texas - vs - Tennessee Sheridan - Selling Morphine
- No. 42307 The State of Texas - vs - Pearl White - Bowdy House
- No. 42308 The State of Texas - vs - Florence Moore - Vag.
- No. 42312 The State of Texas - vs - Blanche Zomb - A. A.
- No. 42315 The State of Texas - vs - Joe Beland - Contributing to Dependent Child

No. 42326	The State of Texas - vs - O. P. Kendrick ✓	Drunk.
No. 42333	The State of Texas - vs - Charlie Cox -	A.A.
No. 42334	The State of Texas - vs - Charlie Cox ✓	do
No. 42342	The State of Texas - vs - L. S. Shannon ✓	Theft
No. 42351	The State of Texas - vs - John Demore ✓	Theft
No. 42361	The State of Texas - vs - Will Brown ✓	Theft.
No. 42362	The State of Texas - vs - Bell Greer ✓	Cont to Relinquency.
No. 42363	The State of Texas - vs - Elijah Mullens ✓	A.
No. 42374	The State of Texas - vs - John Demore ✓	Theft.
No. 42375	The State of Texas - vs - John Demore ✓	do.
No. 42376	The State of Texas - vs - John Demore ✓	do.
No. 42377	The State of Texas - vs - John Demore ✓	do
No. 42386	The State of Texas - vs - Beulah Blanton & Bill Robinson ✓	Adultery.
No. 42387	The State of Texas - vs - Beulah Blanton ✓	Dis. Abuse
No. 42389	The State of Texas - vs - Mrs. Travis White.	Theft.
No. 42397	The State of Texas - vs - L. Page ✓	Fornication
No. 42399	The State of Texas - vs - Oscar Chapman & May Munson ✓	Adultery
No. 42400	The State of Texas - vs - Oscar Williams & Nellie Reed ✓	Fornication
No. 42401	The State of Texas - vs - Olonzo Gilmore et al ✓	Adultery & do.
No. 42410	The State of Texas - vs - Cornelius Johnson ✓	A.A.
No. 42412	The State of Texas - vs - Will Hubb. ✓	Theft.

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- No. 42417 The State of Texas - vs - John Campbell - Theft
- No. 42420 The State of Texas - vs - A. N. Buzhardt - do
- No. 42429 The State of Texas - vs - Don Reeves - do
- No. 42435 The State of Texas - vs - Ralph Pearson - Pistol
- No. 42444 The State of Texas - vs - Sam Robinson - Dis. House
- No. 42448 The State of Texas - vs - Octarine Fuller - Vag.
- No. 42452 The State of Texas - vs - Stacy B. Rogers - Failure to Reg. Mch.
- No. 42467 The State of Texas - vs - Boyd Ritchie - Knucks.
- No. 42476 The State of Texas - vs - Morgan True - Theft.
- No. 42480 The State of Texas - vs - J. N. Jey - Selling to minor
- No. 42481 The State of Texas - vs - J. N. Jey - do.
- No. 42482 The State of Texas - vs - J. N. Jey - do.
- No. 42483 The State of Texas - vs - W. F. Johnson - do et al
- No. 42484 The State of Texas - vs - W. F. Johnson - Selling to minor et al
- No. 42485 The State of Texas - vs - W. F. Johnson - do
- No. 42488 The State of Texas - vs - G. M. McClure - A.
- No. 42494 The State of Texas - vs - L. D. Chapman - Pistol
- No. 42496 The State of Texas - vs - Earl Freeman - do
- No. 42497 The State of Texas - vs - Lula Casley - Dis. House
- No. 42508 The State of Texas - vs - Jack Stroud - Vag.
- No. 42509 The State of Texas - vs - Bob Hammond - do

No. 42510	The State of Texas - vs - Bob Hammond	Ab. Lang.
No. 42513	The State of Texas - vs - Jess Scribner	Fornication
No. 42515	The State of Texas - vs - Dad Trapper	Theft
No. 42517	The State of Texas - vs - N. C. Brazil	do
No. 42519	The State of Texas - vs - Ray Taylor	Adultery & Fornication
No. 42521	The State of Texas - vs - Alberta Thomas	do
No. 42522	The State of Texas - vs - E. M. Carter	Vag.
No. 42528	The State of Texas - vs - Julia Jackson	A.
No. 42529	The State of Texas - vs - Rena Robinson	A.
No. 42532	The State of Texas - vs - Matt Johnson & Louis Ellison	Adultery & Fornication
No. 42535	The State of Texas - vs - Dan Farmer	Theft.
No. 42542	The State of Texas - vs - John Tawill	Rec & con.
No. 42543	The State of Texas - vs - Tom Jones	Vag
No. 42549	The State of Texas - vs - Charley Minnick	Theft
No. 42552	The State of Texas - vs - Henry Roberts	Vag.
No. 42568	The State of Texas - vs - Arthur Bailey	Theft.
No. 42581	The State of Texas - vs - Nany Scott	a.a.
No. 42585	The State of Texas - vs - Wood Williams	Pistol
No. 42586	The State of Texas - vs - Geo. McKinley & Geo. Riley	Vag.
No. 42587	The State of Texas - vs - Toke Merrifield	Vag.
No. 42588	The State of Texas - vs - Goodman	a.a.

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- No. 42591, The State of Texas - vs - Will Anderson ✓ A.A.
- No. 42597, The State of Texas - vs - Mrs. A. Thomas Dis. House
- No. 42598, The State of Texas - vs - Mrs. A. Thomas ✓ do
- No. 42603, The State of Texas - vs - Howard Sales ✓ Ab. Lang.
- No. 42604, The State of Texas - vs - Ben Gates ✓ A.A.
- No. 42605, The State of Texas - vs - Babe Sibley ✓ A.A.
- No. 42621, The State of Texas - vs - G. B. Powers ✓ Vag.
- No. 42622, The State of Texas - vs - Belle Logan ✓ Dis. House
- No. 42632, The State of Texas - vs - Chas. McDaniel ✓ Theft.
- No. 42646, The State of Texas - vs - Sarah Vestal ✓ Pistol
- No. 42651, The State of Texas - vs - W. E. Boyers ✓ Theft.
- No. 42652, The State of Texas - vs - George Parish ✓ Theft.
- No. 42653, The State of Texas - vs - John McQueen ✓ Theft.
- No. 42660, The State of Texas - vs - Lilli Kennedy Dis. House
- No. 42662, The State of Texas - vs - C. R. Roberts ✓ A.A.
- No. 42666, The State of Texas - vs - C. R. Roberts ✓ D.P.
- No. 42669, The State of Texas - vs - Emma Ross ✓ A.A.
- No. 42671, The State of Texas - vs - L. M. Booth ✓ A.
- No. 42672, The State of Texas - vs - John Booth ✓ A.
- No. 42674, The State of Texas - vs - Sam McNamee ✓ A.A.
- No. 42675, The State of Texas - vs - G. P. McNamee ✓ do.

- No. 42686 The State of Texas - vs - Lula Moore ✓ A.C.
- No. 42687 The State of Texas - vs - James Page ✓ Acts injurious to health
- No. 42689 The State of Texas - vs - Arch Garrison ✓ Vag.
- No. 42694 The State of Texas - vs - Raymond Jones ✓ Theft by Rail
- No. 42705 The State of Texas - vs - Fritz Byer ✓ Theft
- No. 42710 The State of Texas - vs - Joe Hill & Aggie Williams ✓ Adultery
- No. 42715 The State of Texas - vs - Robert Barron ✓ A.C.
- No. 42717 The State of Texas - vs - J. H. Jackson ✓ A.C.
- No. 42745 The State of Texas - vs - Mattie Landrum ✓ Bowdy House
- No. 42753 The State of Texas - vs - Henry Lee ✓ Theft.
- No. 42757 The State of Texas - vs - Harry Haas ✓ Theft.
- No. 42762 The State of Texas - vs - Horace Bland ✓ A.C.
- No. 42763 The State of Texas - vs - Legeria Goodman ✓ Pistol
- No. 42766 The State of Texas - vs - A. L. Holt ✓ A.C.
- No. 42773 The State of Texas - vs - Joe Patterson ✓ A.C.
- No. 42788 The State of Texas - vs - F. O. Beasley ✓ Drunk.
- No. 42802 The State of Texas - vs - A. H. Cameron ✓ A.
- No. 42840 The State of Texas - vs - R. L. Merriman ✓ Pistol
- No. 42841 The State of Texas - vs - James Robertson ✓ A.C.
- No. 42845 The State of Texas - vs - Barney Kellum ✓ Theft.
- No. 42848 The State of Texas - vs - Joe Cohen ✓ A.C.

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Manufacturing Stationers, Fort Worth

- No. 42850 The State of Texas - vs - Mike E. Smith - Pistol
- No. 42860 The State of Texas - vs - Henry B. Fuzino - Theft.
- No. 42857 The State of Texas - vs - Hazel Blair - Adultery.
- No. 42867 The State of Texas - vs - G. W. Stell - Drunk
- No. 42870 The State of Texas - vs - A. M. Kelley - Pistol
- No. 42877 The State of Texas - vs - Mart Montgomery - Vag.
- No. 41061 The State of Texas - vs - Lee Reynolds - Theft.
- No. 41023 The State of Texas - vs - Lula Hawes - Selling Cocaine
- No. 40857 The State of Texas - vs - J. F. Smith - Vag.
- No. 40859 The State of Texas - vs - J. F. Smith - Drunk.
- No. 40798 The State of Texas - vs - Jim Floyd & Joseph Cowala - Adultery.
- No. 40666 The State of Texas - vs - Will Rogers - Theft.
- No. 40640 The State of Texas - vs - Cliff Elliston - Theft
- No. 40555 The State of Texas - vs - John Wilson - Theft
- No. 40242 The State of Texas - vs - Sadie Levy - Vag.
- No. 40145 The State of Texas - vs - Thos. McLemore - Resting Officer
- No. 39941 The State of Texas - vs - Melvin Dillingham - D.P.
- No. 39774 The State of Texas - vs - Les. Barber - Gaming
- No. 39768 The State of Texas - vs - Will Barber - do
- No. 39690 The State of Texas - vs - Geo. Smith - A.A.
- No. 39691 The State of Texas - vs - Geo. Smith - do

- No. 39594, The State of Texas - vs - Grant Ferguson ✓ A.A.
- No. 39580, The State of Texas - vs - Walter Leasby ✓ A.A.
- No. 42786, The State of Texas - vs - Wallace Greer ✓ A.A.
- No. 42756 The State of Texas - vs - W. F. Silas ✓ Pistol
- No. 42371 The State of Texas - vs - ^{Indeped to here} Kerchel Lewis ✓ Pistol
- No. 42453 The State of Texas - vs - Lemis Vaughn ✓ Soliciting
- No. 42454 The State of Texas - vs - Rosetta Stokes ✓ Vag.
- No. 42455 The State of Texas - vs - Pearl Foster ✓ do
- No. 42456 The State of Texas - vs - Bernice Nichols ✓ Vag
- No. 42457 The State of Texas - vs - Pearl Davis ✓ Vag.
- No. 42458 The State of Texas - vs - Jessie Alexander ✓ Soliciting
- No. 42460 The State of Texas - vs - Joe Garrett ✓ A.
- No. 42462 The State of Texas - vs - W. V. Jones ✓ N.P.
- No. 42463 The State of Texas - vs - A. B. Talber ✓ A.
- No. 42530 The State of Texas - vs - John O. Brimes ✓ Violating Law
- No. 42747 The State of Texas - vs - Lola Hamilton ✓ Vag.
- No. 42791 The State of Texas - vs - W. S. Hopkins ✓ S.S.
- No. 42807 The State of Texas - vs - Ben Williams ✓ Pistol
- No. 42830 The State of Texas - vs - S Van Reventer ✓ do
- No. 42853 The State of Texas - vs - Eugene Gray ✓ Theft
- No. 42859 The State of Texas - vs - Charley McDaniel ✓ Swindling

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Manufacturing Stationers, Fort Worth

No. 42869	The State of Texas - vs - Gus Goodwin ✓	Pistol
No. 42872	The State of Texas - vs - C. J. Graham ✓	do
No. 42888	The State of Texas - vs - Ben Erby ✓	A. A.
No. 42896	The State of Texas - vs - Fred Lockrell ✓	Vag.
No. 42897	The State of Texas - vs - Mark Probert ✓	Vag.
No. 42912	The State of Texas - vs - A. M. Cewart ✓	Embez.
No. 42913	The State of Texas - vs - A. M. Cewart ✓	do
No. 42917	The State of Texas - vs - Melvin Willingham ✓	Theft
No. 42921	The State of Texas - vs - Minnie Jordan ✓	Vag.
No. 42926	The State of Texas - vs - May Holbert ✓	Vag.
No. 42927	The State of Texas - vs - Gertrude Taylor ✓	Vag.
No. 42929	The State of Texas - vs - Fred Blackburn ✓	Vag.
No. 42932	The State of Texas - vs - Charley Carson & Nancy Miller ✓	Adultery
No. 42939	The State of Texas - vs - Lee Barber ✓	A.
No. 42943	The State of Texas - vs - James Murphy ✓	Theft
No. 42945	The State of Texas - vs - S. C. Knight ✓	A. A.
No. 42956	The State of Texas - vs - R. C. Atkinson ✓	Swindling
No. 42974	The State of Texas - vs - Alfonso Sheridan ✓	Mal. Mis.
No. 42976	The State of Texas - vs - Ben Mandeville ✓	Pistol
No. 42980	The State of Texas - vs - J. N. Renais ✓	Theft.
No. 42985	The State of Texas - vs - C. O. White ✓	Drunk.

Leas Printing Company

No. 43003	The State of Texas - vs -	A. R. Newman ✓	Theft.
No. 43004	The State of Texas - vs -	J. H. Joyce ✓	a. a.
No. 43005	The State of Texas - vs -	G. A. Wilson ✓	a. a.
No. 43013	The State of Texas - vs -	C. C. Peters ✓	a. a.
No. 43026	The State of Texas - vs -	J. E. Meadors ✓	Theft.
No. 43032	The State of Texas - vs -	Ida Landman ✓	Without license
No. 43036	The State of Texas - vs -	Anna Pettis ✓	Vag.
No. 43037	The State of Texas - vs -	Ed. Clower ✓	Vag.
No. 43038	The State of Texas - vs -	Carl Clower ✓	do
No. 43058	The State of Texas - vs -	Ella Reed ✓	Dis. House
No. 43077	The State of Texas - vs -	Jack Wilson ✓	Vag.
No. 43069	The State of Texas - vs -	James Laverty ✓	Selling without license
No. 42821	The State of Texas - vs -	L. B. Thomas ✓	Theft.
No. 42565	The State of Texas - vs -	L. B. Thomas ✓	Riding Train
No. 43175	The State of Texas - vs -	Starbo Adell ✓	Rec & Con.
No. 43178	The State of Texas - vs -	Nancy Drake ✓	Theft
No. 43143	The State of Texas - vs -	Geo. Mc Craeken ✓	Theft
No. 43144	The State of Texas - vs -	do ✓	Theft
No. 43145	The State of Texas - vs -	do ✓	Theft
No. 43146	The State of Texas - vs -	do ✓	do
No. 43147	The State of Texas - vs -	do ✓	do

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Manufacturing Stationers, Fort Worth

No. 43066 The State of Texas - vs - Will Fulford - Theft

No. 42935 The State of Texas - vs - Nancy Daugless - A.A.

No. 43128 The State of Texas - vs - Ada Copeland - Theft

No. 43075 The State of Texas - vs - Arthur C. Redden - do

No. 43076 The State of Texas - vs - Arthur C. Redden - do

R. E. Bratton Co Judge

- No. 43133 The State of Texas vs. Nora Glour ✓ Mis. House
- No. 43121 The State of Texas vs. Henry Cypress ✓ Gaming.
- No. 43103 The State of Texas vs. Fred Blackburn ✓ D.P.
- No. 43068 The State of Texas vs. E. J. McWilliams ✓ Vag.
- No. 43067 The State of Texas vs. Beatrice McWilliams ✓ Vag.
- No. 43062 The State of Texas vs. Enoch Sanders ✓ Vag.
- No. 43052 The State of Texas vs. Lewis Ellis ✓ Theft
- No. 43047 The State of Texas vs. Charles Ludcke ✓ Mal. Mis.
- No. 43035 The State of Texas vs. Violet O'Hear ✓ Mis. House
- No. 43034 The State of Texas vs. Violet O'Hear ✓ S. without license
- No. 43033 The State of Texas vs. Ida Sandmon ✓ Mis. House
- No. 42998 The State of Texas vs. Dan Hill ✓ A.A.
- No. 42995 The State of Texas vs. J. W. Warren ✓ Pistol
- No. 42972 The State of Texas vs. J. J. Conway ✓ Mis. House
- No. 42923 The State of Texas vs. Mable Long ✓ D.P.
- No. 42919 The State of Texas vs. Sam Saddle ✓ Affray.
- No. 42894 The State of Texas vs. Claud Hudgins ✓ Pistol
- No. 42893 The State of Texas vs. Minnie Williams ✓ Vag.
- No. 42875 The State of Texas vs. Walter Morrison ✓ A.
- No. 42855 The State of Texas vs. J. N. Larson ✓ Gaming & Bat cards
- No. 42856 The State of Texas vs. Jack Cooper ✓ D.O.

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Manufacturing Stationers, Fort Worth

No. 42837	The State of Texas vs. Frank Jones ✓	No License
No. 42836	The State of Texas vs. Frank Jones ✓	Do
No. 42835	The State of Texas vs. Charlie Goff ✓	Do
No. 42834	The State of Texas vs. Charlie Goff ✓	Do
No. 42833	The State of Texas vs. Tom George ✓	Do
No. 42832	The State of Texas vs. Tom George ✓	Do
No. 42826	The State of Texas vs. John Farrell ✓	A.
No. 42824	The State of Texas vs. Harry Hamilton ✓	A.A.
No. 43156	The State of Texas vs. R. M. Penny ✓	Vag.
No. 43161	The State of Texas vs. — Murphy ✓	A.A.
No. 43167	The State of Texas vs. Jack Fletcher ✓	Vag.
No. 43173	The State of Texas vs. Joe Ford ✓	No License
No. 43174	The State of Texas vs. Joe Ford ✓	Postal.
No. 43184	The State of Texas vs. O. V. Washington ✓	A.A.
No. 43185	The State of Texas vs. O. V. Washington ✓	Vag.
No. 43198	The State of Texas vs. C. C. Dewley & Minnie Johnson ✓	Fornication
No. 43203	The State of Texas vs. T. A. Campbell ✓	Theft.
No. 43204	The State of Texas vs. Sam Giller ✓	Drunk
No. 43206	The State of Texas vs. Gertrude Glover ✓	A.A.
No. 43211	The State of Texas vs. Bob Leto ✓	Permitting lewd women on Premises
No. 43213	The State of Texas vs. Tom Ridgway ✓	Dis. House

- No. 43215 The State of Texas vs Melvin Perry Knuchs
- No. 43218 The State of Texas vs Lon Nichols A.C.
- No. 43221 The State of Texas vs Kate Gable Ab. Lang.
- No. 43223 The State of Texas vs Clemmie Crater W.P.
- No. 43232 The State of Texas vs John Stokes Dis. House
- No. 43239 The State of Texas vs Mattie Hamilton A.C.
- No. 43244 The State of Texas vs Chester Buckheit Pistol
- No. 43251 The State of Texas vs Lewis Kincaid Vag.
- No. 43252 The State of Texas vs Lewis Kincaid Drunk
- No. 43268 The State of Texas vs Johnny Ware Vag.
- No. 43280 The State of Texas vs Jack Cooper Vag.
- No. 43285 The State of Texas vs Louise Gleason Pistol
- No. 43287 The State of Texas vs E. W. Gilbert Theft.
- No. 43289 The State of Texas vs L. V. Pepper Laming
- No. 43292 The State of Texas vs Lee Black Pistol
- No. 43296 The State of Texas vs Lincoln Pepper Pistol
- No. 43297 The State of Texas vs N. C. Pepper Pistol
- No. 43299 The State of Texas vs Uman Pepper Pistol
- No. 43302 The State of Texas vs Mary Presley Theft.
- No. 43303 The State of Texas vs Gertrude Carter Theft
- No. 43306 The State of Texas vs Joe McLeuder Embez.

No. 43316	The State of Texas vs Eugene Irby	Theft
No. 43321	The State of Texas vs Will Bates	Pistol
No. 43322	The State of Texas vs Jim Bates	Pistol
No. 43324	The State of Texas vs Oscar Chapman & May Munson	Adultery
No. 43336	The State of Texas vs Bert Holland	A.A.
No. 43337	The State of Texas vs Bert Holland	A.A.
No. 43338	The State of Texas vs Laura Gilbert	Theft
No. 43339	The State of Texas vs Lorena Perry	Vag.
No. 43354	The State of Texas vs Dan Jarman	Theft
No. 43355	The State of Texas vs A. Randall	Theft.
No. 43363	The State of Texas vs Mary Keaton	Adultery & For.
No. 43366	The State of Texas vs Jack Davis	Theft.
No. 43368	The State of Texas vs Rufus Brardon	Theft.
No. 42078	The State of Texas vs Jack Martin	Pistol.
No. 42019	The State of Texas vs J. H. Anderson	Spending
No. 41882	The State of Texas vs Horace Groom	A

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- No. 42702 The State of Texas - vs - E. Johnson & Jennie Browning Adultery
- No. 43168 The State of Texas - vs - Lonnie Speed A.A.
- No. 43225 The State of Texas - vs - Clara Buchanan D.P.
- No. 43286 The State of Texas - vs - J.J. Kendrick's No. License
- No. 43329 The State of Texas - vs - Fannie Woodcock A.A.
- No. 43347 The State of Texas - vs - M.T. Maylett Sunday Selling
- No. 43363 The State of Texas - vs - Mary Keaton Fornication
- No. 43415 The State of Texas - vs - George Wilson Postob
- No. 43421 The State of Texas - vs - Emma Flowers A.
- No. 43433 The State of Texas - vs - J.T. Halliday Gaming
- No. 43441 The State of Texas - vs - J.C. Vandever Theft
- No. 43443 The State of Texas - vs - Vester McLenore Vag.
- No. 43444 The State of Texas - vs - Lillie Fay McLenore Vag.
- No. 43445 The State of Texas - vs - Henry Sanders Dis. Peace
- No. 43447 The State of Texas - vs - John Woods A.A.
- No. 43448 The State of Texas - vs - J.E. Tally Theft.
- No. 43449 The State of Texas - vs - J.J. Swann Theft.
- No. 43460 The State of Texas - vs - Marco Lombardo Vag.
- No. 43466 The State of Texas - vs - L. Lurie Theft.
- No. 43487 The State of Texas - vs - Sarah Dworkin A.A.
- No. 43477 The State of Texas - vs - Andy Williams Theft.

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Manufacturing Stations, Fort Worth.

No. 43482	The State of Texas - vs - R. L. Peters	Affray.
No. 43484	The State of Texas - vs - Sadi Evans	Affray.
No. 43488	The State of Texas - vs - Dan Edmonds	Vag.
No. 43490	The State of Texas - vs - Bennie Pinto	Ex. Speed Limit
No. 43491	The State of Texas - vs - R. L. Coover	Affray.
No. 43492	The State of Texas - vs - J. W. Todd	Do
No. 43495	The State of Texas - vs - A. K. Leak	Theft
No. 43497	The State of Texas - vs - A. M. Tighe	Theft.
No. 43509	The State of Texas - vs - Thos. H. Cavanaugh	Swindling
No. 43519	The State of Texas - vs - Geo. Kitchens	No. License
No. 43522	The State of Texas - vs - Rube North	Vag.
No. 43523	The State of Texas - vs - O. Richert	Vag.
No. 43524	The State of Texas - vs - A. A. Maiden	No. License
No. 43525	The State of Texas - vs - Lena North	Vag.
No. 43526	The State of Texas - vs - Belle Logan	Dis. House
No. 43532	The State of Texas - vs - Jim Mondou	S. Selling.
No. 43541	The State of Texas - vs - Arch Hall	Drunk.
No. 43562	The State of Texas - vs - N. E. Young	Dist. Peace
No. 43571	The State of Texas - vs - Gertrude Lower	Cital.
No. 43578	The State of Texas - vs - Mrs. Allen	D.P.
No. 43590	The State of Texas - vs - J. W. Fields & Ruby Methrop	Adultery

- No. 43609 The State of Texas - vs - A. L. Chilton ✓
- No. 43610 The State of Texas - vs - J. M. Watson ✓ Lottery.
- No. 43617 The State of Texas - vs - J. E. Lionberger ✓ Ab. Lang.
- No. 43618 The State of Texas - vs - J. E. Lionberger ✓ A.
- No. 43620 The State of Texas - vs - J. E. Kirkendall et al Forn. & Adultery
- No. 43651 The State of Texas - vs - Fred Loper & Ned Loper ✓ Theft.
- No. 43656 The State of Texas - vs - Ed Ramsey ✓ A.
- No. 43658 The State of Texas - vs - Walter Selmer ✓ Ab. Lang.
- No. 43659 The State of Texas - vs - Henry Nickens ✓ A.A.
- No. 43666 The State of Texas - vs - H. Hoffman ✓ Ab. Lang.
- No. 43672 The State of Texas - vs - Josie McComas ✓ Adultery
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Approved in Open Court this the 3rd day of May A. D. 1913
Jesse McBrown Co. Judge

the _____ day of _____

A. D. 189

Manufacturing Stationers, Fort Worth.

- No. 43650 The State of Texas - vs. Alfred Russell ✓ Theft.
- No. 43675 The State of Texas vs Bennie Benton ✓ D.P.
- No. 43676 The State of Texas vs Bennie Benton ✓ A.
- No. 43701 The State of Texas vs. D.E. Jones ✓ Pistol
- No. 43703 The State of Texas vs. D.E. Jones ✓ A.A
- No. 43706 The State of Texas - vs - Geo. Nagurman ✓ A.A.
- No. 43707 The State of Texas - vs - J.R. Milton ✓ Drunk
- No. 43717 The State of Texas - vs - Frank Wheeler ✓ Ab-Lang.
- No. 43723 The State of Texas - vs - Amanda Searcy ✓ Vag.
- No. 43724 The State of Texas - vs - R.S. Stallworth ✓ Ab-Lang.
- No. 43728 The State of Texas - vs - Alberta Flemming ✓ Affray.
- No. 43731 The State of Texas - vs - Helen Day ✓ Vag.
- No. 43732 The State of Texas - vs - Ada Lindsey ✓ Soliciting
- No. 43733 The State of Texas vs. Letta White ✓ do.
- No. 43735 The State of Texas - vs - B. Norton. ✓ A.A.
- No. 43763 The State of Texas - vs - Joe Morris ✓ Vag.
- No. 43764 The State of Texas - vs - N.J. Fuller ✓ do.
- No. 43420 The State of Texas - vs - M. Currett ✓ Selling contrary to license
- No. 43636 The State of Texas - vs - Annie Henderson ✓ No license
- No. 43699 The State of Texas - vs - Ashland Thomas ✓ Vag.
- No. 43710 The State of Texas - vs - Will S. Mays ✓ Pistol

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No. 43747	The State of Texas - vs. - Raymond Quinn - Theft
No. 43757	The State of Texas - vs. - G. G. Cain - Vag.
No. 43758	The State of Texas - vs. - W. H. Blizzard - Vag.
No. 43766	The State of Texas - vs. - Florence Furlow - Theft
No. 43774	The State of Texas - vs. - Mack Cameron - Theft
No. 43775	The State of Texas - vs. - Mack Cameron - A
No. 43779	The State of Texas - vs. - A. F. Rosenberg - Theft
No. 43780	The State of Texas - vs. - William Kilmore - Do
No. 43781	The State of Texas - vs. - Albert Rosenberg - Do
No. 43782	The State of Texas - vs. - Jack Coombs - Do
No. 43784	The State of Texas - vs. - Mary Presley - Vag.
No. 43786	The State of Texas - vs. - Will Popley - Do
No. 43796	The State of Texas - vs. - Eva Nargrove - Theft
No. 43797	The State of Texas - vs. - Pete More - Sunday & Medicine
No. 43807	The State of Texas - vs. - Eli Mayfi - A.A.
No. 43809	The State of Texas - vs. - Ida May Chancellor - A.
No. 43815	The State of Texas - vs. - Herbert Torbett - U.A.
No. 43816	The State of Texas - vs. - Dave Pollard - A.A.
No. 43817	The State of Texas - vs. - Floe Pollard - A.A.
No. 43840	The State of Texas - vs. - Will Shackelford - Cust + Do
No. 43841	The State of Texas - vs. - Charlie Grant - No. License

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day of

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Manufacturing Stationers, Fort Worth.

- No. 43846 The State of Texas - vs - Malcolm Davis ✓ Riot
- No. 43861 The State of Texas - vs - Earnest Thompson U.A.
- No. 43872 The State of Texas - vs - Clem Cavanaugh ✓ a.a.
- No. 43877 The State of Texas - vs - Nella Brooks ✓ Theft
- No. 43879 The State of Texas - vs - A.L. Strong ✓ Adultery
- No. 43906 The State of Texas - vs - Christina Davis ✓ Mis. Abuse
- No. 43908 The State of Texas - vs - Christina Davis ✓ do
- No. 43915 The State of Texas - vs - W.F. Conley ✓ a.a.
- No. 43934 The State of Texas - vs - A.S. El. Kouri ✓ a.a.
- No. 43935 The State of Texas - vs - Sohod Maufa ✓ a.a.
- No. 43945 The State of Texas - vs - A.R. Lawrence ✓ do
- No. 43947 The State of Texas - vs - A. Hart ✓ Pistol
- No. 43951 The State of Texas - vs - Irene Thompson ✓ Adultery
- No. 43953 The State of Texas - vs - Jett Michor & Emma Barnes ✓ do
- No. 43962 The State of Texas - vs - J.S. Hook ✓ a.a.
- No. 43981 The State of Texas - vs - Janis Adams ✓ a.a.

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Recd. signed and approved in open court this 5th day of July 1915
 Jesse M. Brown esq. Judge Tarrant Co. Texas

No. 43608	The State of Texas vs. J. B. Dalton	✓	Pistol
No. 43645	The State of Texas vs. W. L. Sanders	✓	Dis. House
No. 43826	The State of Texas vs. Walker Miller: Henry Newman & Henry Peers	✓	
No. 43853	The State of Texas vs. Henry Turnpugh	✓	H. A. Riot
No. 43967	The State of Texas vs. Charley Miller	✓	A. A.
No. 43970	The State of Texas vs. Ed Mullins	✓	Theft
No. 43987	The State of Texas vs. Laura Hartwell	✓	No. License
No. 43999	The State of Texas vs. Amos Moore	✓	Adultery
No. 44000	The State of Texas vs. Jack O'Neal & Cronick	✓	
No. 44002	The State of Texas vs. Henry Cosula	✓	Not paying occupation tax. Affray
No. 44004	The State of Texas vs. Mabel Arnold	✓	Affray
No. 44005	The State of Texas vs. Gordon Jones	✓	Interfering with an Officer
No. 44006	The State of Texas vs. J. F. Stephens	✓	Speeding
No. 44007	The State of Texas vs. Albert Downes	✓	Affray
No. 44008	The State of Texas vs. Bob Downes	✓	Do
No. 44011	The State of Texas vs. Allie Johnson	✓	Vag.
No. 44015	The State of Texas vs. Abe Fincklestein	✓	Do
No. 44016	The State of Texas vs. Ed Pettis	✓	Do
No. 44025	The State of Texas vs. Ed Pettis	✓	Affray
No. 44028	The State of Texas vs. Irene Morgan	✓	Drunk
No. 44031	The State of Texas vs. Matt Cary	✓	Ab. Lang

Manufacturing Stationers, Fort Worth.

- No. 44032 The State of Texas vs Mary Outrey ✓ A.
- No. 44033 The State of Texas vs Louis Fishman ✓ Vag.
- No. 44034 The State of Texas vs Adore Schelling ✓ do
- No. 44036 The State of Texas vs Gladys Baker ✓ Drunk
- No. 44040 The State of Texas vs Geo. Harris ✓ A.C.
- No. 44041 The State of Texas vs Mrs. Nora Bean ✓ Ab. Lang.
- No. 44059 The State of Texas vs Joe Flores ✓ A.C.
- No. 44060 The State of Texas vs M. L. Craughan ✓ do
- No. 44062 The State of Texas vs T. M. Burkett ✓ Vag.
- No. 44088 The State of Texas vs Tom Atkins ✓ Theft.
- No. 44092 The State of Texas vs V. L. Yancy ✓ do
- No. 44118 The State of Texas vs Dick Jones ✓ Vag.
- No. 44128 The State of Texas vs T. P. Stewart ✓ Theft.
- No. 44132 The State of Texas vs Mathew Martin & Julia Long ✓ Adultery.
- No. 44140 The State of Texas vs Harry Carter ✓ Theft.
- No. 44179 The State of Texas vs H. O. Brown ✓ Theft.
- No. 44202 The State of Texas vs Mike Argo ✓ Viol. Pure food law

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H. May 31st 1913

Read, signed and approved in open court this the 30th day of August
 A. D. 1913. Jesse M. Brown County Judge, Tarrant County Texas

- # 44525 The State of Texas vs L. G. Mathews Per. Minor in Prob Room
- 44509 The State of Texas vs. C. E. Hale Theft.
- 44496 The State of Texas vs G. Torres Dist Race
- 44494 The State of Texas vs L. H. Vega do
- 44463 The State of Texas vs. John Toney Theft
- 44461 The State of Texas vs. Leon Anondas do
- 44452 The State of Texas vs. Ray Smith do
- 44448 The State of Texas vs. Johnson Albert A.A
- 44447 The State of Texas vs. Price Nell Beating Horse
- 44436 The State of Texas vs. Fred Massie A.A.
- 44434 The State of Texas vs E. C. Fish Selling to minors
- 44419 The State of Texas vs Goldie Brooks Theft.
- 44418 The State of Texas vs. Jose Mingus Drunk
- 44415 The State of Texas vs Jennie Neal A.A.
- 44410 The State of Texas vs. Warren James Embey.
- 44409 The State of Texas vs A. E. Johnson Swindling
- 44401 The State of Texas vs Matthew Martin Rio. House
- 44395 The State of Texas vs. Alice Odell Theft
- 44379 The State of Texas vs. Nick Nebyatal Affray
- 44378 The State of Texas vs H. C. Winger Bag.
- 44367 The State of Texas vs H. C. Winger & May Livingston Adultery

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- 44361 The State of Texas vs — Parks ✓ A.A.
- 44357 The State of Texas vs Pete Nichols Selling without license
- 44344 The State of Texas vs — Miller ✓ Pistol
- 44343 The State of Texas vs Fred Dean ✓ Theft
- 44339 The State of Texas vs Courtney Matthews Rec. & Con.
- 44333 The State of Texas vs J. W. Dorsey ✓ Vag.
- 44328 The State of Texas vs. Rev. Williams ✓ Vag.
- 44322 The State of Texas vs. Nanny Lane ✓ Vag.
- 44321 The State of Texas vs. John Hudson ✓ Affray
- 44313 The State of Texas vs J. W. Woodward ✓ Vag.
- 44308 The State of Texas vs Julia Neal ✓ Affray
- 44307 The State of Texas vs A. C. Butler ✓ do
- 44290 The State of Texas vs R. W. Miller ✓ Theft.
- 44271 The State of Texas vs Edna Jackson ✓ Swindling
- 44269 The State of Texas vs Dave Pratt ✓ Pistol
- 44267 The State of Texas vs L. W. Isarail ✓ Theft.
- 44265 The State of Texas vs S. Patsky ✓ Fornication
- 44264 The State of Texas vs S. Patsky ✓ Vag.
- 44263 The State of Texas vs Timothy Foley ✓ Drunk
- 44261 The State of Texas vs M. F. Pate ✓ Theft.
- 44257 The State of Texas vs. Nora Williams ✓ Vag.

- 44253 The State of Texas vs. Jas. Cartner ✓ Ab. Lung
- 44243 The State of Texas vs. Fred Bean ✓ Theft
- 44239 The State of Texas vs. Jim Cope ✓ A.A.
- 44215 The State of Texas vs. Nora Alexander ✓ A.
- 44204 The State of Texas vs. J. H. Moody ✓ No. License
- 44187 The State of Texas vs. Tom Carral ✓ Drunk.
- 44165 The State of Texas vs. Laura Gilbert ✓ Threat to take life
- 44145 The State of Texas vs. E. C. Fick ✓ Selling to minors
- 44110 The State of Texas vs. Will Smith ✓ A.A.
- 44084 The State of Texas vs. Dave Patterson ✓ Inf. Abandonment
- 44030 The State of Texas vs. Mabel Harris ✓ Soliciting
- 43995 The State of Texas vs. Burt Gilstrap ✓ Sunday Selling
- 43994 The State of Texas vs. Burt Gilstrap ✓ do
- 43931 The State of Texas vs. Mattie Likers ✓ Dis. House
- 43920 The State of Texas vs. Fred Fitzpatrick ✓ Theft
- 43742 The State of Texas vs. Mattie Randle ✓ Dis. House
- 43669 The State of Texas vs. Dave Daugherty ✓ A
- 44571 The State of Texas vs. O. F. North ✓ Rec. & Con. ✓
- 44561 The State of Texas vs. Bernard Foye ✓ Wife
- 44554 The State of Texas vs. Austin Roll ✓ D.P.
- 44547 The State of Texas vs. Fred Arnold ✓ Conv. Smith ✓ Adultery

Manufacturing Stationers, Fort Worth.

- No. 44542 The State of Texas vs D. D. Paulus - A.D.
No. 44298 The State of Texas vs J. Traceff - Selling to minors
No. 44275 The State of Texas vs Albert Murphy - A.D.
No. 43587 The State of Texas vs Rosa Clayton - Adultery

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Read, signed, and approved in open court this the 1st day of Nov.
A. D. 1913. Jesse M. Brown Co. judge

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

- 43266 The State of Texas vs. Elmer Green & Fred Douglas, Theft.
- 44141 The State of Texas vs. Ann E. Agnew ✓ Swindling.
- 44142 The State of Texas vs. Ann E. Agnew ✓ do
- 44143 The State of Texas vs. Ann E. Agnew ✓ do
- 44144 The State of Texas vs. Ann E. Agnew ✓ do
- 44169 The State of Texas vs. T. E. Abell ✓ Div. House
- 44226 The State of Texas vs. May Taylor ✓ Selling Cocaine
- 44300 The State of Texas vs. Lee Brack ✓ Pistol
- 44374 The State of Texas vs. Brown White ✓ Op. Pool Hall without License
- 44375 The State of Texas vs. Brown White ✓ " " " "
- 44376 The State of Texas vs. Brown White ✓ " " " "
- 44382 The State of Texas vs. Albert P. Tomack ✓ Theft.
- 44388 The State of Texas vs. Courtney Matthews ✓ Rec + Conn
- 44424 The State of Texas vs. E. M. Wolf ✓ Theft.
- 44472 The State of Texas vs. Willis Beland ✓ Theft.
- 44512 The State of Texas vs. Abe Singer & Joe Burke ✓ Wife Abandonment
- 44520 The State of Texas vs. Lucile Martin ✓ A.A.

- 44526 - The State of Texas vs. Paul Delmyer - A.A.
- 44527 - The State of Texas vs. Paul Delmyer - A.A.
- 44569 - The State of Texas vs. J. J. Frazier - Theft.
- 44583 - The State of Texas vs. F. Williams - A.A.
- 44588 - The State of Texas vs. Mill Smith - Theft
- 44595 - The State of Texas vs. Mattie Belton - Ab. Lang.
- 44598 - The State of Texas vs. Frank Cinto - Speeding
- 44599 - The State of Texas vs. Belle Hunt - Drunk
- 44600 - The State of Texas vs. Belle Hunt - Vag.
- 44603 - The State of Texas vs. Ruby White - D.P.
- 44605 - The State of Texas vs. Sallie Dixon - Soliciting
- 44611 - The State of Texas vs. Charley Stinson - Drunk
- 44612 - The State of Texas vs. R. Young - Drunk
- 44615 - The State of Texas vs. C. N. Haynes - Pistol
- 44624 - The State of Texas vs. Ray Johnson - Pistol
- 44625 - The State of Texas vs. Ray Johnson - A.
- 44630 - The State of Texas vs. Albert Marshall - A.A.
- 44631 - The State of Texas vs. Warren Scott - A.A.
- 44635 - The State of Texas vs. Dave Bunn - Pistol
- 44647 - The State of Texas vs. Hazel Bennett - Vag.
- 44653 - The State of Texas vs. Will Crisp - Pistol

44656	The State of Texas vs. A. O. Mills ✓	Theft
44665	The State of Texas vs. Lester Garrett ✓	Rec + Conc.
44668	The State of Texas vs. Joe Weaver ✓	Assault
44672	The State of Texas vs. J. Richmond ✓	Curing out Tel.
44678	The State of Texas vs. C. L. Barlow ✓	A.
44679	The State of Texas vs. Esther Kuffman ✓	Ab. Lang.
44701	The State of Texas vs. O. G. Roughten ✓	A.A.
44703	The State of Texas vs. Ed Sturwiddie ✓	D.P.
44712	The State of Texas vs. Arthur Suball ✓	A.A.
44716	The State of Texas vs. James B. Foster ✓	Theft
44718	The State of Texas vs. Joe Williams ✓	Theft
44744	The State of Texas vs. F. L. Ruler ✓	A.A.
44750	The State of Texas vs. Pat Boyle ✓	Drunk
44748	The State of Texas vs. Jas. Byrne ✓	Selling to minor
44352	The State of Texas vs. Jas. Byrne ✓	Selling without license
44486	The State of Texas vs. James Byrne ✓	Dis House
44844	The State of Texas vs. Robert McLenore ✓	Theft
44845	The State of Texas vs. William Finley ✓	Do.

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Monday the 5th day of January A. D. 1896

Manufacturing Stationers, Fort Worth.

Now ceases the County Attorney prosecuting the pleas of the State and for good and sufficient reasons filed with the papers hereinabove he will no further prosecute the following cases and moves the court to dismiss the same: ✓

No. 41156	The State of Texas vs. John Schmidt	Swindling.
No. 41303	The State of Texas vs. Johnson Gilbert	Theft.
No. 41384	The State of Texas vs. Cleaud Scribner	Vag.
No. 41561	The State of Texas vs. C. C. Humphrey	Theft & Emb.
No. 41648	The State of Texas vs. N. Clarence Gibbs	Theft.
No. 41663	The State of Texas vs. A. Larguda	A.A.
No. 41675	The State of Texas vs. E. B. Murphy	Theft.
No. 41687	The State of Texas vs. A. G. Kettinger	Sunday Opening
No. 41688	The State of Texas vs. Chester Ray	do.
No. 41689	The State of Texas vs. James Peck	do.
No. 41690	The State of Texas vs. Arthur Angel	do.
No. 41691	The State of Texas vs. Frank De Voe	do.
No. 41692	The State of Texas vs. Mayane Naunce	do.
No. 41693	The State of Texas vs. Verna Birch	do.
No. 41694	The State of Texas vs. Stella Savage	do.
No. 41695	The State of Texas vs. Marie Anderson	do.
No. 41696	The State of Texas vs. Blanch McRay	do.
No. 41697	The State of Texas vs. Nellie Christy	do.

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No. 41698	The State of Texas vs. Dolour Sturn	Sunday Opening
No. 41699	The State of Texas vs. Miss Steele	Do.
No. 41700	The State of Texas vs. Louise Ellington	Do.
No. 41701	The State of Texas vs. Mattie Burke	Do.
No. 41702	The State of Texas vs. Mrs. McEntire	Do.
No. 41703	The State of Texas vs. Zoe Fritz	Do.
No. 41704	The State of Texas vs. Leon Hart	Do.
No. 41705	The State of Texas vs. Sam Hunter	Do.
No. 41706	The State of Texas vs. Lew LaClide	Do.
No. 41707	The State of Texas vs. Franklin Kenio	Do.
No. 41708	The State of Texas vs. J. E. Haleb	Do.
No. 41709	The State of Texas vs. Chic. Kehoe	Do.
No. 41710	The State of Texas vs. Ed. Ferguson	Do.
No. 41711	The State of Texas vs. Joe Bransoff	Do.
No. 41712	The State of Texas vs. Albert Ferguson	Do.
No. 41713	The State of Texas vs. Ica Mutch	Do.
No. 41714	The State of Texas vs. Ray Hilliard	Do.
No. 41715	The State of Texas vs. Kathryn Van Esse	Do.
No. 41716	The State of Texas vs. Walter Pogg	Do.
No. 41717	The State of Texas vs. Ed Flynn	Do.
No. 41718	The State of Texas vs. Mattie Clark	Do.

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No. 41719	The State of Texas vs. A. C. Best.	Sunday Selling.
No. 41720	The State of Texas vs. Geo. Harrington	do
No. 41721	The State of Texas vs. Miss Brake	do.
No. 41722	The State of Texas vs. N. Gould	do
No. 41723	The State of Texas vs. Mr. McDermott	do
No. 41724	The State of Texas vs. Harry Davis	do
No. 41725	The State of Texas vs. Caroline Ehrman	do.
No. 41726	The State of Texas vs. M. Tripole	do
No. 41727	The State of Texas vs. Mr. Barile	do.
No. 41728	The State of Texas vs. Mr. S. E. Hartman	do.
No. 41729	The State of Texas vs. S. E. Hartman	do.
No. 41730	The State of Texas vs. Rutherford Davies	do
No. 41731	The State of Texas vs. Norman Kendrick	do
No. 41732	The State of Texas vs. Charles Heber	do
No. 41733	The State of Texas vs. Phillip Adams	do
No. 41734	The State of Texas vs. Mr. Leonard	do
No. 41735	The State of Texas vs. Melville Mcibrow	do
No. 41736	The State of Texas vs. Nick Voerg	do.
No. 41737	The State of Texas vs. Belle Williams	do.
No. 41754	The State of Texas vs. Geo. Nash	Pistol
No. 41761	The State of Texas vs. Clyde Justice	do.

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No. 41762	The State of Texas vs. John Taylor	↓	Theft.
No. 41764	The State of Texas vs. J. N. Singleton	↓	Pistol
No. 41766	The State of Texas vs. John Smith	↓	Gaming
No. 41767	The State of Texas vs. J. N. Singleton	↓	do.
No. 41768	The State of Texas vs. Tom Holman	↓	Pistol
No. 41791	The State of Texas vs. Rufus College	↓	Mal. Mis.
No. 41792	The State of Texas vs. Willis Hines	↓	do.
No. 41802	The State of Texas vs. Jimmie McNeal	↓	A. A.
No. 41806	The State of Texas vs. J. M. Piers	↓	Violating fire escape law
No. 41807	The State of Texas vs. A. Robinson	↓	Violating fire escape law.
No. 41808	The State of Texas vs. E. V. Crowder	↓	do.
No. 41809	The State of Texas vs. W. J. Bailey	↓	do.
No. 41810	The State of Texas vs. Will Correll	↓	do.
No. 41811	The State of Texas vs. H. O. Reynolds	↓	do.
No. 41812	The State of Texas vs. Rufe James	↓	do.
No. 41814	The State of Texas vs. Mrs. J. C. Tucker	↓	do.
No. 41815	The State of Texas vs. Mrs. J. H. Moore	↓	do.
No. 41817	The State of Texas vs. C. F. Schutte	↓	do.
No. 41819	The State of Texas vs. Andrew Zuccarro	↓	do.
No. 41821	The State of Texas vs. T. M. Tharish	↓	do.
No. 41822	The State of Texas vs. E. O. Farmer	↓	do.

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No. 41825	The State of Texas vs. F. P. Cendry	Violating fire escape law.
No. 41826	The State of Texas vs. Jim Henry	do.
No. 41842	The State of Texas vs. Jim Smith	Swearing
No. 41845	The State of Texas vs. S. F. Barden & Mrs. S. F. Barden	Theft
No. 41848	The State of Texas vs. Geo. Humphrey	Embezz
No. 41857	The State of Texas vs. Albert Hudson	Theft
No. 41858	The State of Texas vs. Fred Lacy	do
No. 41859	The State of Texas vs. Will Dodd	do.
No. 41860	The State of Texas vs. Anita Gonzalez	Vag.
No. 41862	The State of Texas vs. Earl Ramsey	A.A.
No. 41866	The State of Texas vs. Owen Williams	do.
No. 41863	The State of Texas vs. Frank Cinto	Rec & Con.
No. 41868	The State of Texas vs. Lewis Harmon	A.A.
No. 41903	The State of Texas vs. Albert Hudson	Theft
No. 41904	The State of Texas vs. Fred Lacy	do
No. 41905	The State of Texas vs. Will Dodd	do
No. 41917	The State of Texas vs. Hazel Grant	Adultery
No. 41931	The State of Texas vs. E. Hard	Theft.
No. 41937	The State of Texas vs. Ben Booth	Mal. Mis
No. 41938	The State of Texas vs. Dora Petter	Vag.
No. 41957	The State of Texas vs. Lester Schumway	Theft.

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No. 41958	The State of Texas vs. Jim Smith	Theft.
No. 41960	The State of Texas vs. A. C. Elms	Do.
No. 41961	The State of Texas vs. Leonard Black	A.A.
No. 41972	The State of Texas vs. R. B. Johnson	Carrying arms.
No. 41973	The State of Texas vs. Will Brantley	Selling without license.
No. 41998	The State of Texas vs. Cunningham	Threatening Human Life
No. 42008	The State of Texas vs. C. A. Mitchell	A.A.
No. 42011	The State of Texas vs. Walter Owens	Vag.
No. 42012	The State of Texas vs. G. T. Walton	Do.
No. 42013	The State of Texas vs. Fay McDaniel	Theft.
No. 42028	The State of Texas vs. Jim Brandon	A.A.
No. 42032	The State of Texas vs. Robt. Maynor	Theft.
No. 42033	The State of Texas vs. Dick Kain	Do.
No. 42046	The State of Texas vs. J. V. Patten	A.
No. 42055	The State of Texas vs. Dona Kerdon	A.A.
No. 42058	The State of Texas vs. Jim Miller	Ab. Lang.
No. 42059	The State of Texas vs. Elmer Harker	Theft.
No. 42062	The State of Texas vs. E. P. Ferguson	A.
No. 42069	The State of Texas vs. Frank Williams	A.A.
No. 42071	The State of Texas vs. Eddie Puckett	No. License
No. 42093	The State of Texas vs. Frank Williams	Postal

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42128	The State of Texas vs. B. F. Brindley	Theft.
42133	The State of Texas vs. Walter Hunt	Adultery.
42151	The State of Texas vs. M. F. E. Thayer	Ab. Lang.
42152	The State of Texas vs. Janis Davis	do
42153	The State of Texas vs. Mack Tolford	Gaming
42155	The State of Texas vs. Lucile Tennin	Vag.
42156	The State of Texas vs. F. H. Green	Speeding
42157	The State of Texas vs. Kyle Tyrocks	Soliciting
42158	The State of Texas vs. Blanche Robinson	do.
42159	The State of Texas vs. Louis Roseover	crossing funeral procession
42160	The State of Texas vs. A. G. Kentleman	Speeding.
42161	The State of Texas vs. Cook Adoud	Speeding
42162	The State of Texas vs. Herbert Crutcher	Vag.
42163	The State of Texas vs. Hazel Blair	do.
42166	The State of Texas vs. Frank Miller	Theft.
42167	The State of Texas vs. Oscar Pierce	Gaming
42181	The State of Texas vs. Charlie Johnson	Theft.
42185	The State of Texas vs. Sam Williams	a.a.
42188	The State of Texas vs. John Tekas	Theft
42189	The State of Texas vs. Joe Baldu	do.
42191	The State of Texas vs. Colonel Stewart	a.a.

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- 42197 The State of Texas vs. O. G. Kottlinger Sunday C. & wkq.
- 42198 The State of Texas vs. N. A. Archam do.
- 42199 The State of Texas vs. Collis Roberts do
- 42204 The State of Texas vs. Jeff Eddleman Theft.
- 42206 The State of Texas vs. James Knight Pistol
- 42207 The State of Texas vs. Wacy Evans Theft.
- 42208 The State of Texas vs. Tom Jones A.A.
- 42209 The State of Texas vs. A. S. Patten Selling Opium
- 42211 The State of Texas vs. E. G. Turner No. License
- 42212 The State of Texas vs. Babe Long do.
- 42213 The State of Texas vs. Geo. Hooper do.
- 42214 The State of Texas vs. Bud Clayton do.
- 42215 The State of Texas vs. Celest Bolden do.
- 42216 The State of Texas vs. W. E. Taylor do.
- 42217 The State of Texas vs. Cal Brinson do.
- 42218 The State of Texas vs. J. H. Overstreet do.
- 42219 The State of Texas vs. Tom Ward do
- 42220 The State of Texas vs. W. N. Stewart do.
- 42221 The State of Texas vs. Geo. Lee do
- ~~42222 The State of Texas vs. F. W. Coombs do~~
- ~~42223 The State of Texas vs. Tom~~

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42224	The State of Texas vs. Jack Barker	No. License
42225	The State of Texas vs. W. D. Pool	Do
42226	The State of Texas vs. W. H. Hood	Do
42227	The State of Texas vs. Grant Nario	Do.
42231	The State of Texas vs. J. J. Shannon	Theft.
42237	The State of Texas vs. Charley Jackson	Theft.
42245	The State of Texas vs. William Manning	A.A.
42246	The State of Texas vs. Bailey	Ab. Lang ^g & Co. P.
42247	The State of Texas vs. C. Watson	Ex. Co. & Co. P.
42248	The State of Texas vs. Eddie Nichols	Vag.
42250	The State of Texas vs. Bud Clayton	Selling without license
42251	The State of Texas vs. Randle Johnson	Do.
42252	The State of Texas vs. Geo. Hooper	Do
42253	The State of Texas vs. Eugene Turner	Do.
42254	The State of Texas vs. Cite Rochester	Do
42255	The State of Texas vs. Frank Smith	Do.
42257	The State of Texas vs. R. Ely	D. P.
42266	The State of Texas vs. S. B. Russell	A. A.
42284	The State of Texas vs. Albert Tamer	Theft.
42285	The State of Texas vs. G. H. Siler	Ab. Lang.
42296	The State of Texas vs. Sam Williams	A. A.

- 42299 The State of Texas vs. Tom Henderson ↓ Theft.
- 42319 The State of Texas vs. Harry Wilson ↓ A.A.
- 42321 The State of Texas vs. ↓ Prince ↓ A.
- 42322 The State of Texas vs. Carmichael ↓ so.
- 42325 The State of Texas vs. Felix Holland ↓ A.A.
- 42327 The State of Texas vs. J. H. Nutt ↓ Gaming
- 42329 The State of Texas vs. ↓ G. W. Brown ↓ so
- 42332 The State of Texas vs. ↓ Claude Bradford ↓ Theft.
- 42341 The State of Texas vs. Harry Wilson ↓ A.A.
- 42343 The State of Texas vs. Mary Flanagan ↓ Theft.
- 42346 The State of Texas vs. J. T. Coppage ↓ Fornication
- 42350 The State of Texas vs. Sam Evans ↓ A.A.
- 42360 The State of Texas vs. J. T. Coppage ↓ Adultery & For.
- 42364 The State of Texas vs. E. H. Hardeman ↓ Custal
- 42367 The State of Texas vs. Geo. George ↓ Theft.
- 42370 The State of Texas vs. A. Spellman ↓ Theft.
- 42381 The State of Texas vs. C. L. Ochs ↓ so
- 42382 The State of Texas vs. J. R. Toolen ↓ A.A.
- 42388 The State of Texas vs. Sid Slate ↓ so
- 42391 The State of Texas vs. Geo. Davis ↓ so.
- 42404 The State of Texas vs. Lizzie Robinson ↓ Theft

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Manufacturing Stations, Fort Worth

42405	The State of Texas vs. Frank Brown	Theft
42409	The State of Texas vs. Geo. Shaw	Permitting stk to run at large
42413	The State of Texas vs. Claude Trotter	Theft.
42418	The State of Texas vs. W. F. Howell	A.A.
42421	The State of Texas vs. L. Zeck	Theft.
42432	The State of Texas vs. John Hill	A.
42433	The State of Texas vs. Henry Benedict	A.A.
42436	The State of Texas vs. Cross Blower	Pistol
42440	The State of Texas vs. Josephus Ferguson	Vag.
42441	The State of Texas vs. Laura Beard	Vag.
42442	The State of Texas vs. Gus Lindley	M. License
42443	The State of Texas vs. Cal Donaldson	A.A.
42445	The State of Texas vs. Phil Young	Theft.
42455	The State of Texas vs. Lucky McQueen	Gaming.
42468	The State of Texas vs. Willie Washington	A.A.
42469	The State of Texas vs. Dick Williams	Do.
42471	The State of Texas vs. Lillie Brown	Theft.
42475	The State of Texas vs. Alman other name unknown	Pistol
42486	The State of Texas vs. Arthur Williams	Theft
42489	The State of Texas vs. R. T. Tacher	Do
42495	The State of Texas vs. Sam Smith	A.A.

- 42502 The State of Texas vs. Jap Squires ✓ A.
- 42512 The State of Texas vs. Pearl Jones ✓ Fornication
- 42516 The State of Texas vs. Manuel Baker Theft.
- 42518 The State of Texas vs. Frank Chancellor ✓ do
- 42526 The State of Texas vs. Bob Snodgrass ✓ do.
- 42527 The State of Texas vs. Will Williams ✓ A.A.
- 42531 The State of Texas vs. Craig Harris ✓ Swindling
- 42541 The State of Texas vs. J. A. Honea ✓ A.A.
- 42547 The State of Texas vs. T. N. Line ✓ Embez.
- 42559 The State of Texas vs. Annie May Thom ✓ Ab. Lang.
- 42560 The State of Texas vs. Eliza Boyd ✓ A.A.
- 42561 The State of Texas vs. Will Boyd ✓ A.
- 42566 The State of Texas vs. Frank Crane ✓ Riding Train
- 42567 The State of Texas vs. W. A. Turner Jr. ✓ Vag.
- 42569 The State of Texas vs. W. N. Castlebury ✓ Pistol.
- 42571 The State of Texas vs. Homer Buckley ✓ A.A.
- 42574 The State of Texas vs. N. Kaufman ✓ Embez.
- 42575 The State of Texas vs. Geo. Coleman ✓ A.P.
- 42576 The State of Texas vs. M. H. McKinzie ✓ Swindling
- 42577 The State of Texas vs. M. H. McKinzie ✓ do.
- 42579 The State of Texas vs. Luella Thompson ✓ A.A.

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- 42593 The State of Texas vs. Claude Carter ✓ A.
- 42595 The State of Texas vs. Virgil Mix ✓ Violating Stk Law.
- 42602 The State of Texas vs. Frank Washington ✓ Theft.
- 42606 The State of Texas vs. J. C. Bryant ✓ Theft.
- 42609 The State of Texas vs. John Jefferson ✓ Theft.
- 42620 The State of Texas vs. Adolphus Hurley ✓ A.A.
- 42638 The State of Texas vs. Cal Norwood ✓ Theft.
- 42644 The State of Texas vs. E. R. Kelp ✓ Violating Pure food law.
- 42645 The State of Texas vs. W. C. Kelp ✓ do
- 42649 The State of Texas vs. Zack Cutcher ✓ Merchant without license
- 42650 The State of Texas vs. Wade Cutcher ✓ do
- 42657 The State of Texas vs. Jimmie Wells ✓ Pistol.
- 42673 The State of Texas vs. Geo. Beland & William McKinney ✓ Adultery.
- 42676 The State of Texas vs. Geo. Nickman ✓ Pistol
- 42685 The State of Texas vs. Geo. Sims ✓ A.A.
- 42695 The State of Texas vs. Street & Chas Fassett ✓ Adultery
- 42696 The State of Texas vs. Lee Hunt ✓ Theft.
- 42703 The State of Texas vs. W. Foy ✓ No. License
- 42704 The State of Texas vs. B. Goldberg ✓ do
- 42714 The State of Texas vs. C. P. Swope ✓ Theft.
- 42722 The State of Texas vs. W. A. Merritt ✓ Violating Pure food law

42727	The State of Texas vs. Jennie Mitchell	✓	Theft by Bailee
42735	The State of Texas vs. Mike Shantiles	✓	Violating Cur food law
42744	The State of Texas vs. J. A. Baker	✓	A.
42748	The State of Texas vs. Nathan Hughes	✓	D.P.
42749	The State of Texas vs. Nellie Bass	✓	Vag.
42751	The State of Texas vs. Ebray Reed	✓	D.P.
42752	The State of Texas vs. Mattie Mozell	✓	Theft.
42758	The State of Texas vs. Harney Snow	✓	Theft
42769	The State of Texas vs. Ruth Cameron	✓	Vag.
42781	The State of Texas vs. W. T. Blake	✓	Theft.
42782	The State of Texas vs. J. M. Hurdleston & E. E. Crews	✓	Adultery
42783	The State of Texas vs. Knox McKee	✓	Pistol
42787	The State of Texas vs. Jess Morris	✓	A.A.
42789	The State of Texas vs. W. M. Ellars	✓	Theft.
42790	The State of Texas vs. W. M. Ellars	✓	Do.
42797	The State of Texas vs. Earnest Alexander	✓	Vag.
42799	The State of Texas vs. Emmett McMillan	✓	Vag.
42806	The State of Texas vs. R. A. Clark	✓	Theft.
42809	The State of Texas vs. Sam O'Neil	✓	Vag.
42820	The State of Texas vs. Ed. Homes	✓	Pistol
42827	The State of Texas vs. John Farrell	✓	A.A.

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- 42829 The State of Texas vs. G. M. Straley ✓ A.A.
- 42831 The State of Texas vs. Mill Harper ✓ A.
- 42838 The State of Texas vs. Dick Hinters ✓ Swindling.
- 42843 The State of Texas vs. George Goodale ✓ Vag.
- 42846 The State of Texas vs. Bob May ✓ Theft.
- 42847 The State of Texas vs. Dock Ketzetz ✓ Theft
- 42849 The State of Texas vs. John Ferrell ✓ A.A.
- 42854 The State of Texas vs. Clark Whitlock ✓ Vag.
- 42858 The State of Texas vs. F. C. Williams ✓ A.
- 42862 The State of Texas vs. Harry Isaacson ✓ Pistol
- 42864 The State of Texas vs. Jim Tillis ✓ Adultery.
- 42874 The State of Texas vs. J. W. Cochran ✓ A.A.
- 42878 The State of Texas vs. Geo. Withers ✓ Theft
- 42881 The State of Texas vs. Tom Johnson ✓ Gaming.
- 42883 The State of Texas vs. M. Gilbert ✓ do.
- 42884 The State of Texas vs. L. L. Lewfew ✓ A.A.
- 42889 The State of Texas vs. M. Robinson ✓ A.A.
- 42890 The State of Texas vs. Frank Fowler ✓ do.
- 42902 The State of Texas vs. R. R. Ogden ✓ Theft.
- 42905 The State of Texas vs. Cines Kemwade ✓ do
- 42906 The State of Texas vs. H. J. Stanfield ✓ Theft

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42908	The State of Texas vs. Nellie Bass	Ab. Lang.
42909	The State of Texas vs. J. D. O'Neal	A.A.
42914	The State of Texas vs. W. C. Brazill	Embey
42916	The State of Texas vs. C. L. Barlow	A.A.
42920	The State of Texas vs. Henry Southern	A.
42925	The State of Texas vs. T. E. Cooper	Sutor
42928	The State of Texas vs. Lorena Owens	Vag
42940	The State of Texas vs. Bob Hatcher	A.A.
42946	The State of Texas vs. L. B. Lancaster	Theft
42947	The State of Texas vs. W. G. Baird	Theft.
42960	The State of Texas vs. Sam Morris	Pistol
42963	The State of Texas vs. Juan Lorenzo	Theft
42967	The State of Texas vs. Will Seconds	A.A.
42978	The State of Texas vs. Grover Moore	Theft
42979	The State of Texas vs. Booker Lat	Do.
42989	The State of Texas vs. G. B. Boon	Swindling.
42990	The State of Texas vs. Fred Bray	A.A.
42991	The State of Texas vs. Ed Blalock	Do
42992	The State of Texas vs. Sam Robinson & Clara E. Hall	Adultery
43002	The State of Texas vs. Will West	Pistol.
43007	The State of Texas vs. John King	Mis. House

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- 43008 The State of Texas vs. Will West ✓ Pistol
- 43016 The State of Texas vs. Tommie Brown A.A.
- 43017 The State of Texas vs. A.E. Leonard ✓ Swindling
- 43021 The State of Texas vs. Sam Wells ✓ Vag.
- 43023 The State of Texas vs. C. Hill ✓ Failure to file bonds Com. mer.
- 43024 The State of Texas vs. B. B. Davis ✓ Theft.
- 43028 The State of Texas vs. C. A. Ferris ✓ Pistol
- 43029 The State of Texas vs. C. C. Peters ✓ do.
- 43044 The State of Texas vs. Charles Belmont A.A.
- 43055 The State of Texas vs. N. E. Schultz ✓ Theft.
- 43064 The State of Texas vs. Earnest C. Sharp ✓ do
- 43071 The State of Texas vs. Mrs. M. A. Jones. Mis. Cause
- 43094 The State of Texas vs. Alonzo Gilmore ✓ Vag.
- 43096 The State of Texas vs. F. F. Gleason ✓ Mal. Mis.
- 43098 The State of Texas vs. Lora Allen ✓ Vag.
- 43100 The State of Texas vs. Jake Goldstein ✓ Mis. Cause
- 43113 The State of Texas vs. A. O. Ferris ✓ Pistol.
- 43120 The State of Texas vs. Frank Riley ✓ Theft.
- 43123 The State of Texas vs. William McGinnis ✓ A.A.
- 43129 The State of Texas vs. Bob. Thompson ✓ A.A.
- 43158 The State of Texas vs. Jessie M. Daniel ✓ A.A.

43163	The State of Texas vs. Alfred Newman ✓	A.A.
43166	The State of Texas vs. C. H. McBay ✓	Theft.
43171	The State of Texas vs. Alfred Newman ✓	A.A.
43182	The State of Texas vs. Geo. Blackard ✓	A.A.
43186	The State of Texas vs. Homer Pettigrew ✓	Theft.
43194	The State of Texas vs. J. C. Coger ✓	Theft
43199	The State of Texas vs. Bill Kudley ✓	A.A.
43200	The State of Texas vs. Orville Scott ✓	Theft
43202	The State of Texas vs. E. L. Newby ✓	D.P.
43205	The State of Texas vs. H. H. Useary ✓	Ab. Lang.
43212	The State of Texas vs. Mrs. E. C. Brown ✓	His House
43226	The State of Texas vs. Joe Fields ✓	Trespassing
43228	The State of Texas vs. T. Faulk ✓	Theft.
43238	The State of Texas vs. J. Young ✓	Theft.
43245	The State of Texas vs. F. H. Dunlee ✓	A.A.
43246	The State of Texas vs. R. Bruno ✓	A.A.
43247	The State of Texas vs. J. H. Wright ✓	Swindling
43248	The State of Texas vs. C. E. Jones ✓	Theft.
43249	The State of Texas vs. Frank Anderson ✓	No. License
43254	The State of Texas vs. Frank Anderson ✓	Drunk
43256	The State of Texas vs. Fred Massey ✓	A.A.

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- 43258 The State of Texas vs. Lew Hutto — Vag.
- 43259 The State of Texas vs. Henry Wiley ^{alias} Post's Theft.
- 43260 The State of Texas vs. Tom Jones — A.A.
- 43262 The State of Texas vs. H. M. Stafford — Vag.
- 43265 The State of Texas vs. Joseph William Smith — A.
- 43275 The State of Texas vs. Paul Coquette — Ab. Lang.
- 43276 The State of Texas vs. Henry Roberts — No License
- 43277 The State of Texas vs. Henry Roberts — do
- 43279 The State of Texas vs. J. J. Brown — Embez.
- 43281 The State of Texas vs. Henry Roberts — No License
- 43282 The State of Texas vs. Henry Roberts — do.
- 43283 The State of Texas vs. Henry Roberts — do.
- 43284 The State of Texas vs. Anna Armstrong — Mis. House
- 43288 The State of Texas vs. J. S. Mate — A.A.
- 43309 The State of Texas vs. Jake Shaw — A.A.
- 43312 The State of Texas vs. Oliver Jones — A.A.
- 43313 The State of Texas vs. McFadden — Swindling.
- 43317 The State of Texas vs. Archibald Buie — Theft.
- 43318 The State of Texas vs. W. T. Percy — Swindling.
- 43320 The State of Texas vs. Henry Powell — Theft
- 43325 The State of Texas vs. Frank Davis — Theft.

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43327	The State of Texas vs. Harry Edwards	Theft.
43348	The State of Texas vs. George Taylor	No. License
43356	The State of Texas vs. J.A. Pietzsch	Swindling
43364	The State of Texas vs. Pat Finnerty	Gaming
43365	The State of Texas vs. do	do
43374	The State of Texas vs. Will S. Payne	Pistol.
43376	The State of Texas vs. Ida Landrum	Wine House
43378	The State of Texas vs. John Prince	Theft.
43380	The State of Texas vs. Ed Clower	Mal. Mis.
43389	The State of Texas vs. Jim Wilson	Theft.
43390	The State of Texas vs. Paul Parquette	a.
43391	The State of Texas vs. do	Ab-Lang.
43393	The State of Texas vs. O.L. Reynolds	Theft.
43394	The State of Texas vs. W.T. Albert	Vag. Theft.
43395	The State of Texas vs. do	Drunk.
43397	The State of Texas vs. E.V. Strather	Theft.
43399	The State of Texas vs. Geo. Ryker	ab.P.
43403	The State of Texas vs. Mrs. Wright	Theft.
43413	The State of Texas vs. Michael Crocker	Theft.
43418	The State of Texas vs. Paul de Foe	a.
43430	The State of Texas vs. Geo. Banner	Drunk.

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- 43442 The State of Texas vs. Jack Lowe - A.A.
- 43446 The State of Texas vs. J. Carmichael - A.A.
- 43471 The State of Texas vs. Geo. Flynn - A.A.
- 43473 The State of Texas vs. Wm. Cannon & Co. Quarter Master & Artillery.
- 43483 The State of Texas vs. Lucile Martin - Vag.
- 43486 The State of Texas vs. J. E. McCaratune - Vag.
- 43487 The State of Texas vs. Clifton Frest - Vag.
- 43489 The State of Texas vs. Bertrude Reinhardt - Affray.
- 43493 The State of Texas vs. Luther Foster - Ab. Lang.
- 43498 The State of Texas vs. Gen. Edwards - A.A.
- 43499 The State of Texas vs. Neely Williams - Theft.
- 43511 The State of Texas vs. Kulla Huffman Theobing Grand Juror Secreto
- 43514 The State of Texas vs. Neely McBurkin - Theft.
- 43515 The State of Texas vs. M. W. Hallman - A.A.
- 43518 The State of Texas vs. Jim Small - Theft.
- 43533 The State of Texas vs. J. Harren - Theft.
- 43542 The State of Texas vs. Monroe Penny - Embez.
- 43546 The State of Texas vs. D. Estis - A.A.
- 43547 The State of Texas vs. D. Estis - A.A.
- 43548 The State of Texas vs. L. Lewis - Theft
- 43552 The State of Texas vs. J. A. Underwood - Theft

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43553	The State of Texas vs. Hazel Garrett	Miss House
43559	The State of Texas vs. John Nash	A.A.
43566	The State of Texas vs. John Jones	Theft.
43570	The State of Texas vs. J. K. Flemming	A.P.
43574	The State of Texas vs. F. M. Witt	Theft
43577	The State of Texas vs. Floyd Dennis & Paul Vaughan	Adultery
43580	The State of Texas vs. G. M. Terry	Swindlers
43582	The State of Texas vs. C. Barlow & Edwina Tuten	Adultery
43585	The State of Texas vs. Wallace Greer	A.A.
43586	The State of Texas vs. Nancy Marie	Knuckles
43587	The State of Texas vs. Louise Baker	Adultery
43588	The State of Texas vs. Fannie Woodcock	Theft
43589	The State of Texas vs. Geo. Stephens	A.A.
43593	The State of Texas vs. Red Allen	Theft
43594	The State of Texas vs. A. H. Taylor	Vag
43596	The State of Texas vs. W. G. Lanier	Theft
43598	The State of Texas vs. Ben T. Armet	A.A.
43599	The State of Texas vs. M. L. Gilbert	Swindling
43603	The State of Texas vs. Jose Fernandez	Oristol
43605	The State of Texas vs. Lucky M. Queen	Theft
43614	The State of Texas vs. Bob Freeman	Vag.

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- 43616 The State of Texas vs. Flynn Watson ✓ Theft.
- 43621 The State of Texas vs. Tom Griffin ✓ Gaming.
- 43622 The State of Texas vs. J. C. Curtis ✓ do
- 43623 The State of Texas vs. Tom Belden ✓ do
- 43624 The State of Texas vs. A. L. Stewart ✓ do
- 43625 The State of Texas vs. F. A. Clark ✓ do
- 43626 The State of Texas vs. C. J. Spiller ✓ do
- 43627 The State of Texas vs. Garfield Hillburn ✓ do.
- 43628 The State of Texas vs. Frank Cooper ✓ do
- 43629 The State of Texas vs. Will Hill ✓ do.
- 43630 The State of Texas vs. Frank Jones ✓ do.
- 43631 The State of Texas vs. Nick Thomas ✓ do.
- 43632 The State of Texas vs. A. Cofield ✓ do.
- 43634 The State of Texas vs. C. W. Williamson ✓ do.
- 43640 The State of Texas vs. J. A. Davidson ✓ Mis. House
- 43641 The State of Texas vs. Henry Burns & Fairbairn ✓ Adultery.
- 43642 The State of Texas vs. B. W. Amett & Vera Carter ✓ do.
- 43646 The State of Texas vs. Stella Ford ✓ Mis. House
- 43647 The State of Texas vs. Nettie Smith ✓ Mis. House
- 43648 The State of Texas vs. Billie Wilson ✓ do.
- 43649 The State of Texas vs. Edgar Smith ✓ Theft.

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- 43652 The State of Texas vs. Floyd Cook ✓ Theft.
- 43655 The State of Texas vs. Jesus Santos ✓ A.A.
- 43657 The State of Texas vs. Joseph Davis ✓ Swindling
- 43663 The State of Texas vs. ~~Mike~~ ~~Paul~~ Jack McAdams ✓ Vag.
- 43664 The State of Texas vs. Jack McAdams ✓ Adultery.
- 43665 The State of Texas vs. John Vann ✓ A.A.
- 43670 The State of Texas vs. Dennis Allen ✓ Drunk.
- 43671 The State of Texas vs. H. S. Vabor ✓ A.A.
- 43673 The State of Texas vs. William Maulden ✓ A.A.
- 43667 The State of Texas vs. John Ralls ✓ Mal. Mis.
- 43691 The State of Texas vs. L. J. Lewis ✓ Swindling
- 43693 The State of Texas vs. Jack McCarley ✓ Pistol
- 43694 The State of Texas vs. Nick Turpin ✓ A.A.
- 43695 The State of Texas vs. — Curley ✓ A.
- 43698 The State of Texas vs. W. F. George ✓ Swindling
- 43704 The State of Texas vs. Bertha Reeves ✓ Resan Officer
- 43711 The State of Texas vs. Jim Tillas ✓ Vag
- 43719 The State of Texas vs. Robt Culverhouse ✓ Vag.
- 43720 The State of Texas vs. Geo. Nathaway ✓ A.
- 43721 The State of Texas vs. Henry Wiley ✓ A.A.
- 43722 The State of Texas vs. W. Baker ✓ Vag.

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43725	The State of Texas vs. Homer Smith	Affray
43726	The State of Texas vs. M. A. Harding	Vag.
43727	The State of Texas vs. Fred Douglas	Vag.
43729	The State of Texas vs. Hill Lane	Affray.
43730	The State of Texas vs. N. C. Upchurch	Vag.
43737	The State of Texas vs. J. E. Batsell	Pistol
43738	The State of Texas vs. A. N. Trapp	Embez.
43739	The State of Texas vs. A. N. Trapp	do
43740	The State of Texas vs. A. N. Trapp	do.
43741	The State of Texas vs. A. N. Trapp	do.
43743	The State of Texas vs. E. O. Sparger	A + B.
43744	The State of Texas vs. J. T. Shivers	do
43750	The State of Texas vs. T. K. Couch	Ab. Lang
43754	The State of Texas vs. Frank Maggio	A. A.
43755	The State of Texas vs. Frank Marshall	Vag
43756	The State of Texas vs. Robert Mack	A. A.
43767	The State of Texas vs. R. Y. Erisman	Viol pure food law
43768	The State of Texas vs. Harry Lane	A. A.
43770	The State of Texas vs. Bud McLimis	Theft
43776	The State of Texas vs. G. R. Holt	Theft.
43777	The State of Texas vs. Raymond Wells	Theft

- 43783 The State of Texas vs. Ed Pitts ✓ A.
- 43788 The State of Texas vs. Will Brown & Minnie Etheridge Adultery ✓
- 43789 The State of Texas vs. Tom Jones ✓ A.A.
- 43790 The State of Texas vs. J. E. Bean A.
- 43801 The State of Texas vs. Jack Jobe ✓ No License
- 43805 The State of Texas vs. Lillian Simmons ✓ A.P.
- 43806 The State of Texas vs. Geo. Mtz. ✓ A.A.
- 43808 The State of Texas vs. E. Jones & J. Jobe ✓ U.A.
- 43811 The State of Texas vs. W. J. Liden ✓ No. Occupation Tax
- 43812 The State of Texas vs. Roy Peachum Selling Cigarettes without L. ✓
- 43813 The State of Texas vs. Geo. Anderson ✓ Tag.
- 43818 The State of Texas vs. Oscar Finley ✓ A.A.
- 43819 The State of Texas vs. R. M. Moore Removing fence without giving tag ✓
- 43821 The State of Texas vs. Roy Knight ✓ Theft
- 43822 The State of Texas vs. John H. Mills ✓ L. Selling
- 43823 The State of Texas vs. John H. Mills ✓ do.
- 43824 The State of Texas vs. Earnest Jackson Shanty Johnson ✓ U.A.
- 43829 The State of Texas vs. Benham Thompson ✓ Mal. Mis.
- 43830 The State of Texas vs. Profit Farmer ✓ A.A.
- 43831 The State of Texas vs. Henry Duke ✓ U.A.
- 43832 The State of Texas vs. S. L. Moore ✓ Selling Opium

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- 43835 The State of Texas vs. Leland Griffiths ✓ A.
- 43843 The State of Texas vs. Kennedy ✓ Swindling
- 43844 The State of Texas vs. Jack Rose ✓ Riot
- 43847 The State of Texas vs. Ed Ferguson ✓ Do.
- 43848 The State of Texas vs. Birdie Russell ✓ Do.
- 43849 The State of Texas vs. Mill Porter ✓ Do
- 43850 The State of Texas vs. Jim Robinson ✓ Do.
- 43852 The State of Texas vs. ↓ Bagley ✓ Do
- 43854 The State of Texas vs. Simmer Motes ✓ Do
- 43855 The State of Texas vs. John Joke ✓ U.A.
- 43856 The State of Texas vs. Edwin Moore ✓ Do.
- 43858 The State of Texas vs. Ray Peters ✓ Do.
- 43859 The State of Texas vs. — Therman ✓ Do
- 43860 The State of Texas vs. Raymond Brown ✓ Do
- 43862 The State of Texas vs. Carl Thompson ✓ U.A.
- 43863 The State of Texas vs. Carl Thompson ✓ Do
- 43864 The State of Texas vs. Dave Johnson ✓ Do
- 43865 The State of Texas vs. Jas. Liles ✓ Do
- 43868 The State of Texas vs. — Young ✓ Mal. Mis
- 43869 The State of Texas vs. — Young ✓ Do
- 43870 The State of Texas vs. C. F. Yathree ✓ Theft

- 43871 The State of Texas vs. Tom M. Chuck Fornication
- 43876 The State of Texas vs. J. J. Young ✓ Theft.
- 43881 The State of Texas vs. Charley Miller ✓ Do
- 43883 The State of Texas vs. Mollie Berry ✓ Do
- 43884 The State of Texas vs. Earl Brown A.A.
- 43885 The State of Texas vs. N. M. Stafford ✓ N.P.
- 43886 The State of Texas vs. N. M. Stafford ✓ Do
- 43887 The State of Texas vs. N. M. Stafford ✓ Do.
- 43888 The State of Texas vs. M. G. Williams Pistol
- 43889 The State of Texas vs. Pugslo Menders ✓ Theft
- 43890 The State of Texas vs. Ernest Benson ✓ A.A.
- 43891 The State of Texas vs. John Bratton Mal. Mis.
- 43892 The State of Texas vs. J. T. Marsh ✓ Theft
- 43896 The State of Texas vs. Mrs. Kate Davis ✓ A.
- 43897 The State of Texas vs. N. A. Spears ✓ Theft.
- 43901 The State of Texas vs. John West ✓ Theft.
- 43903 The State of Texas vs. W. V. Mills ✓ A.A.
- 43904 The State of Texas vs. Fred Brown Vag.
- 43905 The State of Texas vs. Mrs. F. A. Sellers ✓ A.A.
- 43909 The State of Texas vs. J. E. McChung ✓ A.A.
- 43911 The State of Texas vs. Cleaver Jones ✓ Theft.

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43916	The State of Texas vs. John	✓	Theft
43923	The State of Texas vs. Jesse Caluin	✓	A.
43927	The State of Texas vs. Bessie Sanders	✓	Theft.
43930	The State of Texas vs. Tom Bishop & Hilda Martin	✓	Adultery.
43933	The State of Texas vs. Arthur Upshaw	✓	A.A.
43948	The State of Texas vs. Jim Gentry	✓	Theft.
43949	The State of Texas vs. Orlin Chaney	✓	A.A.
43950	The State of Texas vs. Jack Bordon	✓	Pistol
43956	The State of Texas vs. Nellie Rogerson	✓	Drunk
43957	The State of Texas vs. Nellie Rogerson	✓	A.
43964	The State of Texas vs. Booker Lott	✓	Theft.
43966	The State of Texas vs. Jim Lancaster	✓	Adultery.
43968	The State of Texas vs. Tom Carroll	✓	Theft.
43969	The State of Texas vs. H. B. Nacey	✓	A.A.
43972	The State of Texas vs. Mollie Berry	✓	Theft.
43974	The State of Texas vs. D. F. Pittman	✓	A.P.
43979	The State of Texas vs. John Henderson	✓	A.
43980	The State of Texas vs. J. W. Hall	✓	A.A.
43985	The State of Texas vs. A. Nugley	✓	No license
43988	The State of Texas vs. Negro unknown	✓	A.
43998	The State of Texas vs. Mrs. J. E. Curlier	✓	Ab. Lang

- 44003 The State of Texas vs. Arthur Lewis ✓ Vag.
- 44012 The State of Texas vs. Geo. Nixon ✓ Vag.
- 44017 The State of Texas vs. Joe Kworkin ✓ Ab-Lang.
- 44018 The State of Texas vs. Claude Rogers ✓ Vag.
- 44019 The State of Texas vs. Kit Killian ✓ Vag.
- 44024 The State of Texas vs. Mose Prince ✓ Musinee
- 44029 The State of Texas vs. Bennie Chaney ✓ Vag.
- 44037 The State of Texas vs. Clarence Nelson ✓ A.A.
- 44042 The State of Texas vs. Mrs. Davis ✓ A.A.
- 44044 The State of Texas vs. Julius Jackson ✓ Gaming
- 44050 The State of Texas vs. Ernest Bennett ✓ A.A.
- 44057 The State of Texas vs. Charley Peyton ✓ A.A.
- 44058 The State of Texas vs. D. J. Carey ✓ A.A.
- 44061 The State of Texas vs. O. C. Hollins ✓ Do
- 44076 The State of Texas vs. Jas. F. Hollins ✓ Ab-Lang.
- 44077 The State of Texas vs. Charley Hollins ✓ A.A.
- 44085 The State of Texas vs. Mildred DeCaralla ✓ S. & S. without L.
- 44087 The State of Texas vs. Owen Jones ✓ Theft.
- 44091 The State of Texas vs. Tom Tatum & Carrie Maybaruth ✓ Adultery
- 44095 The State of Texas vs. Geo. Thomas ✓ Theft.
- 44096 The State of Texas vs. H. H. Kirk ✓ Vag.

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44113	The State of Texas vs. Louise Gleason	Selling without L.	
44114	The State of Texas vs. Louise Gleason		do
44115	The State of Texas vs. Louise Gleason		do.
44116	The State of Texas vs. Lucile Price		do.
44117	The State of Texas vs. Lucile Price		do.
44120	The State of Texas vs. Kate Perry	No License	
44121	The State of Texas vs. S. W. Johnson	Theft.	
44122	The State of Texas vs. Annie Patterson	No License	
44123	The State of Texas vs. Annie Patterson		do
44124	The State of Texas vs. Kate Perry		do
44126	The State of Texas vs. Will Wierstreet		Vag.
44127	The State of Texas vs. Key Lockery		Vag.
44130	The State of Texas vs. Columbus Mehan		A.A.
44133	The State of Texas vs. Robert Moore		Theft.
44138	The State of Texas vs. Mrs. C. Burke		Ab. Law.
44139	The State of Texas vs. Tom Brown		Postal
44161	The State of Texas vs. Geo. Gunn		Postal
44167	The State of Texas vs. T. E. Abell		No License
44168	The State of Texas vs. T. E. Abell		do
44172	The State of Texas vs. Tom Mack		A.A.
44180	The State of Texas vs. Jim Curran		Theft

- 44181 The State of Texas vs. Bob Lasher ✓ Theft
- 44183 The State of Texas vs. Lucile Price ✓ No License
- 44184 The State of Texas vs. Lucile Price ✓ do
- 44201 The State of Texas vs. H. D. Single ✓ A.
- 44205 The State of Texas vs. Norman Allen ✓ A.A.
- 44213 The State of Texas vs. Dr. J. C. Stewart ✓ A.
- 44214 The State of Texas vs. O. A. Bridgeman Abandonment
- 44223 The State of Texas vs. H. O. Ballard Ab. Lang.
- 44224 The State of Texas vs. H. O. Ballard A.P.
- 44229 The State of Texas vs. S. L. Vassell Selling Cocaine
- 44238 The State of Texas vs. A. Wood ✓ Adultery
- 44240 The State of Texas vs. T. E. Cooper ✓ A.A.
- 44245 The State of Texas vs. Nora Alexander ✓ A. & P.P.
- 44246 The State of Texas vs. Lena Cunningham ✓ Dis. House
- 44249 The State of Texas vs. Jim Page ✓ A.A.
- 44250 The State of Texas vs. Albert Brown ✓ Dis. House
- 44266 The State of Texas vs. May Smith ✓ Dis. House
- 44276 The State of Texas vs. Wilson Brown ✓ Abortion
- 44283 The State of Texas vs. J. A. Harris ✓ Swindling
- 44285 The State of Texas vs. Alvin Fulbright ✓ Theft
- 44287 The State of Texas vs. Mrs. V. L. Plummer ✓ Dis. House

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- HH293 The State of Texas vs. R. O. Johnson Theft & Embez.
- HH294 The State of Texas vs. J. M. Shields Gaming
- HH297 The State of Texas vs. John Taggart Gaming
- HH299 The State of Texas vs. Octavia Golden Theft
- HH302 The State of Texas vs. G. K. Rutledge A.
- HH303 The State of Texas vs. G. K. Rutledge Cistel
- HH320 The State of Texas vs. W. C. Trantham Turning on water
- HH334 The State of Texas vs. Brothers & Link Swindling
- HH336 The State of Texas vs. Mrs. C. J. Davis Dis. House
- HH346 The State of Texas vs. Tubb Medford A.A.
- HH368 The State of Texas vs. Tom Brown D.P.
- HH371 The State of Texas vs. J. S. Stalling Absorption
- HH372 The State of Texas vs. Ed Fraley A.A.
- HH385 The State of Texas vs. Polk Chaney A.
- HH403 The State of Texas vs. John Crews Theft.
- HH405 The State of Texas vs. William McKinley Theft
- HH408 The State of Texas vs. Charlie Davis Theft
- HH411 The State of Texas vs. E. H. Newley vs. Ida Adams Form of Building
- HH420 The State of Texas vs. F. B. Hunt & Ray Wife Absorption
- HH427 The State of Texas vs. G. K. Rutledge Cistel.
- HH438 The State of Texas vs. Annie Thomas No License

- 44439 The State of Texas vs James Griffin Sunday Selling
- 44460 The State of Texas vs Benit Cameros Hunting on Sunday
- 44471 The State of Texas vs Willie Beland Theft
- 44473 The State of Texas vs N. Mungeshimer Swindling
- 44483 The State of Texas vs G. W. Ames & C. L. Forester Gaming
- 44485 The State of Texas vs Felix Winterman Sunday Selling
- 44491 The State of Texas vs L. G. Matthews Operating Pool Tables without L.
- 44499 The State of Texas vs Frank Fowler A. & Vag.
- 44502 The State of Texas vs Louise Gleason Vag.
- 44503 The State of Texas vs Louise Gleason do.
- 44504 The State of Texas vs Louise Gleason do.
- 44516 The State of Texas vs Mr. Alvin Watson A. & Vag.
- 44518 The State of Texas vs Eva Burroughs Theft.
- 44521 The State of Texas vs John Prince A. & Vag.
- 44522 The State of Texas vs Clifford Murry Pistol
- 44524 The State of Texas vs Henry Watson Cr. Minors in Pool Hall
- 44534 The State of Texas vs Tom Little Ab-Lang -
- 44535 The State of Texas vs Fort Ramsey do.
- 44537 The State of Texas vs J. Mercer Carter Swindling.
- 44538 The State of Texas vs S. L. Pool Theft
- 44544 The State of Texas vs Ollie Miller Dis. House

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Manufacturing Stationers, Fort Worth

- 44548 The State of Texas vs. W. O. Richmond Swindling
- 44549 The State of Texas vs. Elroy Reed Knife
- 44552 The State of Texas vs. Henry Ochoa Pistol
- 44570 The State of Texas vs. Herbert Logan do
- 44572 The State of Texas vs. Herbert Logan Rec + Bone
- 44574 The State of Texas vs. N. Taylor Swindling
- 44590 The State of Texas vs. John Tucker a.a.
- 44597 The State of Texas vs. Howard Sales Speeding
- 44639 The State of Texas vs. Billy Brown Drunk & D.P.
- 44724 The State of Texas vs. Will Ross a.a.
- 44746 The State of Texas vs. Geo. Doer Richard Roe Mal. Mis.
- 44773 The State of Texas vs. M. A. Gibbs Drunk
- 44787 The State of Texas vs. Claude Van Theft
- 44793 The State of Texas vs. Mert Carey a.a.
- 44795 The State of Texas vs. Catherine O'Bar. Embez.
- 44802 The State of Texas vs. Morgan Cumby Theft
- 44817 The State of Texas vs. James Cox Theft
- 44856 The State of Texas vs. R. L. Browning Vag.
- 44854 The State of Texas vs. J. A. Greene Trespassing
- 44855 The State of Texas vs. G. Miller Violating Trap order.
- 44860 The State of Texas vs. Pete Williams Affray

- 44861 The State of Texas vs J. B. Henderson Violating Pro Order
- 44917 The State of Texas vs Geo. Terano. ✓ Exp Person
- 44920 The State of Texas vs Thomas Purkes ✓ Vag.
- 44944 The State of Texas vs Letha Bell Anglin ✓ Vag.
- 44965 The State of Texas vs J. H. Peters ✓ Knucker.
- 45092 Ben Williams The State of Texas vs Ben Williams ✓ a.a.
- 45064 ~~Jim Lantry~~ The State of Texas vs Jim Lantry ✓ a.a.
- 45063 The State of Texas vs Frank Lincoln ✓ Vag
- 45059 The State of Texas vs E. J. Jones ✓ Pistol
- 45045 The State of Texas vs Jake Green & Lucil Edwards ✓ Adultery
- 45044 The State of Texas vs L. N. Willis ✓ a.a.
- 45034 The State of Texas vs W. H. Bell ✓ a.a.
- 45033 The State of Texas vs B. S. Singleton ✓ Embez-
- 45027 The State of Texas vs O. D. Hamblin ✓ Vag
- 45028 The State of Texas vs O. D. Hamblin ✓ a.a.
- 45014 The State of Texas vs Maurice Turner ✓ Vag
- 44991 The State of Texas vs C. L. Pederson ✓ Swindling
- 44971 The State of Texas vs Frank Littlejohn & William Bradley ✓ Adultery
- 44927 The State of Texas vs Tom Lett ✓ Drunk
- 44926 The State of Texas vs John Burke ✓ Drunk
- 44921 The State of Texas vs James Harris ✓ a.a.
- 44915 The State of Texas vs Elmer Anderson ✓ Theft
- 44897 The State of Texas vs Wiley Brown ✓ Pistol
- 44898 The State of Texas vs Wiley Brown ✓ Theft
- 44887 The State of Texas vs Will Wilson ✓ Theft
- 44868 The State of Texas vs Ed Tilman ✓ Vag
- 44861 The State of Texas vs P. M. Jones ✓ Pray
- 44858 The State of Texas vs M. H. Marrell ✓ Vag
- 44810 The State of Texas vs Henry Sereta ✓ a.a.

Read, signed and approved in open court this the 28th day of February, 1914 Jesse M Brown County Judge, Tarrant County Tex

Case No.	Plaintiff	Defendant	Disposition
43978	The State of Texas	vs. Chas G Brummett	✓
44073	The State of Texas	vs. John Roman	✓
44467	The State of Texas	vs. Geo Glenn	✓
44510	The State of Texas	vs. Beulah Slaughter	✓
44609	The State of Texas	vs. Jim Campbell	✓
44613	The State of Texas	vs. Emma Jackson	✓
44710	The State of Texas	vs. Will Basham	✓
44761	The State of Texas	vs. W. N. Ludlow	✓
44808	The State of Texas	vs. John Holden	✓
44823	The State of Texas	vs. Hubert Myers	✓
44825	The State of Texas	vs. Ben Hall	✓
44923	The State of Texas	vs. Joe Emerson	✓
45018	The State of Texas	vs. Grace Stephens	✓
45019	The State of Texas	vs. Geo. Wyatt	✓
45026	The State of Texas	vs. S. W. Shaffer	✓
45036	The State of Texas	vs. John Patton	✓
45050	The State of Texas	vs. Devie Holden	✓
45053	The State of Texas	vs. W. L. Davis	✓
45070	The State of Texas	vs. B. J. Sherman	✓
45096	The State of Texas	vs. Ed. Davis	✓
45097	The State of Texas	vs. Ed Davis	✓
45098	The State of Texas	vs. Dannie Richards	✓
45111	The State of Texas	vs. Charlie Smith	✓
45126	The State of Texas	vs. John P. Strange	✓
45127	The State of Texas	vs. B. N. Niles	✓
45129	The State of Texas	vs. Howard Brown	✓
45140	The State of Texas	vs. D. V. Murray	✓
45161	The State of Texas	vs. P. B. Howell	✓
45165	The State of Texas	vs. F. C. Hine	✓
45170	The State of Texas	vs. W. M. Tidwell	✓
45181	The State of Texas	vs. Estell Martie	✓
45191	The State of Texas	vs. Emmett Ridgway	✓
45196	The State of Texas	vs. Ed Rogers	✓
45201	The State of Texas	vs. A. P. Cargill	✓
45211	The State of Texas	vs. W. Snowles	✓
45223	The State of Texas	vs. Fred Blackman	✓
45224	The State of Texas	vs. Fred Blackman	✓
45243	The State of Texas	vs. Jas Ruz	✓
45224	The State of Texas	vs. John Brown	✓
45215	The State of Texas	vs. Mrs Liss George	✓

45246	The State of Texas	vs	Liss George ✓
45247	The State of Texas	vs	Mrs Liss George ✓
45256	The State of Texas	vs	E. S. Cassaway ✓
45272	The State of Texas	vs	M. A. Harding ✓
45281	The State of Texas	vs	L. Ramsey ✓
45292	The State of Texas	vs	Paula Bueda ✓
45303	The State of Texas	vs	T. B. Johnson ✓
45313	The State of Texas	vs	S. C. Skidmore ✓
45320	The State of Texas	vs	Charles Watson ✓
45363	The State of Texas	vs	Josephine Hogan ✓
45367	The State of Texas	vs	Tom Ballinger ✓
45368	The State of Texas	vs	Edmon Ballinger ✓
45385	The State of Texas	vs	Lemon Haley ✓
45082	The State of Texas	vs	S. F. Bodkin & Annamay Heather ✓ ad

Recd. signed and approved in open court this the
 2nd day of May A. D. 1914 Jesse M. Brown, Esq. Judge
 Tarrant County, Texas

May

the

4

day of

May

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1914

45062	The State of Texas vs	Wray Williams	Var
45152	State of Texas vs	Israel Cooper	D.P.
45153	State of Texas vs	Lena Smedley	D.P.
45154	State of Texas vs	J.H. Weatherford	
45155	State of Texas vs	Richard Marmen	offray
45263	State of Texas vs	John Crawford	a.a.
45269	State of Texas vs	Tom Landers	Rec con
45271	State of Texas vs	Jae Salton	a.a.
45292	State of Texas vs	Jae Patterson	a.a.
45293	State of Texas vs	John Prince	a.a.
45294	State of Texas vs	Lane Pascock	a.a.
45361	State of Texas vs	Buzz Joyce	a.a.
45363	State of Texas vs	Joseph Hogan	
45370	State of Texas vs	Geo Miller	adul
45371	State of Texas vs	Jessie Hill	a.a.
45378	State of Texas vs	Walker Jones	Taking auto
45399	State of Texas vs	G. Brown	Pistol
45411	State of Texas vs	T. N. Patterson	Pistol
45412	State of Texas vs	T. N. Patterson	a
45419	State of Texas vs	Way Ekins	a.a.
45435	State of Texas vs	Ed Shelton	Theft
45436	State of Texas vs	Clarence Murray	"
45438	State of Texas vs	H.C. Newman	"
45439	State of Texas vs	W.F. Palmer	Var
45457	State of Texas vs	Richard Swarr	Var
45475	State of Texas vs	W.E. Neil	a.a.
45478	State of Texas vs	Will Anthony	m.m.
45494	State of Texas vs	Olas Hood	Pistol
45498	State of Texas vs	Victor Macis	a.a.
45513	State of Texas vs	Frank Bulow	a.a.
45541	State of Texas vs	Addie M. Betty	Sis or Name
45548	State of Texas vs	Tom Pace	Theft
45551	State of Texas vs	J.M. Smith	theft
45576	State of Texas vs	Max Goldstein	a
45622	State of Texas vs	Decento Serlund	Var
45647	State of Texas vs	D.M. Meadows	using auto
45418	State of Texas vs	Joe Phelps Montgomery	a.a.
45631	State of Texas vs	Femina Martozga	adultry

Read signed and approved in open court this the 4th day of July A.D. 1914 James W. Brown es judge

Monday July 6th - 1914
 Court in session this the 6th day of
 July A. D. 1914 same being the first day
 of the July A. D. 1914 Term of said Court
 there appeared the County Attorney
 Prosecuting the Pleas of the State, and
 for good and sufficient reasons says
 he will no further Prosecute certain
 causes filed herein on the docket of
 said Court, and moves the Court to
 dismiss said causes from his said
 docket.

It is therefore the order of the
 Court that the following causes he and
 the same are hereby upon the motion
 of the County attorney, dismissed from
 the docket of this court and are for
 naught held. to-wit

45238	The State of Texas	vs	Josie Mitchell	Selling Cocain
44619	The State of Texas	vs	Walter Wyatt	Pistol
45398	The State of Texas	vs	Henry Mickins	Pistol
45448	The State of Texas	vs	Bud Walker	Theft
45514	The State of Texas	vs	T. G. Boyle	Pistol
45554	The State of Texas	vs	J. L. Robinson	Pistol
45600	The State of Texas	vs	Bill Spikes	Theft
45610	The State of Texas	vs	Frank Ruthford	Theft
45631	The State of Texas	vs	Jeremia Martenze	adultery
45655	The State of Texas	vs	Jim Green	Theft
45656	The State of Texas	vs	" Robinson	Theft
45695	The State of Texas	vs	Charlie Taylor	Bag
45720	The State of Texas	vs	J. L. Guthrie	no license
45726	The State of Texas	vs	M. M. Greenbaum	Swindling
45771	The State of Texas	vs	Henry Mickins	Intox
45775	The State of Texas	vs	Fay Burns	Soliciting
45803	The State of Texas	vs	Chas Alexander	Theft
45817	The State of Texas	vs	D. P. Gardner	Theft
45825	The State of Texas	vs	Edward Knight	Theft
45840	The State of Texas	vs	F. L. Greene	Desertion
45853	The State of Texas	vs	Tom Miles	Theft

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45854	The State of Texas vs	Tom Niles	Theft
45855	The State of Texas vs	Tom Niles	Theft
45879	The State of Texas vs	Romy Lito	Theft
45884	The State of Texas vs	H. Davis	A
45885	The State of Texas vs	Ed Thrasher	Theft
45894	The State of Texas vs	Tom Niles	Theft
45897	The State of Texas vs	Ed Stephenson	Theft
45898	The State of Texas vs	Ed Stephenson	Theft
45903	The State of Texas vs	H. F. Warren	Pistol
45918	The State of Texas vs	Laura Vaughn	No License
45920	The State of Texas vs	Thurmon Sexton	Abuse
45926	The State of Texas vs	Ruth Brown	Vag
45928	The State of Texas vs	Ed Russie	A A
45932	The State of Texas vs	H. P. Burney	Swindling
45934	The State of Texas vs	Marcus Gaung	Theft
45938	The State of Texas vs	Mrs L. M. Bledsoe	Disorderly
45964	The State of Texas vs	H. H. Gray	A A
45785	The State of Texas vs	Dora Betts	I.P.
45787	The State of Texas vs	Dora Betts	Cohabiting
45768	The State of Texas vs	Malcolm McKee	Gaming
45774	The State of Texas vs	Wm Lee	Vag
45788	The State of Texas vs	Wm McKee	Assault
44330	The State of Texas vs	Ed Norton	Dp
45430	The State of Texas vs	J. M. Matthews	A A
45560	The State of Texas vs	John Starks	Seeing on Sunday
45882	The State of Texas vs	Ed Taylor and Charlie Dumble	Fornication
45611	The State of Texas vs	Eora Beland	Theft
45740	The State of Texas vs	Ben Nickman	A A
45872	The State of Texas vs	D. H. Bennett	Theft
45915	The State of Texas vs	Mattie Thomas	Disorderly
45941	The State of Texas vs	P. H. Angler	Embry
45742	The State of Texas vs	P. H. Angler	Embry
45955	The State of Texas vs	Mimmil Strauss	Disorderly

Report ending
~~Sept~~ Aug 31st 1914

Recd. signed, and approved in open court this the 5th day of September 1914
 Jesse M. Brewer County Judge

Monday

the

7th

day of

Sept

A. D. 1894

Texas Printing Company

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: -

- 44097 The State of Texas vs Jack Witts, Swindling ✓
- 44225 The State of Texas vs. A. Adams, Selling Cocaine ✓
- 44228 The State of Texas vs. S. L. Nassell ✓ do
- 44230 The State of Texas vs. S. L. Nassell ✓ do
- 44241 The State of Texas vs. Jack Witts Swindling ✓
- 44354 The State of Texas vs. L. Adams Selling Cocaine ✓
- 44377 The State of Texas vs. G. W. Hollingsworth D.P. without ✓
- 44383 The State of Texas vs. Lee Smith Theft ✓
- 44432 The State of Texas vs. Tom Thomas Selling Cocaine ✓
- 44489 The State of Texas vs. L. Adams ✓ do
- 44490 The State of Texas vs. T. H. Nassell ✓ do.
- 44528 The State of Texas vs. Lottie Freeman ✓ do
- 44562 The State of Texas vs. T. H. Holmesley Wounding Animals ✓
- 44579 The State of Texas vs. Lottie Freeman Selling Cocaine ✓
- 44582 The State of Texas vs. Jim Hollingsworth Dis. House ✓
- 44620 The State of Texas vs. H. C. Packman ✓ do.
- 44669 The State of Texas vs. Lottie Freeman Selling Morphine ✓

44686	The State of Texas vs. Lottie Freeman Selling Cocaine	
44733	The State of Texas vs. Joe Audre	A.A.
44737	The State of Texas vs. Minnie Weatherford	A.A.
44767	The State of Texas vs. Lonnie Greer	Crimes
44830	The State of Texas vs. McLee	A.
44831	The State of Texas vs. J. B. Lamb	Theft.
44834	The State of Texas vs. John Wallace	A.A.
44935	The State of Texas vs. Marshall Long	A.A.
44943	The State of Texas vs. Bessie Miller	Vag.
45008	The State of Texas vs. Earl Jones	A.
45009	The State of Texas vs. Edgar Burns	A.
45035	The State of Texas vs. O. Clark	Vag.
45040	The State of Texas vs. E. J. Hedrick	Theft.
45042	The State of Texas vs. Earnest Spring	Vag.
45077	The State of Texas vs. Jack Carter	Vag.
45095	The State of Texas vs. Bernard Guster	Vag.
45113	The State of Texas vs. Frank Nelson	No. License
45114	The State of Texas vs. Hardy Edwards	Theft
45115	The State of Texas vs. Geo. Edwards	Theft
45118	The State of Texas vs. Arthur Nelson	A.A.
45122	The State of Texas vs. Bert Davis	Theft

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45134	The State of Texas vs. John Parks. ✓	A.A.
45151	The State of Texas vs. Chas Cooper ✓	A.
45166	The State of Texas vs. J.A. Mc Adams Pharmacist without L.	
45176	The State of Texas vs. Leonard Newley ✓	Vag.
45184	The State of Texas vs. Charley Price ✓	Vag.
45197	The State of Texas vs. H.M. Mc Lee ✓	Selling without license
45203	The State of Texas vs. Mrs. H.C. Stearns ✓	D.P.
45206	The State of Texas vs. Fred Jones ✓	Gaming
45236	The State of Texas vs. Tom Holman ✓	Dis. House
45288	The State of Texas vs. L.E. Smith + Mattie Smith	Adultery
45290	The State of Texas vs. R.B. Pierson ✓	A.A.
45312	The State of Texas vs. D.F. King ✓	A.A.
45323	The State of Texas vs. Ruth Price ✓	No. License
45326	The State of Texas vs. Mrs. Matthews ✓	Do
45328	The State of Texas vs. Frankie Brown ✓	Do
45336	The State of Texas vs. Alex Smith ✓	Do
45337	The State of Texas vs. B. Korton ✓	No.
45338	The State of Texas vs. Joe Henderson ✓	No
45339	The State of Texas vs. Joe Henderson ✓	Do
45341	The State of Texas vs. Morris Bumley ✓	No.
45344	The State of Texas vs. Red Payne ✓	Do.

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Manufacturing Stationers, Fort Worth.

- 45347, The State of Texas vs. Geo. Downing ✓ No. License
- 45349, The State of Texas vs. Belle Jordan ✓ do
- 45353 The State of Texas vs. L. H. Miller ✓ do
- 45354 The State of Texas vs. J. Q. Stegall Discobring and Jury secrets
- 45355 The State of Texas vs. Dewey Williams ✓ Theft.
- 45359 The State of Texas vs. Ella Penn ✓ No. License
- 45360 The State of Texas vs. Charley Fowler ✓ Theft.
- 45366 The State of Texas vs. J. M. Tillgoore Selling Cocaine
- 45372 The State of Texas vs. E. Howard ✓ Using Auto.
- 45389 The State of Texas vs. Grace Orbett ✓ Theft.
- 45390 The State of Texas vs. Emely M. Maple ✓ Theft.
- 45406 The State of Texas vs. E. E. McKnight ✓ Swindling
- 45415 The State of Texas vs. Marcus M. Bright ✓ A.A.
- 45423 The State of Texas vs. J. W. Carter ✓ Theft.
- 45450 The State of Texas vs. Max Howard ✓ Vag.
- 45463 The State of Texas vs. Oscar Moore ✓ A.
- 45483 The State of Texas vs. Milo Miller ✓ Theft
- 45484 The State of Texas vs. Milo Miller ✓ do.
- 45486 The State of Texas vs. Georgia Thomas Selling Cocaine
- 45496 The State of Texas vs. A. Scribner ✓ A.A.
- 45506 The State of Texas vs. Mat Atwood No. License for Car

- 45570 The State of Texas vs. E. M. Wolf ✓ Theft.
- 45571 The State of Texas vs. Cleveland Sanders ✓ A.A.
- 45572 The State of Texas vs. Joe Combs ✓ A.A.
- 45529 The State of Texas vs. Chas. O'Keefe ✓ No license
- 45530 The State of Texas vs. Howard Enslin ✓ Theft
- 45531 The State of Texas vs. Geo. W. McQuerry ✓ Swindling
- 45532 The State of Texas vs. Jane Hyman ✓ Theft.
- 45533 The State of Texas vs. Jane Hyman ✓ Theft.
- 45535 The State of Texas vs. Sue Hyman ✓ Theft
- 45538 The State of Texas vs. John E. McAdams ✓ A.A.
- 45555 The State of Texas vs. Tom Holman Sr. ✓ No license
- 45556 The State of Texas vs. Joe Holman Jr. ✓ do.
- 45570 The State of Texas vs. D. Baker ✓ Vag.
- 45572 The State of Texas vs. Hill Mack ✓ do
- 45575 The State of Texas vs. Geo. W. McQuerry ✓ Swindling
- 45579 The State of Texas vs. Guadalupe Vallien ✓ Vag.
- 45583 The State of Texas vs. Sam Bradley ✓ Theft
- 45607 The State of Texas vs. Corine Jennings ✓ A.
- 45620 The State of Texas vs. N. C. Tralby ✓ Theft
- 45676 The State of Texas vs. Powell, Hill ✓ do
- 45694 The State of Texas vs. Charley Cook ✓ Selling Opium

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- 45707 The State of Texas vs. Charlie O'Rear, No. License
- 45710 The State of Texas vs. Violet O'Rear ✓ No
- 45714 The State of Texas vs. Violet O'Rear ✓ No.
- 45744 The State of Texas vs. Ed. Davis ✓ Theft.
- 45753 The State of Texas vs. D. Hutchinson ✓ Pistol
- 45756 The State of Texas vs. Linton Burke ✓ No. License
- 45765 The State of Texas vs. H. J. Cox ✓ Intox.
- 45779 The State of Texas vs. Charlie Cherry ✓ A.
- 45784 The State of Texas vs. Joe Roundtree ✓ Viol. Traf. Ordinance
- 45812 The State of Texas vs. Shorty Lowell ✓ A. A.
- 45889 The State of Texas vs. Jetta Thomas ✓ Pistol.
- 45904 The State of Texas vs. C. C. Campbell wife ✓ Desertion
- 45914 The State of Texas vs. Dufield Vandleria ✓ A. A.
- 45934 ~~The State of Texas vs. Marcus Young ✓ Theft.~~
- 45935 The State of Texas vs. R. A. Beard ✓ Mal. Mis.
- 45940 The State of Texas vs. Will Lewis ✓ Vag.
- 45970 The State of Texas vs. Pete Shanessy ✓ A.
- 45971 The State of Texas vs. Nora Welch ✓ A.
- 45983 The State of Texas vs. H. J. Watkins ✓ Swindling
- 45984 The State of Texas vs. H. J. Watkins ✓ No.
- 45990 The State of Texas vs. Ed Henderson ✓ Knives

- 45991 The State of Texas vs. Mack Lewis ✓ Pistol
- 45994 The State of Texas vs. W. J. Mathews ✓ Swindling
- 46002 The State of Texas vs. Meliton Ayalar ✓ A.
- 46004 The State of Texas vs. W. L. Johnson ✓ Vag.
- 46005 The State of Texas vs. Frank Evans ✓ A.
- 46006 The State of Texas vs. Frank Evans ✓ A.
- 46013 The State of Texas vs. R. Young ✓ Affray
- 46017 The State of Texas vs. J. T. Edwards ✓ Ab. Lang.
- 46022 The State of Texas vs. Jim Cumming ✓ A.A.
- 46026 The State of Texas vs. L. Robinson ✓ Theft
- 46032 The State of Texas vs. Homer Pickett ✓ Introducing Stolen property
- 46037 The State of Texas vs. N. Williams ✓ Theft.
- 46074 The State of Texas vs. Kate Berry ✓ Theft.
- 46075 The State of Texas vs. Thelma Smith ✓ Id.
- 46088 The State of Texas vs. Hill Price ✓ A.A.
- 46089 The State of Texas vs. Red Harris ✓ Using Auto.
- 46100 The State of Texas vs. Edward Tate ✓ Theft.
- 46103 The State of Texas vs. J. C. Caff ✓ Pistol
- 46109 The State of Texas vs. Hub. Bridge ✓ A.A.
- 46115 The State of Texas vs. A. A. Nuttall ✓ Keeping arms
- 46139 The State of Texas vs. W. F. Nabors ✓ No License

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- 46142 The State of Texas vs. Della Tomlin ✓ Vag.
- 46143 The State of Texas vs. Frank Whitehead ✓ Theft
- 46145 The State of Texas vs. W. L. White ✓ Desertion
- 44054 The State of Texas vs. Louise Gleason ✓ No License
- 44152 The State of Texas vs. Louise Gleason ✓ Do
- 44153 The State of Texas vs. Fay Mack ✓ Do
- 44154 The State of Texas vs. Ida Landrum ✓ Do
- 44156 The State of Texas vs. Vera Blackwell ✓ Do
- 44158 The State of Texas vs. Stella Ford ✓ Do
- 44159 The State of Texas vs. Maud Wells ✓ Do
- 44160 The State of Texas vs. Louise Gleason ✓ Do
- 44176 The State of Texas vs. Annie Patterson ✓ Do
- 44177 The State of Texas vs. Lucile Price ✓ Do
- 44189 The State of Texas vs. Inez Wells ✓ Dis. House
- 44190 The State of Texas vs. Vera Blackwell ✓ Do
- 44192 The State of Texas vs. Fay Mack ✓ Do
- 44193 The State of Texas vs. Maud Wells ✓ Do
- 44194 The State of Texas vs. Stella Ford ✓ Do
- 44195 The State of Texas vs. Louise Gleason ✓ Do
- 44196 The State of Texas vs. Ida Landrum ✓ Do
- 44234 The State of Texas vs. Annie Patterson ✓ Do

- 44235 The State of Texas vs. A. Bell ✓ Dis. House
- 44237 The State of Texas vs. Kate Berry ✓ Do
- 44319 The State of Texas vs. C. B. Capps, ✓ Speeding
- 44329 The State of Texas vs. Allis Hubbard ✓ Affray
- 44349 The State of Texas vs. Geo. Fleet ✓ Permitting minors in Pool Hall
- 44351 The State of Texas vs. Frank Petta ✓ Do
- 44359 The State of Texas vs. N. A. Ellis ✓ Do
- 44369 The State of Texas vs. Bruce Robbins ✓ Swindling
- 44370 The State of Texas vs. Bruce Robbins ✓ Desertion
- 44398 The State of Texas vs. Matti Ross ✓ Dis. House
- 44406 The State of Texas vs. Joe Campbell ✓ A. A.
- 44428 The State of Texas vs. Georgia Finn ✓ Dis. House
- 44430 The State of Texas vs. Georgia Finn ✓ Selling without lic.
- 44431 The State of Texas vs. Georgia Finn ✓ Do
- 44487 The State of Texas vs. Mrs. J. B. Miller ✓ Dis. House
- 44530 The State of Texas vs. Joe Bayce ✓ No. License
- 44567 The State of Texas vs. Clemmy Mitchell ✓ Dis. Pub. worship
- 44623 The State of Texas vs. Abe Kennedy ✓ Dis. House
- 44633 The State of Texas vs. C. G. Glanton ✓ Pistol
- 44634 The State of Texas vs. Bruce Robbins ✓ Theft.
- 44652 The State of Texas vs. Joe Campbell ✓ A. A.

Manufacturing Stations, Fort Worth.

- 44658 The State of Texas vs. Emmett Key ✓ A.A.
 44662 The State of Texas vs. R. E. McLaughren ✓ do
 44681 The State of Texas vs. Alex Jefferson ✓ do
 44683 The State of Texas vs. Alex Jefferson ✓ Pistol
 44713 The State of Texas vs. C. A. Faubian & Lucretia Van Cluse ✓ Adultery
 44731 The State of Texas vs. Cook Pratt & Nellie Wilson ✓ do
 44753 The State of Texas vs. Mrs. Mary Cates ✓ Theft.
 44757 The State of Texas vs. Emert Smith ✓ Vag.
 44758 The State of Texas vs. Bessie Williams ✓ do
 44776 The State of Texas vs. D. E. Chipp ✓ A.
 44780 The State of Texas vs. Frank Nelson ✓ A.
 44785 The State of Texas vs. Audrey Halston ✓ Theft.
 44792 The State of Texas vs. Jess Davis ✓ Embez.
 44801 The State of Texas vs. J. B. Waller ✓ Theft.
 44806 The State of Texas vs. Red Hamilton ✓ Theft.
 44837 The State of Texas vs. Geo. Hyatt ✓ Vag.
 44857 The State of Texas vs. Orie Hamilton ✓ Ab. Lang.
 44886 The State of Texas vs. John Wilson ✓ Theft
 44900 The State of Texas vs. N. T. Eads ✓ D.P.
 44901 The State of Texas vs. N. T. Eads ✓ Pistol
 44929 The State of Texas vs. Thomas ✓ A.A.

- 44951 The State of Texas vs. R. V. Ryan ✓ Vag.
- 44952 The State of Texas vs. Jess Turner ✓ do
- 44968 The State of Texas vs. Warden Williams ✓ misd
- 44976 The State of Texas vs. A. A. Grant, Harry Biggenstaff & Cessie Woods ✓
Fornication
- 44978 The State of Texas vs. G. A. Lee & Blanche Mitchell ✓ Adultery
- 45022 The State of Texas vs. Bruce Robbins ✓ Theft.
- 45023 The State of Texas vs. McKay Surrall ✓ Vag
- 45094 The State of Texas vs. A. T. Morgan ✓ A. A.
- 45121 The State of Texas vs. Wesley Wilkerson ✓ Vag
- 45180 The State of Texas vs. Hubert Smires ✓ Theft.
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- 45683 The State of Texas vs. M. D. Collins ✓ A. A.
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46106	The State of Texas vs. Grant Stegall ✓	A.A.
46123	The State of Texas vs. Frank Gray ✓	Theft.
46174	The State of Texas vs. May Watkins ✓	Theft
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90	The State of Texas vs. Mrs. S.P. Grasier	do
97	The State of Texas vs. T.A. Campbell	do
108	The State of Texas vs. S.J. Cox	do
109	The State of Texas vs. Joe Thompson	do
110	The State of Texas vs. do	do
111	The State of Texas vs. do	do
114	The State of Texas vs. R.H. Stevens	do

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Read, signed and approved in open court this 22nd
 Oct. 1914 James M. Brown Co. judge

Monday the 2nd day of November A. D. 1891/1914

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Come the County Attorney prosecuting the pleas of the State and for good and sufficient reason filed with the papers herein says he will no further prosecute the following cases and moves the Court to dismiss the same to-wit:

- 43713 The State of Texas v. S. Jack McCauley. Pistol.
- 43787 The State of Texas v. S. W. H. Payne. A.
- 43804 The State of Texas v. S. Frankie Baltimore D.P.
- 43814 The State of Texas v. S. James Harris P.
- 43827 The State of Texas v. S. S. L. Moore S. M.
- 43918 The State of Texas v. S. Henry Day Theft
- 43919 The State of Texas v. S. Bud Walker A.A.
- 43922 The State of Texas v. S. Joe Roberts Theft
- 43926 The State of Texas v. S. Joe Weewe Pistol
- 43928 The State of Texas v. S. W. M. Sellers D.P.
- 43958 The State of Texas v. S. Travis Hagler A.A.
- 43959 The State of Texas v. S. Travis Hagler Pistol
- 43961 The State of Texas v. S. Orrie Newcomb A.A.
- 43963 The State of Texas v. S. Britton Pistol
- 43977 The State of Texas v. S. J. H. Campbell A.A.
- 43993 The State of Texas v. S. J. P. Ingram & Mbez.
- 44045 The State of Texas v. S. Mrs. A. Bradford Ab Lang.
- 44049 The State of Texas v. S. Mae Clark D. House
- 44053 The State of Texas v. S. H. C. Coulson Pistol
- 44056 The State of Texas v. S. H. L. Shaw wife Aban
- 44071 The State of Texas v. S. Mrs. Willie Nance A.A.
- 44070 The State of Texas v. S. W. C. Walker Theft
- 44082 The State of Texas v. S. Willie Cook A.A.
- 44086 The State of Texas v. S. Dave Washington Ab Lang
- 44090 The State of Texas v. S. Bear A.A.
- 44093 The State of Texas v. S. Jim Pagit Drunk
- 44098 The State of Texas v. S. Charles Dover Swindling
- 44099 The State of Texas v. S. A. E. Comptons ^{alias D. C.} Swindling
- 44100 The State of Texas v. S. G. Couyston ^{alias R. C.} Swindling
- 44105 The State of Texas v. S. Chas. Williams Vag
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- 44129 The State of Texas v. S. Lilla Howard Theft
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- 44135 The State of Texas v. S. G. F. McMahon "

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44164	The State of Texas v. E. L. Sturgeson A.
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44199	The State of Texas v. Brown White " " "
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- 44284 The State of Texas v. S. Chas. Quaille Swindling
- 44289 The State of Texas v. S. J. A. Walker and Maggie Skinner Forc.
- 44201 The State of Texas v. S. John Carrilla A.A.
- 44309 The State of Texas v. S. H. L. Newman Hotel Drunkenness
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- 44363 The State of Texas v. S. J. H. Matney A.A.
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- 44440 The State of Texas v. S. Lillian Stones No. Lic
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- 44455 The State of Texas v. S. Frank Timmons D. P.
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- 44493 The State of Texas v. S. Earnest Rust Knives
- 44515 The State of Texas v. S. W. W. Hudson A.A.
- 44517 The State of Texas v. S. Tom Howell Abandonment
- 44523 The State of Texas v. S. O. S. Bingham and Josephine ^{Prommel} Fornic
- 44528 The State of Texas v. S. Orville S. Cottin Theft
- 44540 The State of Texas v. S. Chas. Whitaker A.
- 44545 The State of Texas v. S. Lawrence Fowler Embez.
- 44566 The State of Texas v. S. Dave Jones Dis Pub worship
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- 44783 The State of Texas v. John Smiley Theft.
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- 44790 The State of Texas v. Marion King, Theft.
- 44791 The State of Texas v. Jim Bell A. A.
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- 44807 The State of Texas v. Luther Lee "
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- 44822 The State of Texas v. Bill Eddleton A. A.
- 44824 The State of Texas v. Annie Adonis D. P.
- 44826 The State of Texas v. Will Leftredge A. A.
- 44829 The State of Texas v. ~ Mc Gee D. P.
- 44838 The State of Texas v. Sam Mc Gee A.
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- 44859 The State of Texas v. L. A. McCarthy A.
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 Harry Schwalzburg M. F. Lang over phone
 Jim Mansfield Theft
 H. P. Ford A.
 E. D. Westmoreland Theft
 R. E. Dowers D. P.
 J. J. Lunn Theft
 Peter Smith - Gaming
 Charley Sweetman Gaming
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451 24	"	"	" v.s. Jas A. Cunniff and Edna Farris Adultery
451 30	"	"	" v.s. Charley Barrage Vag.
451 31	"	"	" v.s. Ike Nelson Pistol
451 35	"	"	" v.s. Minnie Straub Pistol
451 37	"	"	" v.s. Lucile Turner a.a.
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45317	" " " "	v. S. J. J. Greer	Swindling
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45650	"	"	"
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45752	"	"	"
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45835	"	"	"
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45844	"	"	"
45845	"	"	"
45846	"	"	"
45847	"	"	"
45867	"	"	"
45925	"	"	"
45929	"	"	"
45979	"	"	"
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46111	"	"	"
46129	"	"	"
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		v. S. H. Dorrie	"
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		v. S. Kate Brockman	Theft ^{minor}
		v. S. Leonard Johnson	Give Lic. to
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		v. S. Geo. Turlin	Theft
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		v. S. Charlie Peoples	A. A.
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		v. S. Cora Beland	Theft
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46148	"	"	"	vs	Edward Edwards Desertion
46152	"	"	"	vs	T L James A B Bang
46160	"	"	"	vs	W J Meadows Swindling
46161	"	"	"	vs	D W Meadows Swindling
46172	"	"	"	vs	W Megee No Lic
46173	"	"	"	vs	J A Porho Drunk
46176	"	"	"	vs	Berna Hightower A A
46178	"	"	"	vs	Henry Demalode Gathering Pecans
46180	"	"	"	vs	Abe Fox A A
46190	"	"	"	vs	A V Check A A
46193	"	"	"	vs	Harry Tackelberg A A
46198	"	"	"	vs	Charlie Johnson, The Human Life
46203	"	"	"	vs	Hubbard Gaming
46206	"	"	"	vs	W H Thompson Gaming
46208	"	"	"	vs	H M Miles Gaming
46212	"	"	"	vs	Mesier Gaming
46220	"	"	"	vs	Mrs B Smith Theft
46231	"	"	"	vs	Earnest Crane Vag
46232	"	"	"	vs	Bud Bruce Theft
46247	"	"	"	vs	Fred Gilbert Vag
46249	"	"	"	vs	Roy Quinn D O A B Bang
46250	"	"	"	vs	John Jackson Assault
46289	"	"	"	vs	John Stokes D O
46001	"	"	"	vs	Charley Taylor Theft
45882	"	"	"	vs	Morris Rosenbaum A
45820	"	"	"	vs	Lee Stout Wife Desertion
45833	"	"	"	vs	J N Yace D O
45802	"	"	"	vs	W H Roussiau A A
45792	"	"	"	vs	Milton Bowdle A A
46279	"	"	"	vs	Ed Meyers Theft
46035	"	"	"	vs	Lilburn Logan Vag
46229	"	"	"	vs	G R Bragg A A
46242	"	"	"	vs	R A McCurdy Swindling
46318	"	"	"	vs	Tom Lory Gaming
45968	"	"	"	vs	U M Burkhaw Swindling
46196	"	"	"	vs	M H Bradshaw Compounding a Crime
46246	"	"	"	vs	Dollie Watkins, Theft

Manufacturing Stationers, Fort Worth

46050	The State of Texas	vs	Ed Winters,	Assault
46051	"	"	"	vs Dick Winters Assault
46300	"	"	"	vs Lupas Lopez A A
46303	"	"	"	vs Jim Johnson A A
45397	"	"	"	vs Bob Taylor, no license
45606	"	"	"	vs J McJunkin, A A (Jenkins)
45617	"	"	"	vs Henry Smith, Theft
45697	"	"	"	vs W Key A A
45728	"	"	"	vs Frank Richardson A A
46303	"	"	"	vs F Bennett ab long
46346	"	"	"	vs J J Barton Pistol
45280	"	"	"	vs Henry Reeves Tag
45380	"	"	"	vs Chubric Pistol
45485	"	"	"	vs Ed Appleton - resisting officer
45501	"	"	"	vs Tony Licona Selling Casino
45599	"	"	"	vs J W Brown, Theft
45723	"	"	"	vs Annie Delaney Theft
46259	"	"	"	vs B D Frossell Pistol
46261	"	"	"	vs " " "
46359	"	"	"	vs W R Newman Theft
46368	"	"	"	vs Ben Cardiel Swindling
45282	"	"	"	vs Henry Reeves Theft
45717	"	"	"	vs Charley O'Keefe Sunday Opening

Read, signed and approved in open court this 2nd day of January 1915
 J. W. Brown, Judge

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:

46311	The State of Texas	vs	Josephine Richards	Selling without a license on Sunday
46378	"	"	vs	Will Spencer, Pistol
46397	"	"	vs	Willie Koplin Vagrancy
46406	"	"	vs	Peyton Maddox, Exceeding Speed Limit
46407	"	"	vs	Fred Heimer, Assault
46408	"	"	vs	Miss Adelia Kerr, V. Inf Ordinance
46420	"	"	vs	Lucile Tenard, A & A
46421	"	"	vs	J. H. Wilson, A & A
46424	"	"	vs	Lee Davis, Vag
46427	"	"	vs	J. F. Reeves, A & A
46428	"	"	vs	S. Jones Drunk
46430	"	"	vs	L. Evans, Theft
46433	"	"	vs	Frank Davis, Vag
46444	"	"	vs	Homer Coontz, Vag
46459	"	"	vs	W. C. Bateman, Theft
46460	"	"	vs	Will Basham, Theft
46475	"	"	vs	Will Jordan, Adultery
46478	"	"	vs	Mollie Brown, Adultery
46338	"	"	vs	Fred Overbeck, Theft
46357	"	"	vs	Earnest Nace, A & A
46426	"	"	vs	J. Peterson, A & A
46461	"	"	vs	A. J. Newton, Theft
46480	"	"	vs	Pat West Receiving & Concealing stolen goods
46481	"	"	vs	W. W. Clay, Aggravated Assault
46482	"	"	vs	W. W. Clay, A & A
46495	"	"	vs	Grace Pries, Abusive Language
46496	"	"	vs	Claude Harris, Swindling
46516	"	"	vs	W. C. Webb, Pistol
46510	"	"	vs	Elsie Kennedy, Theft
46511	"	"	vs	J. T. McGuire, Theft
46517	"	"	vs	Val Black, Theft

Manufacturing Stationers, Fort Worth

46518	The State of Texas	vs	Stella Green	Theft
46264	" " " "	vs	Joe Reynolds	"
46550	" " " "	vs	Halie Hason	Vag
46552	" " " "	vs	Ray Stevens	Vag
46554	" " " "	vs	Emmett Tankersley	Theft
46464	" " " "	vs	Alice Riley	A.A.
46563	" " " "	vs	Thelma Shipp	Theft
46594	" " " "	vs	Daniel Rogers	A.A.
46614	" " " "	vs	Sam Wilke	A.A.
46639	" " " "	vs	Withered Hone, wife	Abandonment
46697	" " " "	vs	Joe Campbell	Vagrancy
46699	" " " "	vs	Jewell Williams	Vagrancy
46899	" " " "	vs	E.C. Parsons & Alice Davis	Adult & Juven

Read, signed and approved in open court this the 27th February 1915 June M Brown County Judge

46746

Come the County attorney prosecuting the
 Pleas of the State, and for good and sufficient
 reasons filed with the papers therein, says
 he will no further prosecute the following
 Cases, and moves the Court to dismiss
 the same, to wit:

- 46679 The State of Texas vs Frank Hughes, A A
- 46746 The State of Texas vs C L Dinsley, A A
- 46767 " " " " vs Mary Howard, Theft
- 46768 " " " " vs May Howard, Theft
- 46738 " " " " vs Carl Wade, A A
- 46739 " " " " vs " " A A
- 46788 " " " " vs H Simmons, Theft
- 46806 " " " " vs Fredonia Ellis, A A
- 46808 " " " " vs Andrew Munn, Theft
- 46820 " " " " vs Inez Wells, A A
- 46826 " " " " vs Agengondo Trevino, A A
- 46828 " " " " vs Raymond Long, A A
- 46836 " " " " vs C H Brown, Theft
- 46848 " " " " vs Bessie Williams, A A
- 46718 " " " " vs Frank Talley, Vag
- 46741 " " " " vs Jack Turpin, Pistol
- 46742 " " " " vs " " Ab Long
- 46756 " " " " vs Bessie Jallon, A A
- 46769 " " " " vs Louis Johnson, Vag
- 46866 " " " " vs L B Waterhouse, Vag
- 46867 " " " " vs Charley Smith, Vag
- 46821 " " " " vs Levi McLean, A A
- 46878 " " " " vs Raymond Long, Pistol
- 46882 " " " " vs W R Newman, Swindling
- 46887 " " " " vs Lee Barber, A A
- 46899 " " " " vs E C Parsons & Alice Davis, Adult & Forn
- 46908 " " " " vs J W Collins, Pistol
- 46909 " " " " vs J W Collins, Assault
- 46919 " " " " vs Asbert Vance, Theft
- 46925 " " " " vs Charley Smith, Theft

Manufacturing Stationers, Fort Worth.

46926 -	The State of Texas	vs	D. Smith	Theft
46945 -	" " " "	vs	Ollie Robinson	"
46963	" " " "	vs	G. H. Dashiell	Swindling

Read, signed and approved in open court this the
1st day of May - A. D. 1915 - Jesse M. Brown, Judge

Comes the County Attorney prosecuting the Pleas of the State, and for good and sufficient reasons filed with the papers therein, says he will no further prosecute the following cases, and moves the Court to dismiss the same, to-wit:

- 46898 The State of Texas vs May Howard, Theft
- 46982 The State of Texas vs Mamie M Dangberger, A A
- 46983 " " " vs Howard Thomas, A A
- 46984 " " " vs Mamie M Dangberger, Pistol
- 46985 " " " vs Geo Dangberger, Ab Lang
- 47096 " " " vs J J Wright, A
- 46980 " " " vs Howard Thomas A A
- 47031 " " " vs Allen Hicks, Assault
- 47032 " " " vs Dock Walker, A A
- 47078 " " " vs Albert Morrison, A A
- 47092 " " " vs J Williams & Lena Hogan, Adul & Forn
- 47132 " " " vs Joe Turner, Vag
- 47138 " " " vs J H Dwenger, Selling Fish Underweight
- 47139 " " " vs J H Dwenger, " " "
- 47140 " " " vs " " " " " "
- 47174 " " " vs E L Howard, Vag
- 47188 " " " vs Bessie Allen, Theft
- 46987 " " " vs J D Townsend, Theft
- 46999 " " " vs E B Thrasher, Vag
- 47051 " " " vs A C Patterson, Theft
- 47082 " " " vs R A McCurdy, Swindling
- 47083 " " " vs R A McCurdy, Swindling
- 47084 " " " vs R A McCurdy, Swindling
- 47085 " " " vs R A McCurdy, Swindling
- 47209 " " " vs Jim White, Theft
- 47213 " " " vs Will Nash, Assault
- 47267 " " " vs Charley Chastain, A A
- 47272 " " " vs Gilbert Barner, wife Disrupt A A
- 47274 " " " vs Leg Baker, A A
- 46958 " " " vs Charley Tings, Theft
- 46989 " " " vs Elizabeth Harding, Assault
- 47079 " " " vs Sam Washington, A, A
- 47087 " " " vs Buster Reed, Swindling

Manufacturing Stations, Fort Worth.

- 47089 The State of Texas vs Howard Robinson, Aggravated Assault
- 47106 " " " " vs Bell Hunt, Theft
- 47107 " " " " vs Rena Robinson, Theft
- 47152 " " " " vs Bell Hawes, Aggravated Assault
- 47161 " " " " vs Matt Blackman, Disturbing Peace
- 47219 " " " " vs Laura Gilbert, Assault
- 47235 " " " " vs R T Palmer, Aggravated Assault
- 47245 " " " " vs Abe Potishman, Selling on Sunday
- 47302 " " " " vs Antonio Cadens, Affray
- 47293 " " " " vs Fred Button, Wife Desertion

Read, signed and approved in open court this 3rd July,
1915
Jesse M. Brown
C. J. Judge

Comes the County Attorney suggesting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says he will no further prosecute the following cases, and moves the Court to dismiss the same, to wit:

- 47265 The State of Texas vs Robt Fowler - Pistol
- 47301 " " " " vs Walter Manuel, Vagrancy
- 47321 " " " " vs Ida Scott, Soliciting on Street
- 47342 " " " " vs Hazel Fleming, Soliciting on Street
- 47343 " " " " vs Willie Cooke, Vagrancy
- 47351 " " " " vs C. T. Hall, Theft
- 47367 " " " " vs Joe Ramidis, Approved Assault
- 47368 " " " " vs W. R. Stone, Approved Assault
- 47379 " " " " vs James Kelley & Mahalia Stewart, A. & F.
- 47381 " " " " vs J. M. Cofferty, maliciously Injuring Property
- 47407 " " " " vs L. C. Davis, Approved Assault
- 47418 " " " " vs Ed Davis, Approved Assault
- 47426 " " " " vs James Ewing, Theft
- 47437 " " " " vs Julius Smith, Pistol
- 47438 " " " " vs Bell Graham, Pistol
- 47447 " " " " vs J. A. Garry, Approved Assault
- 47449 " " " " vs Fannie Garry, Vag

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

47482	The State of Texas vs K L Guinn, Theft
47483	" " " " vs Wm H. Renkamp, Swindling
47504	" " " " vs Carl White, Vagrancy
47549	" " " " vs C C Austin, Theft
47555	" " " " vs Geo Lane, Vagrancy
47533	" " " " vs Laura Robinson, Theft
47534	" " " " vs Bell Holmes, Theft
47546	" " " " vs George Wyatt, Aggravated Assault
47547	" " " " vs George Wyatt, Vagrancy

Read, signed and approved in open court this
 the 14th Sept. 1915 *John M. Brown* Judge

Comes the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no further prosecute the following cases, and moves the Court to dismiss the same, viz:

- #7539 The State of Texas vs Andy Gilbert, Aggravated Assault
 #7557 " " " " vs Mozella Jackson, " "
 #7562 " " " " vs Clyde Compas, Swindling
 #7569 " " " " vs Clyde Compas, Swindling
 #7570 " " " " vs Clyde Compas, Swindling
 #7578 " " " " vs Galatino Compas, Aggravated Assault
 #7607 " " " " vs Emma Herbert, Vagrancy
 #7616 " " " " vs C Killian, Selling without License
 #7653 " " " " vs J. E. Garner, Aggravated Assault
 #7649 " " " " vs R. H. Brown, Theft
 #7660 " " " " vs A. Jones, Abusive Language
 #7669 " " " " vs A. L. Sims, Aggravated Assault
 #7670 " " " " vs A. L. Sims, Aggravated Assault
 #7672 " " " " vs John Ferrell, Abusive Language
 #7683 " " " " vs Tom White, Assault
 #7685 " " " " vs S. C. Dallwhite, Theft

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth				
47585	The State of Texas	vs	WR Day,	Violating Traffic Ordinance
47586	" " "	vs	JL Howard,	Violating Traf Ord
47591	" " "	vs	WB McGlothlin,	Violating Traf Ord
47614	" " "	vs	Frank Woods,	Emblezing
47634	" " "	vs	HW Saunders,	Speeding
47655	" " "	vs	Louise Price,	Selling without Lic
47656	" " "	vs	Warren Thorn,	At Lang & D.P.
47699	" " "	vs	H Byrens,	Violating Pure Food Law
47705	" " "	vs	Chas Carr,	Knives
47700	" " "	vs	H Byrens,	Violating Pure Food Law
47740	" " "	vs	WR Malone,	Speeding
47720	" " "	vs	Joe Crutcher,	Vagrancy
47725	" " "	vs	Joe Mabry,	"
47761	" " "	vs	WJ Farrell,	malicious mischief
47764	" " "	vs	Mary Espancy,	Theft
47751	" " "	vs	Jim Griffin,	Theft
47775	" " "	vs	Tom Carroll,	Abusive Language
47797	" " "	vs	Juan Ramamas,	Theft
47745	" " "	vs	WW Owens,	Abusive Language
47749	" " "	vs	Bert Tizler,	Vagrancy
47756	" " "	vs	L D Darrah,	Aggravated Assault
47787	" " "	vs	Albert Fairchild,	Theft
47793	" " "	vs	Tom Fox,	Theft
47730	" " "	vs	WT Useary,	Theft
47731	" " "	vs	WT Useary,	Theft

Read, signed and approved in open court this the
30th Oct. 1910 - Jesse M. Brown, c. s. & c. e.

Come the County Attorney, prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no further prosecute the following cases, and moves the Court to dismiss the same, to wit:-

- | | | | | |
|--------|--------------------|----|-----------------------|-----------------------|
| 46712, | The State of Texas | vs | Louis Fowler | Vagrancy |
| 46405 | " " " " | vs | W. A. Jordan, | via Traffic Ordinance |
| 46012 | " " " " | vs | Levon Dover, | Vagrancy |
| 47411 | " " " " | vs | Bert Maxwell, | City app |
| 47707 | " " " " | vs | Mrs Mildred Peterson, | Theft |
| 47332 | " " " " | vs | J. W. Little, | Ex Speed Limit |
| 47345 | " " " " | vs | Arthur P. Martinez, | Ex Speed Limit |
| 47339 | " " " " | vs | Charlie Webb, | Assault |
| 47584 | " " " " | vs | Will West, | Violating Garbage Ord |
| 47594 | " " " " | vs | Lomie James, | Vagrancy |
| 47608 | " " " " | vs | Walter Williams, | Vagrancy |
| 46398 | " " " " | vs | Dora Betts, | Vagrancy |
| 46399 | " " " " | vs | John Goldstein, | Vagrancy |
| 47007 | " " " " | vs | E. B. Johnson, | Intoxication |
| 47678 | " " " " | vs | Wilcox King, | Speeding |
| 47643 | " " " " | vs | B. L. Cankle, | Speeding |
| 47006 | " " " " | vs | J. S. Cooksey, | Intoxication |
| 47814 | " " " " | vs | Clem Covanough, | Speeding |
| 47816 | " " " " | vs | R. D. Ritter, | Speeding |
| 47819 | " " " " | vs | Will Gooden, | via Trf Ordinance |
| 47823 | " " " " | vs | Laella Younger, | Cohabiting |

Manufacturing Stations, Fort Worth					
47826	The State of Texas	vs	Goldie Cook,	Vagrancy	
47827	"	"	"	"	vs Doff Wilson, Assault
47828	"	"	"	"	vs Chaney Williams, <i>vis</i> Lord Ord
47829	"	"	"	"	vs Frank Lewis, <i>vis</i> Lord Ord
47831	"	"	"	"	vs Jessie Jenkins, Assault
47837	"	"	"	"	vs Raymond Long, Vagrancy
47884	"	"	"	"	vs Roy Hill, Vagrancy
47543	"	"	"	"	vs W.B. Fitzgerald, Aggravate Assault
47891	"	"	"	"	vs Willie May Strickland, A.A.
47895	"	"	"	"	vs Fred Sims, Aggravated Assault
47896	"	"	"	"	vs R.A. Mayo, Assault
47922	"	"	"	"	vs Matthew Martin, Theft
47924	"	"	"	"	vs Poncius, Aggravated Assault
47928	"	"	"	"	vs H.W. Mays, Selling on Sunday
47840	"	"	"	"	vs Hobart Reid, Aggravated Assault
47841	"	"	"	"	vs Hobart Reid, Abuse, Language
47892	"	"	"	"	vs George Franklin, Aggravated Assault
47939	"	"	"	"	vs Walter Dees, Theft
47945	"	"	"	"	vs Peter Smith, Theft
47951	"	"	"	"	vs John Malone, Selling without a

- 47953 The State of Texas vs Bees Brown, Theft
- 47971 " " " " vs Mike Angelo, Aggravated Assault
- 47497 " " " " vs Jewell Durkin, Dis House
- 47498 " " " " vs Lou Youngkin, Selling without License
- 47608 " " " " vs Walter Williams, Vagrancy
- 47792 " " " " vs Jack Gaber, Curving over Telephone
- 47912 " " " " vs W. N. Short, Abusive Language
- 47955 " " " " vs John Christoff, Vagrancy
- 47956 " " " " vs D. W. Barker, Vagrancy
- 47957 " " " " vs C. Smith, Vagrancy
- 47966 " " " " vs Frank Rulon, Aggravated Assault
- 47967 " " " " vs Frank Rulon, Aggravated Assault
- 47969 " " " " vs T. H. Bantow, Swindling
- 47971 " " " " vs Mike Angelo, Vagrancy
- 47994 " " " " vs Ed. T. Read, Swindling
- 47997 " " " " vs L. W. Giles, Postal
- 47998 " " " " vs H. H. Jackson, Knives
- 48009 " " " " vs J. C. Eagleton, Swindling
- 48036 " " " " vs W. F. Isham, Embezzlement
- 48037 " " " " vs W. F. Isham, Embezzlement
- 48038 " " " " vs " " "
- 48052 " " " " vs Warren Cope, Jr., Swindling

Read, signed and approved in open court this 1st
 January, 1916 Jesse M. Brown Co. Judge

Monday the 3rd day of January A. D. 1916

48091	The State of Texas vs	Les Williams,	Swindling
48026	" " "	vs Bob Darnell,	Speeding
48097	" " "	vs W.C. Davis,	Vagrancy
48118	" " "	vs Brittan Coagwell,	Aggravated Assault
48124	" " "	vs J.M. Waggoner,	Pistol
48166	" " "	vs Andrew Burrows,	Vagrancy
46734	" " "	vs John Wilson,	
47199	" " "	vs Max Everberg,	Swindling
47241	" " "	vs Clyde Russell,	Embezzlement
47357	" " "	vs Buster Taylor,	Pistol
47389	" " "	vs Louise Price,	Selling without License
47412	" " "	vs F.E. Wiser,	A. A.
47419	" " "	vs Frank Kubukdowho,	Vagrancy
47432	" " "	vs B.E. Newsom,	Assault
47452	" " "	vs J.S. Thomas,	Swindling
47460	" " "	vs Blasto Lando,	A. A.
47467	" " "	vs Bob Fowler,	Theft
47479	" " "	vs Bob McNeely,	Pistol
47485	" " "	vs S.C. McDonald,	Swindling
47561	" " "	vs J.P. Hagler,	Swindling
47582	" " "	vs E.B. McGee,	Pistol
47587	" " "	vs J.P. Erb,	Dist. the Peace
47588	" " "	vs E.G. Gaston,	" " "
47589	" " "	vs C.C. Collett,	Vis. Ardy. 470
47590	" " "	vs C.C. Collett,	Dis. the Peace
47592	" " "	vs Albert Brown,	Vag.
47596	" " "	vs Anna Cummings,	Vag.
47598	" " "	vs Joe Smith,	Wife Desertion
47599	" " "	vs Earl Barrington,	Wife Desertion
47616	" " "	vs B.E. Wridgeway,	Selling without L.
47636	" " "	vs J.D. Petrosellie,	A + J.
47646	" " "	vs H.P. Corwin,	Ex Speed Limit
47665	" " "	vs C.A. Rynyon,	Aggravated Assault
47677	" " "	vs G.S. Gates,	Theft

47679	The State of Texas	vs	Ol Hooks,	Swindling
47680	"	"	Ol Hooks,	"
47686	"	"	Mary Satch,	Assault
47691	"	"	Chas. Roach,	Aggravated Assault
47692	"	"	Maggie Mannes,	Vag
47694	"	"	Dan Hall,	Pistol
47698	"	"	Lawrence Wilson,	A.A.
47703	"	"	W E McCoy,	Swindling
47714	"	"	Waters Chambers,	Theft
47717	"	"	John Jefferson,	Intoxication
47718	"	"	Haywood Matthews,	Vag
47727	"	"	J Hayes,	Pistol
47728	"	"	Leo Potts,	Vag
47737	"	"	Sylvia DeForest,	Theft
47742	"	"	W W Smith,	Wife Desertion
47743	"	"	W W Owens,	Aggravated Assault
47744	"	"	W W Owens,	Abusive Language
47748	"	"	H E Moore,	Aggravated Assault
47749	"	"		
47752	"	"	Alex Fox,	Aggravated Assault
47755	"	"	Jeff Jackson,	Aggravated Assault
47759	"	"	W D Webb,	Aggravated Assault
47777	"	"	Luther Lee,	Unlawfully gathering Peace
47778	"	"	H T Law,	"
47779	"	"	S Melton,	"
47780	"	"	C S Smith,	"
47781	"	"	Squirrel Wilson,	Pistol
47784	"	"	Mary Espaney,	Aggravated Assault
47791	"	"	J W Leatherwood,	Swindling
47810	"	"	M H Phillips,	A.A.
47811	"	"	J L Crenshaw,	Nuisance
47813	"	"	W B Matney,	Speeding
47820	"	"	Bert Jefferson,	Passing St car with Auto
47822	"	"	W D Webb,	Off
47825	"	"	J E Nevins,	Vio Masters Ord
47835	"	"	Walter James,	Pistol
47836	"	"	R A Mayco,	Pistol
47843	"	"	Wm J Strang,	A.A.
47849	"	"	John Dexter,	A.A.
47853	"	"	R A Wilburn,	Ab Language

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth

47854	The State of Texas	vs	Laura Smith,	Theft		
47858	"	"	"	vs	Effie Corbett,	Assault
47859	"	"	"	vs	Effie Corbett,	Ab Language
47865	"	"	"	vs	Jess Fowler,	Vagrancy
47868	"	"	"	vs	Geneva Williams,	Vagrancy
47876	"	"	"	vs	J. S. McKinney,	Swindling
47882	"	"	"	vs	Gov. Rosdell,	Theft
47883	"	"	"	vs	Ollie Beasley,	Vagrancy
47898	"	"	"	vs	J. A. Billingsley,	Vagrancy
47900	"	"	"	vs	Ray Stevens,	Vagrancy
47904	"	"	"	vs	V. T. Hedges,	Aggravated Assault
47908	"	"	"	vs	J. Hasen,	Leaving dead carcass in road
47909	"	"	"	vs	R. L. Overton,	Assault
47930	"	"	"	vs	Willie Swartz,	Vagrancy
47931	"	"	"	vs	Willie Swartz,	Aggravated Assault
47932	"	"	"	vs	Irene Morgan,	Keeping Bowdy House
47947	"	"	"	vs	J. E. Datzell,	A. D.
47948	"	"	"	vs	W. E. Hayes,	Reckless Driving
47950	"	"	"	vs	W. E. Dudley,	Selling without License
47965	"	"	"	vs	A. C. Oyster,	A & J. Fornication
47968	"	"	"	vs	B. E. White,	Ab Language
47985	"	"	"	vs	Luincy Mills,	Theft
47991	"	"	"	vs	W. R. Gassett & Helen Wilson,	A & J
47992	"	"	"	vs	Bert Willis,	Vagrancy
47999	"	"	"	vs	Charlie Peyton,	Theft
48020	"	"	"	vs	Sam Brown,	Vagrancy
48025	"	"	"	vs	G. K. Miller,	A, Assault
48029	"	"	"	vs	G. K. Miller,	Ab Lang & Dis Peace
48039	"	"	"	vs	John West,	Ab Lang & Dis Peace
48046	"	"	"	vs	J. H. Matney,	Aggravated Assault
48053	"	"	"	vs	J. D. Walker,	Theft
48059	"	"	"	vs	H. H. Brown,	Wife & Child Abandonment
48061	"	"	"	vs	J. D. Walker,	Theft & Rec & Car
48084	"	"	"	vs	Kelly Herring,	Assault
48090	"	"	"	vs	W. J. Ellis,	Vagrancy
48093	"	"	"	vs	Lee Giles,	Swindling
48096	"	"	"	vs	Morris Goldstein,	Vag
48094	"	"	"	vs	Gov. Castro,	Vag
48103	"	"	"	vs	Frank Bradley,	Assault
48104	"	"	"	vs	J. R. Lopp,	Vag

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48105	The State of Texas	vs	Elm Howard,	Aggravated Assault
48109	"	"	vs Raymond Long,	Aggravated Assault
48110	"	"	vs W D Edwards,	Assault
48111	"	"	vs Jesse Calvin,	Assault
48128	"	"	vs Charlie Crouch,	Theft
48135	"	"	vs B B McDonald,	Swindling
48136	"	"	vs Blanche Moore,	malicious mischief
48143	"	"	vs Wilce Pierce,	Pistol
48144	"	"	vs Jack Hill,	Vagrancy
48165	"	"	vs George Goodale,	Wife Desertion
48171	"	"	vs Charley Harris,	Aggravated Assault
48172	"	"	vs Charley Harris,	Pistol
48179	"	"	vs Willie Craig,	Theft
48183	"	"	vs Melton Spence,	Pistol
48197	"	"	vs J W Stowers & Forest Weeks,	Adultery
48201	"	"	vs A L Wernert,	Swindling
48232	"	"	vs O M Maddox,	Unlawfully Prescribing morphine
48233	"	"	vs " " "	" " "
48234	"	"	vs " " "	" " "
48235	"	"	vs " " "	" " "
48241	"	"	vs Ed Trainer,	Selling Beer without License
48243	"	"	vs B S Mann,	Aggravated Assault
48256	"	"	vs B Knudsen,	Theft
48258	"	"	vs Ralph Fitzgerald,	Resisting Officer
48282	"	"	vs Fred Forrest,	Pistol
48293	"	"	vs Robert Guy,	Pistol
48305	"	"	vs John Neagus,	Aggravated Assault
48121	"	"	vs W B Smith,	Aggravated Assault
48376	"	"	vs J B Neace,	Swindling
48377	"	"	vs J B Neace,	Swindling
48378	"	"	vs Russ Lytle,	Aggravated Assault
48294	"	"	vs Robert Guy,	Theft

Read, signed, and approved in open court this the 4th day of March, 1914
 Jean M Brown C. J.

Manufacturing Stationers, Fort Worth

Came the County Attorney prosecuting the Pleas of the State, and for the good & sufficient reasons filed with the papers herein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit:-

48107	State of Texas	vs	Morris Rosenbaum, Dis Religious Worship
48106	State of Texas	vs	Morris Rosenbaum, Assault
47461	State of Texas	vs	R C Woodson, Aggravated Assault
48016	"	"	" Mrs Neal Purdy, Abusive Language
48405	"	"	" Spot Adams, Assault
48440	"	"	" Marguete Sherbley, Assault
48411	"	"	" B M Cooper, Exceeding Spd Limit
48417	"	"	" M E Roberts, Swindling
48442	"	"	" Richard Newby, Vagrancy
48452	"	"	" Trinidad Durand, Aggravated Assault
48471	"	"	" W T Massey, Theft
48476	"	"	" Lewis Burns, Theft
48488	"	"	" Abe Singer, Rec & Conv Stolen Property
48530	"	"	" Raymond Long, Vagrancy
48535	"	"	" Leone Hall, Vagrancy
48536	"	"	" Leone Hall, Vagrancy
48537	"	"	" C F Hall, Vagrancy
48537	"	"	" Will Ford, Vagrancy
48322	"	"	" John Ware, Vagrancy
48401	"	"	" Frank Garcia, Aggravated Assault
48444	"	"	" A R Lawrence, Vagrancy
48454	"	"	" Juan Troller, Vagrancy
48458	"	"	" Alfred Russell, Theft
48460	"	"	" Lewis Harrison, Abusive Language
48461	"	"	" Will Gallier, Dis Religious Worship
48462	"	"	" Will Gallier, Assault
48463	"	"	" Ida Landman, Selling without License
48485	"	"	" All Parsons, Theft
48486	"	"	" Tom Carmichael, Theft

48504 The State of Texas vs Phillipa, Aggravated Assault
 48533 " " " vs T A Abbott, Assault
 48543 " " " vs John Harperwood, Theft
 48570 " " " vs Dick Winters, Disturbing the Peace
 48627 " " " vs Myrtle Stanfield, Adultery & Fornication
 48534 " " " vs B E Williams, Vag
 48550 " " " vs J Halliday, Aggravated Assault
 48579 " " " vs John Burn, Aggravated Assault
 48593 " " " vs Thos Mullins, Rec & Car
 48632 " " " vs Tom Shea, Aggravated Assault
 48634 " " " vs Chas Larkens, Vagrancy
 48635 " " " vs Geo. Williams, Vagrancy
 48636 " " " vs John Thammaz, Vagrancy
 48669 " " " vs J Dean, Theft
 48675 " " " vs W H Ellington, Theft
 48640 " " " vs Willie Barre, Theft
 48656 " " " vs Roy Taylor, Aggravated Assault
 48688 " " " vs Marjory Harrington, Adultery & Fornication
 48344 " " " vs J L Hawkins, Theft

Read, signed and approved in open court this the
 29th day of April 1916 James M Brown Judge, Tarrant County

Came the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no further prosecute the following cases, and moves the Court to dismiss the same, to-wit:

- 48612 The State of Texas vs Robt Joyce, Theft
- 48715 " " " " vs Eunice Roddy, Vagrancy
- 48716 " " " " vs Maude Howlton, Vagrancy
- 48718 " " " " vs Ida Consuella Garcia, Vagrancy
- 48721 " " " " vs Marie Williams, Vag
- 48722 " " " " vs Virginia Williams, Vag
- 48723 " " " " vs Eugene Inly, Dist Peace
- 48724 " " " " vs Carrie Smith, Soliciting
- 48725 " " " " vs Alice Brown, Soliciting
- 48726 " " " " vs Alice Brown, Ab Language
- 48731 " " " " vs Daisy Bloomberg, Intox
- 48758 " " " " vs Fred Johnson, Pistol
- 48763 " " " " vs Aggravated Assault, Jess Fowler
- 48772 " " " " vs Lewis Lawrence, Vagrancy
- 48781 " " " " vs Dolly Choney, Drunk
- 48798 " " " " vs G D Porter, Swindling
- 4880.8 " " " " vs H H Brown, A. A.

the

day of

A. D. 189

Texas Printing Company.

48809	The State of Texas	vs	John Mingo,	Theft
48818	" " " "	vs	Jas Jones,	Ab Lang & DP
48827	" " " "	vs	H Zimmerman,	Theft
48831	" " " "	vs	Jennie Baltimore,	Ab Language
48871	" " " "	vs	J C King,	Swindling
48788	" " " "	vs	Geo D Mercer,	Embezzling
48838	" " " "	vs	Sam Snyder,	Aggravated Assault
48839	" " " "	vs	Sam Snyder,	Ab Lang & DP
48844	" " " "	vs	F Morris,	Assault
48849	" " " "	vs	Tom Calvin,	Vagrancy
48862	" " " "	vs	A B Harston,	A. A.
48698	" " " "	vs	Levi Hutto,	Assault
48897	" " " "	vs	J B Stanley,	Gaming
48898	" " " "	vs	J Martin,	Gaming
48899	" " " "	vs	J S Williams,	Gaming
48900	" " " "	vs	C D Robbins,	Gaming
489001	" " " "	vs	G B Cooper,	Gaming
48902	" " " "	vs	R Smith,	Gaming
48903	" " " "	vs	W C Rogers,	"
48904	" " " "	vs	J W Sader,	"
48935	" " " "	vs	Low Collins,	A. A.

Read, signed and approved in open court this the 1st
day of July A.D. 1916 Jesse M. Brown County Judge

Comes the County Attorney, prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein says that he will no further prosecute the cases, and moves the Court to dismiss the same, to wit:-

- 48933 The State of Texas vs Jim O'malley, Aggravated Assault
- 48977 Jim O'malley vs Will Nathman, Aggravated Assault
- 48992 The State of Texas vs Joe Robinson, Swindling
- 49002 " " " " vs Octavus Steele, Aggravated Assault
- 49005 " " " " vs C L Doyle, Aggravated Assault
- 49025 " " " " vs Mrs Barney, Abusive Language
- 49055 " " " " vs W H Johnson, Aggravated Assault
- 49071 " " " " vs Joe Mullen, " "
- 49072 " " " " vs W F Luffman, " "
- 49077 " " " " vs F C Adams, Theft
- 49096 " " " " vs Rafael Esquivelte, A A
- 49097 " " " " vs Jose Vergas, A A
- 48918 " " " " vs Fred Jackson, Theft
- 48919 " " " " vs Fred Jackson, " "
- 48966 " " " " vs Vera Bennett, Selling without License
- 48969 " " " " vs Mrs Geo Denor, " "

Manufacturing Stations, Fort Worth

- 49027 The State of Texas vs Will Mason, Aggravated Assault
- 49106 " " " " vs Charley Days, Aggravated Assault
- 49120 " " " " vs J M Shirley, Aggravated Assault
- 49148 " " " " vs Jack Brenner, Theft by Bailee
- 49159 " " " " vs Miles Wilson, Pistol
- 49248 " " " " vs Hig Prince, Drunk
- 49253 " " " " vs Harold Miller, Vagrancy
- 48998 " " " " vs Ben Goldstein, Vagrancy
- 49191 " " " " vs Mack Fields, Theft
- 49195 " " " " vs Jan Childress, A.C.
- 49291 " " " " vs Chester Roberson, ~~Sunday Picture Shows~~ ^{Opposing}
- 49302 " " " " vs H H Bennett, Vag
- 49306 " " " " vs Ed Nash, Theft
- 49316 " " " " vs J H Wilson, Vagrancy
- 49317 " " " " vs K. L. Tenley, Vagrancy

Read, signed and approved in open Court this the 2nd day of Sept 1916 James Robinson Esq Judge

Comes the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following causes, and moves the Court to dismiss the same, to-wit:

	The State of Texas	vs	Tom Slack,	Assault
	" " " "	vs	Sam Thompson,	Aggravated Assault
49376	" " " "	vs	L Vaughn,	Ex Speed Limits
49377	" " " "	vs	Low Hartman,	Ex Speed Limit
49387	" " " "	vs	Felix Lewandowski,	A.A.
49388	" " " "	vs	Felix Lewandowski,	A.A.
49408	" " " "	vs	Bob Strand,	Selling without L
49417	" " " "	vs	C. C. Love,	Reckless Driving
49421	" " " "	vs	O. L. Davis,	Swindling
49438	" " " "	vs	Mary Jones,	Ab L & D.P.
49436	" " " "	vs	Pat Cassidy,	Drunk
49440	" " " "	vs	Mary Hill,	Ab Lang & D.P.
49441	" " " "	vs	J. M. Nicholson,	Ab Lang & D.P.
49442	" " " "	vs	J. M. Nicholson	" " "
49443	" " " "	vs	R. C. Bennett,	" "
48997	" " " "	vs	Mr. W. Barnett	Vag
49019	" " " "	vs	May Taylor,	Vag
48989	" " " "	vs	Wm. Williams,	Swind

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Manufacturing Stationers, Fort Worth.

48972	The State of Texas	vs	GW Williams,	Selling without License on Sunday
48937	" " " "	vs	GA Wilson,	D. P.
48973	" " " "	vs	Jan Childress,	Selling without License
48929	" " " "	vs	Nicks Trunks,	Theft
48925	" " " "	vs	S. E. Coen,	Selling without License
48927	" " " "	vs	Isabelle Coen,	A. A.
48926	" " " "	vs	S. E. Coen,	A. A.
48913	" " " "	vs	Mollie Mackey,	Keeping a Bowdy House
48995	" " " "	vs	R. A. Cox,	Pistol
48936	" " " "	vs	Ralph Horton,	D. P.
48888	" " " "	vs	T. L. Jones,	Reckless Driving
49157	" " " "	vs	J. C. Grandbury,	Swindling
49001	" " " "	vs	Letha Parker,	A. A.
49057	" " " "	vs	Eugene Wilson,	A. A.
49070	" " " "	vs	Tom McNameara,	A. A.
49058	" " " "	vs	Ernest Jones,	Swindling
49056	" " " "	vs	Raymond Long,	Vag
49074	" " " "	vs	Herbert Logan,	Vag
49099	" " " "	vs	Herbert Logan,	Vag
49098	" " " "	vs	Elmo Eason,	Vag
49068	" " " "	vs	Oliver P. ...	Vag

- 49044 The State of Texas vs Mrs Dew McCutcheon, Theft
- 49045 " " " " vs Browley Johnson, Theft
- 49046 " " " " vs Will Tidwell, A.A.
- 49076 " " " " vs W.E. Anderson, Being Indecent Long over
- 49083 " " " " vs Charles Pettit, Deserting Children ^{Stephane}
- 49107 " " " " vs Pedro Ferrasan, A.A.
- 49144 " " " " vs Dan McPhail, A.A.
- 49199 " " " " vs Tom Holtman, A.A.
- 49118 " " " " vs Tom Holtman, Pistol
- 49224 " " " " vs Earl Haynes, A.A.
- 48924 " " " " vs Edward Medley, Wife Abandonment
- 48741 " " " " vs Will Herring, A.A.
- 49276 " " " " vs Chas Larkins, Vag
- 49152 " " " " vs H.D. Hudgitz, Swindling
- 49533 " " " " vs Laura Robinson, Theft
- 49292 " " " " vs Herbert Logan, Vag
- 49240 " " " " vs Clyde Smith, A.A.
- 49245 " " " " vs Jim Quinn, A.A.
- 49299 " " " " vs Raymond Long, Vag
- 49312 " " " " vs Robert Williams, A.A.
- 49397 " " " " vs C. Ferguson, A.A.

Manufacturing Stationers, Fort Worth.

- 49361 The State of Texas vs Jow Bowers, A.A.
 49361 " " " " vs L.W. Briggs, Rec & Con
 49007 " " " " vs E. Mitchell, Ab. Lang
 49011 " " " " vs Elmer Anon, Assault
 49322 " " " " vs Halman Franklin, A.A.
 49297 " " " " vs Howard Winters, Jsg
 49372 " " " " vs Wm Harth, Rec & Con
 49327 " " " " vs Nora Criss, Prostitution St
 49342 " " " " vs John Corder, Aiding Prisoner
 49373 " " " " vs Wm Harth, Rec & Con ^{to escape}
 49163 " " " " vs Wm Shelburne, A.A.
 49203 " " " " vs W.J. Basley, Jsg
 49311 " " " " vs J.P. Patterson, Jsg
 49294 " " " " vs Charley Burrage, Jsg
 49345 " " " " vs Ed Hoggerty, Drunk
 49318 " " " " vs C.C. Carey, Sergeant
 49295 " " " " vs Will Jackson, Jsg
 49300 " " " " vs Robert Harris, Jsg
 49420 " " " " vs Ralph Fitzgerald, Theft
 49492 " " " " vs J.N. Ladd, Violating Pen Food & Druggists
 49531 " " " " vs Fred Chase, Aggravated Assault

49553	The State of Texas	vs	Mrs. Nora Lamb,	Theft
49551	" " " "	vs	H Marten,	Theft
49390	" " " "	vs	Bessie Williams,	Ab Long
49328	" " " "	vs	Bessie Williams,	Drunk
48912	" " " "	vs	Pearl True,	Vagrancy
49359	" " " "	vs	Daisy Harris	A A
49368	" " " "	vs	Dallas Fields,	A A
49381	" " " "	vs	M Gordon,	Ex Speed Limit
49315	" " " "	vs	Ed Sterley Jr	Swindling
49234	" " " "	vs	Ed Sterley,	Theft
49314	" " " "	vs	May Taylor,	A & F
49313	" " " "	vs	Joe Gee,	Adultery & Fornication
49293	" " " "	vs	Willie Cook,	Vagrancy
49397	" " " "	vs	C E Thomas,	Ex Speed Limit
49329	" " " "	vs	Dick Jones,	Dist Peace
49006	" " " "	vs	Fred Adams,	Auto without Lights
48863	" " " "	vs	Jno Bell,	Abduction
48859	" " " "	vs	D B Daniels,	A. A.
48870	" " " "	vs	Will Daniels,	A. A.
48855	" " " "	vs	L E Galligher,	A. A.
48817	" " " "	vs	Joe O'Leary,	Idg

Manufacturing Stationers, Fort Worth.

- 48841 The State of Texas vs Franks Fowler, Vag
- 48843 " " " " vs A Adams, Vag
- 48825 " " " " vs Leon Foreman, Vag
- 48853 " " " " vs Will Hutson, A.A.
- 48858 " " " " vs D.E. Sneed, A.A.
- 48821 " " " " vs Frank Kruse, Pistol
- 48828 " " " " vs A.H. Cross, A.A.
- 48860 " " " " vs Bud Clark, A.A.
- 48875 " " " " vs Claude Polk, A.A.
- 48720 " " " " vs Gertrude Glover, City opp
- 48697 " " " " vs George M Roberts, Pistol
- 48848 " " " " vs H Malone, Swindling
- 48729 " " " " vs A.D. Lucidell, vis Prof Ord
- 48820 " " " " vs May Mayer, Pistol
- 48730 " " " " vs H Ellison, City opp
- 48812 " " " " vs Willie Stokes, Vag
- 49199 " " " " vs L Lehman, ob L & D O
- 49188 " " " " vs Sarah Smith, Vag
- 49174 " " " " vs Charley Russey, A.A.
- 49108 " " " " vs D.D. Diggs, Swindling
- 49125 " " " " vs Willie Willis, Theft

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Texas Printing Company

49206	The State of Texas	vs	Frank Magges, A.A.
49207	" " " "	vs	Sam Mayfa, A.A.
49123	" " " "	vs	W.K. Spence, A.A.
49296	" " " "	vs	Elmo Eason, Voy
48822	" " " "	vs	Shay Rogers, A.A.
48800	" " " "	vs	Melissa, Barnes, Keeping Bandy House
48787	" " " "	vs	W.W. McClure, Desertion
48767	" " " "	vs	Richard Thompson, A.A.
48771	" " " "	vs	Lizzie Wallace, A.A.
48842	" " " "	vs	R Mathis, A.A.
48811	" " " "	vs	Beland Stokes, Voy
48719	" " " "	vs	Dick Burns, City App
48705	" " " "	vs	Jack Jackson, Ab Long
48753	" " " "	vs	W. Kibbey, Theft
48793	" " " "	vs	Georgia Thomas, Keeping Bandy House
48879	" " " "	vs	A. Bradford, A.A.
48738	" " " "	vs	John Mayfield, A.A.
48836	" " " "	vs	Miguel Belmontes, Voy
48852	" " " "	vs	Green Haganaw, Voy
48847	" " " "	vs	F. Malone, Swind
48857	" " " "	vs	Will Smith, Theft

Manufacturing Stationers, Fort Worth.

48770	The State of Texas	vs	John Poince,	A.A.
48727	" " " "	vs	M.P. McGlothlin,	City App
48783	" " " "	vs	Dock Raymond,	Selling Lottery Tickets
48777	" " " "	vs	J.A. Peitzsch,	Swind
48784	" " " "	vs	W.D. Largent,	Emb
48791	" " " "	vs	Jim Lewis,	Selling Lottery Tickets
48769	" " " "	vs	Jim Lewis,	Selling Lottery Tickets
49383	" " " "	vs	R. Johnson,	Ex Speed Limit
48912	" " " "	vs	Bessie Williams,	Vag
48832	" " " "	vs	M.G. Wilson,	Vagruery
49128	" " " "	vs	A.J. Briggs,	Assault
48979	" " " "	vs	Fred Jones,	Abuse
49304	" " " "	vs	Bob Jones,	Vag
48693	" " " "	vs	Fred Jones,	Vag
48978	" " " "	vs	Fred Jones,	Pistol
48971	" " " "	vs	Vicente Espejel,	Inebriation
48970	" " " "	vs	Vicente Espejel,	Vag
48921	" " " "	vs	H. Burton,	Swind
48896	" " " "	vs	Law Putman,	Permitting Premises to be used for gaming
48895	" " " "	vs	Dock Hallingsworth,	Permitting premises to be used for gaming
49389	" " " "	vs	M. Eidsen,	Swind

49385	The State of Texas	vs	J Watson,	Assault
49103	" " " "	vs	Minnie Williams,	Unlawful Knives
49332	" " " "	vs	Emma Smith,	Saliciting from Door
48911	" " " "	vs	Mrs. F.H. Preston,	Keeping Bawdy House
49267	" " " "	vs	J F Dill,	Aggravated Assault
49364	" " " "	vs	Tom Campbell,	Thrift
49156	" " " "	vs	J G Granbury,	Swindling
49130	" " " "	vs	Willie Jackson,	Vagrancy
49175	" " " "	vs	Walter Winkfield,	A & F
49226	" " " "	vs	Louis Butler,	A A
49194	" " " "	vs	C. L. Bailey,	A A
49204	" " " "	vs	Willie Williams,	Ab L & D.P.
49271	" " " "	vs	L V Holman,	Thrift
49222	" " " "	vs	Gus Zimmerman,	Violating Stock Law
49409	" " " "	vs	Bob Stroud,	Vagrancy
48714	" " " "	vs	W B Fitzhugh,	Swindling
49415	" " " "	vs	H. L. Spicer,	Ab L & D.P.
49414	" " " "	vs	H L Spicer,	Aggravated Assault
49432	" " " "	vs	C F Cook,	Selling Without Lic & on Sunday
49412	" " " "	vs	Amie Henderson,	Selling Without License
49444	" " " "	vs	Christopher Diley,	A A

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Manufacturing Stationers, Fort Worth

48674	The State of Texas	vs	O W Lowery,	Pistol
49166	" " " "	vs	M T Massey,	Theft
49170	" " " "	vs	Clarence Mauche,	A.A.
49459	" " " "	vs	O. S. Albright, wife &	
49478	" " " "	vs	John Robinson,	A.A. ^{Children Deceit}
48249	" " " "	vs	C. C. Littlepage,	A.A.
48238	" " " "	vs	J. E. Coon,	A.A.
48073	" " " "	vs	E. D. Sykes,	Prescribing ^{Dope}
48436	" " " "	vs	Sam Griffin,	Selling without L
48177	" " " "	vs	Geo Smith,	Theft
48240	" " " "	vs	Joe Montgomery,	Selling without L
48378	" " " "	vs	Ross Lytle,	Aggravated Assault
48362	" " " "	vs	Wallace B. Smith,	Pistol
47167	" " " "	vs	J. A. Peitzch,	Violating Stock Law
48015	" " " "	vs	E. Newthorn,	Using auto ^{without lights}
48468	" " " "	vs	W. F. Roney,	Vag
48357	" " " "	vs	Sandy Chandler,	A.A.
48155	" " " "	vs	P. Huerta,	Vag
48406	" " " "	vs	Geo Brown,	Vio Garbage Ord
48356	" " " "	vs	Fred Benson,	A.A.
48358	" " " "	vs	S. R. Weaver,	Wife & Child ab

48285	The State of Texas	vs	Stanley Perry,	Selling without L
48312	"	"	"	vs Fred Wray, Theft
48311	"	"	"	vs Dick May, Theft
48310	"	"	"	vs Jose Rosoy, Theft
48268	"	"	"	vs Fannie Edwards, Theft
48443	"	"	"	vs Inez Houghton, Offray
48380	"	"	"	vs McCook, A A
48449	"	"	"	vs Jacob Bohney, Ob Long & D O
48390	"	"	"	vs Shamon Watkins, Assault
48368	"	"	"	vs Will Fairman, Theft
48480	"	"	"	vs Ernest Brooks, Soliciting a female act
48481	"	"	"	vs " " " "
48418	"	"	"	vs W A Hardin, Swindling
48264	"	"	"	vs G Parson, Drunk
48089	"	"	"	vs Keine Harper, Wife Desertion
48407	"	"	"	vs Evelyn Ruffman, Assault
48389	"	"	"	vs Aron Ollison, A A
48440	"	"	"	vs M G Killian, Embezzlement
48067	"	"	"	vs F F Craig, Unlawfully Prescribing morphine
48068	"	"	"	vs F F Craig " " "
48384	"	"	"	vs Wm McGee, Selling on Sunday

Manufacturing Stations, Fort Worth

- 48070, The State of Texas vs F F Craig, Unlawfully Pres Morphine
- 48081 " " " " vs J A Lowery " "
- 48176 " " " " vs Mrs Reid Simpson, Theft
- 48248 " " " " vs F F Carr, A.A.
- 48257 " " " " vs John Princes, Assault
- 48414 " " " " vs A Thompson, A.A.
- 48266 " " " " vs Felicite Somers, A.A.
- 48251 " " " " vs T J Mayfield, Vagrancy
- 48079 " " " " vs T A Lowery, Unlawfully Pres. Morphine
- 48252 " " " " vs A J Patterson, Vagrancy
- 48076 " " " " vs Ed Sykes, Prescribing Dope
- 47739 " " " " vs Barney Carver, Theft
- 48080 " " " " vs T A Lowery, Prescribing Dope
- 48013 " " " " vs L M Stewart, Ob Language
- 48408 " " " " vs Pete H Hobbs, Operating Motor Bus
without License
- 48354 " " " " vs Della Brown, Theft
- 48373 " " " " vs Geo M Roberts, Aggravated Assault
- 48353 " " " " vs Della Brown, Theft
- 48493 " " " " vs Tom Florio, Aggravated Assault
- 48469 " " " " vs Boyd Ponder, Vagrancy
- 48419 " " " " vs Geo Kitch, Theft

48413	The State of Texas	vs	J. S. Nichols,	Disturbing Peace
48367	" " " "	vs	B. L. Finley,	Theft
48267	" " " "	vs	W. L. Roberts,	A. A.
48082	" " " "	vs	T. A. Lowery,	Prescribing "Dope"
48062	" " " "	vs	W. S. Gordon,	Unlawfully Pres. Morphine
48069	" " " "	vs	F. F. Craig,	" " "
48472	" " " "	vs	Bud Walter,	Theft by Bailee
48482	" " " "	vs	Earnest Brooks,	Soliciting a Female
48483	" " " "	vs	" " " "	" " "
48470	" " " "	vs	Geo. Calvin,	Aggravated Assault
48477	" " " "	vs	Lewis Burrows,	Ad. & Fornication
48647	" " " "	vs	Will Parish,	A. A.
48601	" " " "	vs	Gross Martinez,	Theft
48439	" " " "	vs	Moses Jones,	A. A.
48487	" " " "	vs	Bulah Beach,	Vag.
48613	" " " "	vs	Marvin Robinson,	Vag.
48603	" " " "	vs	R. A. Meyer,	Theft
48602	" " " "	vs	John Hobson,	Theft
48506	" " " "	vs	H. C. Schlinker,	Pistol
47166	" " " "	vs	Jose Garcia,	Theft
48631	" " " "	vs	Wm. Phanton,	Selling without

Manufacturing Stations, Fort Worth.

48412	The State of Texas	vs	Ab Ortner,	Vagrancy
48637	" " " "	vs	Genesis Williams,	Vagrancy
48623	" " " "	vs	J Simons,	Ab Language
48622	" " " "	vs	J Simons,	Approvated Assault
48615	" " " "	vs	Roy Hargis,	Approvated Assault
48578	" " " "	vs	Nellie Hendricks,	A. D.
48131	" " " "	vs	H H Bennett,	Approvated Assault
48606	" " " "	vs	Hugh Ferrell,	Rec & Con
48590	" " " "	vs	Fred Cockrill,	Unlawfully Using Auto
48628	" " " "	vs	Willie Russell,	Vagrancy
48205	" " " "	vs	A J Petty,	Theft
48552	" " " "	vs	Noah Miller,	Theft
48501	" " " "	vs	Burn Booth,	Assault
48541	" " " "	vs	J Kruger,	Rec & Con Stolen Property
48395	" " " "	vs	Mattie Bradley,	Ab L & O. P.
48467	" " " "	vs	Alonzo Littlefield,	Approvated Assault
48595	" " " "	vs	Callie Meadows,	Vagrancy
48639	" " " "	vs	Andrew Keen,	Approvated Assault
48611	" " " "	vs	Wiley Hoeb,	Vagrancy
48012	" " " "	vs	Jim Trout,	Vagrancy
48154	" " " "	vs	J H Snow,	Vis City Ordinance

47933	The State of Texas	vs	R. S. Thomas,	wife	Debt
48441	"	"	"	"	vs M T Killian, Embezzlement
48014	"	"	"	"	vs Louise Sparks, Trespassing
48078	"	"	"	"	vs Mrs E. M. Maddox, Prescribing Morphine
48340	"	"	"	"	vs Fred Jones, Vagrancy
48250	"	"	"	"	vs Charley Campbell, Pistol
48065	"	"	"	"	vs L E Self, Unlawfully Prescribing Morphine
48064	"	"	"	"	vs L E Self, " " "
48262	"	"	"	"	vs H. L. Williams, Theft
48063	"	"	"	"	vs W. F. Gordon, Unlawfully Pres M
47942	"	"	"	"	vs Fred Pyle, Pistol
48246	"	"	"	"	vs Leticia Clark, Selling Without License
48083	"	"	"	"	vs Mrs E M Maddox, Unlawfully Pres Morphine
48162	"	"	"	"	vs B A Cambren, Theft
48194	"	"	"	"	vs Johnson Gilbert, Vagrancy
48160	"	"	"	"	vs John W Tittle, Swindling
47886	"	"	"	"	vs Andrew Jucarro, Showing Immoral Pict
48199	"	"	"	"	vs Jim Welch, Viol 54 hour Law
48074	"	"	"	"	vs Ed Fyke, Unlawfully Pres Morphine
47993	"	"	"	"	vs Jno W Nash, Wife & Child Ab.
48284	"	"	"	"	vs Mrs M Loup, Selling

Manufacturing Stationers, Fort Worth.					
48032	The State of Texas	vs	J. H. Wilson,	Swindling	
48195	" " " "	vs	Martin Robinson	Heft	
48138	" " " "	vs	W. J. Isheim,	Embazzlement by Bailor	
48192	" " " "	vs	Felix Flores,	Pistol	
48449	" " " "	vs	George Barber,	Ab Long	
47842	" " " "	vs	M. H. Bauer, J.	Swindling	
48415	" " " "	vs	A. Thompson,	Vagrancy	
48437	" " " "	vs	E. Hightower,	Selling on Sunday	
48648	" " " "	vs	Jim Lewis,	Vag	
48619	" " " "	vs	Bruce Foster,	A. D.	
48616	" " " "	vs	G. D. Moore,	A. D.	
48617	" " " "	vs	G. D. Moore,	A. D.	
48618	" " " "	vs	Bruce Foster,	A. D.	
48650	" " " "	vs	J. W. Clancy,	Swindling	
48402	" " " "	vs	W. P. McGlatkin,	via City and	
48404	" " " "	vs	W. E. Helm camp,	Nuisance	
48527	" " " "	vs	Arthur Rowe,	Pistol	
48394	" " " "	vs	Mattie Brodley,	Bandy	
48403	" " " "	vs	Walter Savage,	via Garbage and	
48678	" " " "	vs	Buster Odium,	Heft	
48682	" " " "	vs	Eugene Wilson,	A. D.	

48681	The State of Texas	vs	Eugene Wilson,	Vagrancy
48684	"	"	Emma Wilson,	Vagrancy
48702	"	"	Raymond Stewart,	Theft
48687	"	"	Earl Redeker,	Aggravated Assault
48673	"	"	J W Jennings,	Negligent Homicide
48728	"	"	Anna B Saunders,	At Large
49524	"	"	G M Wolfe,	Theft & Removing parts of Auto
48672	"	"	Paul Witherspoon,	Using Auto
48671	"	"	Ch Wyatt,	Using Auto
48667	"	"	Sam Halman,	Drunk
47391	"	"	Geo Choppell,	Aggravated Assault
48329	"	"	Hugh Clark,	Swindling
48300	"	"	T F Carr,	non-support of Wife
49262	"	"	O W Castleman,	Swindling
48281	"	"	Harry Coplan,	Adultery & Fornication
47918	"	"	Hob Combs,	Embezzlement
47550	"	"	Joe O Callan,	Assault
46528	"	"	Pat Crow,	Theft
47542	"	"	A Ciems,	Keeping Bowdy House
47473	"	"	Al Check,	Embezzlement
45615	"	"	Frank Combs,	Postal

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

47912	The State of Texas	vs	Lucile Clark,	Thrift
47795	" " " "	vs	GW Carson,	Swindling
47933	" " " "	vs	Nora Criss,	Prostitute on Street
49168	" " " "	vs	Chas Caldwell,	Wife Desertion
48328	" " " "	vs	Hugh Clark,	Swindling
46832	" " " "	vs	B Coloway,	Cursing over Tel
47484	" " " "	vs	Georgia Carroll,	Assault
47393	" " " "	vs	IB Crist,	Wife Desertion
47122	" " " "	vs	Jay Confer,	Approvated Assault
47477	" " " "	vs	J L Clark,	Approvated Assault
48218	" " " "	vs	F F Craig,	Prescribing Morphine
48217	" " " "	vs	F F Craig,	" "
48219	" " " "	vs	F F Craig	" "
48041	" " " "	vs	J P Copeland,	Swindling
46996	" " " "	vs	Ben Coudill,	Swindling
47867	" " " "	vs	G Labarra,	Swindling
47980	" " " "	vs	Will Coulston,	Violation Law
46245	" " " "	vs	J W Cecil,	Thrift
49021	" " " "	vs	George Cromwell,	Ad
48747	" " " "	vs	Wm Calvert,	Obeying
48740	" " " "	vs	J M Humph,	Vagrancy

48185	The State of Texas	vs	Ray Caperton,	Thief
48071	"	"	vs A. S. Clarke,	Drunk
48655	"	"	vs Wm Caldwell,	Aggravated Assault
46781	"	"	vs Jess Carter,	Thief
46490	"	"	vs Tom Cooper,	Assault
46889	"	"	vs Ben Candell,	Swindling
47255	"	"	vs W. Henry Cooker,	A. D.
48519	"	"	vs L. Cameron,	Gaming
47168	"	"	vs W. Coulsting,	Violating Stock Law
47612	"	"	vs Charley Cunningham,	A. D.
48528	"	"	vs L. Cameron,	Gaming
48382	"	"	vs Joe Coleman,	Selling without License
48385	"	"	vs J. O. Cummings,	Drunk
48360	"	"	vs J. E. Caldwell,	Swindling
48398	"	"	vs Ruby Cole,	Vagrancy
45148	"	"	vs Goldie Bell,	Ab. Language
45675	"	"	vs Jack Ambler,	Embezzlement
45773	"	"	vs Cora Beland,	Vagrancy
46262	"	"	vs Louis Burrus,	Desertion
45880	"	"	vs W. L. Avery,	Selling Cocaine
46204	"	"	vs Geo Atwood,	Gaming

Manufacturing Stationers, Fort Worth.

46205	The State of Texas	vs	Geo Atwood,	Gaming
46662	" " " "	vs	B L Bray,	Aggravated Assault
46587	" " " "	vs	Walter Blockward,	Gaming
46512	" " " "	vs	Ad Babb,	Desertion of Children
45754	" " " "	vs	Linton Burke,	Selling Without Lic
45373	" " " "	vs	Lornie Bowden,	Shuft
44638	" " " "	vs	Jack Bell,	Aggravated Assault
46379	" " " "	vs	Jim Briggs,	Pistol
46125	" " " "	vs	M. J. Berry,	Shuft
45757	" " " "	vs	Linton Burke,	Selling to minor
45231	" " " "	vs	H Buhl,	Pistol
45207	" " " "	vs	J B Breckenridge,	Ab Language
46394	" " " "	vs	Jas F Butler,	Swindling
46283	" " " "	vs	Elias Bullinger,	Ad
45454	" " " "	vs	Willie Beland,	Ab Lang
46238	" " " "	vs	Mrs. Beasley,	Inf
46422	" " " "	vs	Horace Bland,	Ad
46585	" " " "	vs	John Ballard,	Gaming
45925	" " " "	vs	Lora Beland,	Shuft
45755	" " " "	vs	Linton Burke,	no Lic
45758	" " " "	vs	" "	" Selling to minor

46592	The State of Texas vs G. B. Brown, Theft
48982	" " " " vs Mrs McBeird, Ab Language
47996	" " " " vs W M Blackwood, Theft
47910	" " " " vs L L Buchanan, Ab Language
47902	" " " " vs Bob Bedford, Pistol
47602	" " " " vs J A Brady, Swindling
47603	" " " " vs J A Brady "
47937	" " " " vs S S Burbank, Swindling
47938	" " " " vs John Burrese, Assault
46740	" " " " vs Carcamba Bareda, Vagrancy
49012	" " " " vs Carrie B Brown, Vagrancy
49013	" " " " vs Dora Bette, Vagrancy
48889	" " " " vs Bill Brasley, Vagrancy
47179	" " " " vs Julia Buchanan, A. A.
48804	" " " " vs Sam Basham, Ab Lang & D.P.
47601	" " " " vs J A Bradley, Swindling
47496	" " " " vs Hattie Brown, Selling without Lic
47425	" " " " vs W F Burney, Wife Desertion
47256	" " " " vs Marshall Bamer, Pistol
47604	" " " " vs J A Brady, Swindling
48484	" " " " vs G W Biggerstaff, Swindling

Manufacturing Stationers, Fort Worth.

46814	The State of Texas	vs	J D Bremer,	Swindling
47524	"	"	J O Burleson,	Swindling
48273	"	"	H A Baker,	"
47768	"	"	Jack Bass,	Wife's Desertion
47108	"	"	L W Barnes,	Theft
47262	"	"	Bob Bedford,	A.A.
47785	"	"	Guy Buchanan,	Theft
48765	"	"	Ed Bennett,	Theft
49378	"	"	A J Briggs,	Ex dpt Limit
47888	"	"	Oliver W Bishop,	Swindling
46666	"	"	Julius Bell,	Theft
47468	"	"	Ezzie Bell,	Theft
47887	"	"	Oliver W Bishop,	Swindling
47105	"	"	Mrs Emma Boone,	Ab Long
47175	"	"	Dora Betts,	Forgery
49270	"	"	Janie Burton,	Selling Lottery tickets
48560	"	"	Eutimio Benabides,	A.A.
47348	"	"	L S Burbank,	Swindling
47158	"	"	Isaac Baker,	Pistol
48532	"	"	Earl Brokman,	Forgery
48274	"	"	H.A. Baker,	Swindling

the

day of

A. D. 189

Texas Printing Company

48581	State of Texas	vs J W Bowling, Threatening to take Human Life
46783	" " " "	vs Will Basham, A.D.
47880	" " " "	vs Douglas Baird, A.D.
49338	" " " "	vs Thomas Barbezza, Driving auto without License
49337	" " " "	vs " " " " Ob Language
48351	" " " "	vs Henry Brown, Theft
48513	" " " "	vs W Arnold, Gaming
48391	" " " "	vs Henry Allen, Assault
47001	" " " "	vs Sidney Adams, Theft
47522	" " " "	vs Robert Armstrong, Introducing Stolen Property
47443	" " " "	vs B B Alcorn, Assault
47370	" " " "	vs W H Adams, Swindling
48216	" " " "	vs E O Alford, Swindling
47684	" " " "	vs Ed Anderson, Resisting an Officer
47488	" " " "	vs Clarence Adams, et al, Adultery
47488	" " " "	vs Ada Franklin & Chas Adams "
47489	" " " "	vs Clarence Adams, A.D.
48006	" " " "	vs Ada Allen, Renting Room for Gaming
48701	" " " "	vs Episor Arroyo, Gaming
49026	" " " "	vs W B Adams, Swindling
49008	" " " "	vs Letha Bell Anglin, Vag

Manufacturing Stationers, Fort Worth

48810	The State of Texas	vs	J F Adams,	Swindling
49534	" " " "	vs	Bud Fowler,	Wife Desertion
49578	" " " "	vs	Hugh Hudgins,	Vagrancy
49512	" " " "	vs	Bennett Boddie,	Swindling
49511	" " " "	vs	" " " "	" " " "
49423	" " " "	vs	H A Bennett,	Aggravated Assault
49550	" " " "	vs	Willie Briggs,	Theft
49016	" " " "	vs	Susie Williams,	A.A.
49320	" " " "	vs	Harry Hurst,	Reckless Driving
49393	" " " "	vs	W S White,	Ex Speed Limit
49425	" " " "	vs	Jim Farmer,	Aggravated Assault
49525	" " " "	vs	N C Graham,	Theft Auto Parts
48666	" " " "	vs	Tom Holders,	Ab Language
48778	" " " "	vs	Hattie Cooper,	Theft
45820	" " " "	vs	Bill Claunch,	A.A.
45446	" " " "	vs	John Crawford,	A.A.
49301	" " " "	vs	Homer Easton,	Vagrancy
49363	" " " "	vs	O W Cartman,	Swindling
46473	" " " "	vs	B W Cunningham,	Swindling
48967	" " " "	vs	S E Cohen,	Selling without License
48923	" " " "	vs	Jim Clancy,	Swindling

48841

The State of Texas vs Frank Fowler, Jap

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

- 49528 The State of Texas vs Hoyle Hays, Theft
- 49579 " " " " vs Alfred Breeding, Selling without License
- 49606 " " " " vs J D Archer, Appropriated Resault
- 49613 " " " " vs Fannie Edwards, A. A.
- 49617 " " " " vs Ella Hyder, Rec + Con
- 49650 " " " " vs Tom Rector, Pistol
- 49668 " " " " vs Jim McIntyre, ab Lang + D. P.

Read, signed and approved in open court this the 5th day of Nov. 1916 Jesse M Brown Esq Judge

Be It Remembered, that on this day came the County Attorney prosecuting the Pleas of the State - and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:

- | | | | | |
|-----------|--------------------|----|---------------|-------------------------|
| no. 49346 | The State of Texas | vs | Fred Comberd, | Opening on Election Day |
| | The State of Texas | vs | W B Walker, | Vis Curo Food Law |
| no. 49536 | " " " " | vs | J W Brice, | Aggravated Assault |
| no 49695 | " " " " | vs | B Wallis, | Theft |
| no 49708 | " " " " | vs | A Richman, | Theft |
| 49649 | " " " " | vs | W O Melton, | Assault |
| 49689 | " " " " | vs | T W Stevens, | Wife Desertion |
| 49856 | " " " " | vs | T W Wright, | Theft |
| 47317 | " " " " | vs | F A Farmer, | Ex Speed Limit |
| 49861 | " " " " | vs | Henry Parks, | Dis Peace |
| 49895 | " " " " | vs | John Huett, | Intoxication |
| 49932 | " " " " | vs | Joe Meador, | Vagrancy |
| 49934 | " " " " | vs | Walter Green, | Ob Language |
| 49938 | " " " " | vs | Guldie Sears, | A A |

Read, signed and approved in open court this the 30th day of December 1916

Jesse M Brown Co Judge

Be It Remembered, that on this day came the County attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit:-

46330	The State of Texas vs	Harry Wagner:	Suiciding
47271	" " " "	Luana Walker.	a - a
47894	" " " "	Willie Watkins.	a - a
47114	" " " "	Paul Wolfe.	Suiciding
48153	" " " "	O. W. Watkins.	a - a
46995	" " " "	J. A. Wallace.	Suiciding
47644	" " " "	Tom Wright.	a - a
45261	" " " "	Gordon Wallace	Wife Abundment
47480	" " " "	John Wilson.	a - a
45699	" " " "	Gene Wilson	a - a
47617	" " " "	Bell Woodard	vag.
45162	" " " "	John Wilcox.	Wife & Child Deception
46632	" " " "	B F Wyly.	Suiciding
46597	" " " "	Ben Washington	Theft
47038	" " " "	Jessie White	Theft
46694	" " " "	Erwin Walker	Pistol
45823	" " " "	C. E. Walker	Suiciding

46602	The State of Texas vs	B.F. Wylie	Suiciding
47851	- - - -	Ada White.	Pistol
47207	- - - -	S E Walker.	Theft
45796	✓ ✓ - -	Frank Wamcke	W.
45848	✓ - ✓ ✓	Whitehurst W.F.	a-a
46791	✓ - ✓ -	Wright	Theft
47716	✓ - - ✓	R G Wright	Suiciding
47461	✓ - - ✓	R C Woodson	a-a
47049	✓ - ✓ -	C. G. Williamson	Suicid
47197	✓ - ✓ -	J M Walker	Suiciding
47505	✓ - ✓ -	Claude White	vag.
46207	- ✓ - -	Marcell Witzen	Gaming
47117	✓ ✓ - -	W M Windham	Suiciding
46645	- ✓ - -	De Witt Walden,	Assault
46600	✓ ✓ - -	B F Wylie	Suiciding
47732	✓ - - ✓	Juz Wells	Suiciding House
46677	✓ ✓ - ✓	C W Williamson	Suicid
46014	✓ ✓ - ✓	Geo B Warren	Theft
47183	✓ ✓ - -	Monroe White	Theft
46601	✓ ✓ - -	B F Wylie	Suiciding
45420	- ✓ - -	John Wall	Abusement

Manufacturing Stationers, Fort Worth

45881	the State of Texas vs	J D Williams	Selling Cocaine
47517	" " " "	John Watkins	a - a
47487	- - - -	Eugene Levy & Francis Walker	a & F
47027	- - - -	Charley Williams	Assault
47445	- - - -	J A Wilson	Burglary
46916	- - - -	Esther Weaver	Violating Anti-Ford Law
47352	- - - -	Walter Walters	a - a
47405	- - - -	L W Watson	Swindling
45624	- - - -	O J Welch	Assault
47611	- - - -	L W Walker	Swindling
48019	- - - -	Mrs J. B. Miller	Disorderly House
47369	- - - -	Allie Branch	a - a
48040	- - - -	John Mayfield	Theft
47861	- - - -	H L Massey	Swindling
47462	- - - -	Lucile Martin	Theft
47215	- - - -	L M Mitchell	Punch Board for Gaming
49344	- - - -	Doc Wallace	Assault
49814	- - - -	J F Riley	a - a
49977	- - - -	May Randall	a - a
49945	- - - -	Stella Anderson	a - a
49628	- - - -	Houston Morrow	Theft

49944	The State of Texas vs	Edna Jones	a - a
49888	✓ ✓ ✓ ✓	W A Johnson	Theft
49778	✓ ✓ ✓ ✓	Johnnie Haslett	Assault
49751	✓ ✓ ✓ ✓	Della Dillingham	a - a
49584	✓ ✓ ✓ ✓	Morris Antonio	Selling with out ^{License}
49868	✓ ✓ ✓ ✓	D B Britton	Distob
49686	✓ ✓ ✓ ✓	Forney Hawkins	a - a
47640	✓ ✓ ✓ ✓	Jourava Martiny	Ab. Lang. Dist. Peace
47568	✓ ✓ ✓ ✓	M M Maples	Theft by Bailee
47153	✓ ✓ ✓ ✓	George Murray	Selling to Minors
47916	✓ ✓ ✓ ✓	Ray Winfield	Unlawfully using horse
47641	✓ ✓ ✓ ✓	W J McDaniel	Swindling
47201	✓ ✓ ✓ ✓	Geo L Miller	Swindling
46702	✓ ✓ ✓ ✓	Porter Melton	Theft
47127	✓ ✓ ✓ ✓	Joe McCallum	Swindling
47200	✓ ✓ ✓ ✓	Geo L Miller	Swindling
48017	✓ ✓ ✓ ✓	C R Mallock	Gaming ^{at}
47119	✓ ✓ ✓ ✓	R L Malow	Swindling
47572	✓ ✓ ✓ ✓	Tom Shirk	Theft
47523	✓ ✓ ✓ ✓	Ray Godley	Introducing stolen Property
46508	✓ ✓ ✓ ✓	W L Grashaw	Swindling

Manufacturing Stationers, Fort Worth.

46068	The State of Texas vs	Carl Graves	Board Train
45626	- - -	Mrs Gattlieb	Wife Desertion
47120	- - -	T. E. Godwin	Swindling
47136	✓ - ✓	Hardy C. Graves	Vag.
47354	✓ - ✓	George E. Goodale	a-a
47521	✓ - -	Ernest Godly	Introducing stolen Property
46226	- - -	Ernest Gaskin	Gaming
48190	✓ - -	D. L. George	a-a
45651	✓ - -	Ed Gumbree	Swindling
47066	✓ - ✓	Dumas Logan	Dist Race
45793	✓ - -	Jas Gresham	Theft
46377	✓ - -	Jim Guntis	a-a
46128	✓ - -	Will H. Griffin	Abandonment
47657	✓ - -	Jake Goldstein	Vag.
44740	✓ - -	Walter Brady	Bad Forfeiture
47874	✓ - -	L. L. Gray	Wife Desertion
45654	✓ - -	Mrs Abe Gibbs	Assault-
46676	✓ - ✓	Jake Grossman	
45790	✓ - ✓	Ben Goldstein	Vag
45668	✓ - -	Ben Goldstein	Vag
47917	✓ - -	Laura Gibbs	Theft

46589	The State of Texas	v	v	v	v	Duke Griffin	Selling Brags in Mansfield
47673	-	-	-	-	-	Wm Gary	Vag
45602	-	-	-	-	-	O E Graham	Theft
45569	-	-	-	-	-	Rally Grant	Mis Mischief
47478	-	-	-	-	-	D.C. Garrett	Swindling
49975	-	-	-	-	-	Saw Shaver	Vag
47169	-	-	-	-	-	Leetude Stow	Resisting an officer
45598	-	-	-	-	-	Arch Garrison	Theft
47674	-	-	-	-	-	Wm Gary	Vag
46978	-	-	-	-	-	Callie Gallio	Pistol
46119	-	-	-	-	-	Ray Hill	Vag
47764	-	-	-	-	-	B L Horning	Swindling
47877	-	-	-	-	-	M Hart	Gaming
47981	-	-	-	-	-	O M Hammond	Taking auto
45809	-	-	-	-	-	Tom Henderson	Pistol
48343	-	-	-	-	-	Lacy Humphreys	ab Lang & dist P.
47860	-	-	-	-	-	Lugh Hudquin	Theft
48276	-	-	-	-	-	Jack Hill	Vag
45404	-	-	-	-	-	H O Hudgietz	Swindling
47926	-	-	-	-	-	Ed Henderson	Selling ^{licenses} without
46754	-	-	-	-	-	Elw Howard	Assault

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Manufacturing Stationers, Fort Worth

45649	The State of Texas vs	G W Hamilton.	w - w
47184	- - -	W A Hardin. Violating Stock Law	
47454	- - -	John Hysaw	Vag
46169	- - -	J B Hickman	Theft
46091	- - -	McKain Hubbard	Theft
46223	- - -	Dommit Hodge	Gaming
47845	- - -	Ollie Henderson	Vag
47431	- - -	Sam Harman	w - w
47846	- - -	Lucy Houghton	Vag
46695	- - -	Frank Harris	Theft
46586	- - -	Ervin Hunsacker	Gaming
46076	- - -	Ray Hill	w - w
47192	- - -	Francis Peruandy	Theft
45432	- - -	Jack Hill	w - w
46235	- - -	Bill Hunt	D - P.
47511	- - -	Alen Howard	w - w
45819	- - -	Bob Hogan, Threat to take Life	
45653	- - -	Corra Holly	Assault
47607	- - -	Emanuel Kubit	Vag
45958	- - -	Joe Hornbeck	Assault
45808	- - -	Jess Henderson	Offense

45866	The State of Texas vs	T. W. Hill.	Assault
46762	-	-	Saw Haywood. Selling to minors
48119	-	-	George Hill a-a
45117	-	-	Dayton Harris a-a
45215	-	-	Bess Howell Mal. Mis.
47260	-	-	Cecil Hammond Theft
47936	-	-	R. C. Harris Swindling
47430	-	-	Saw Korman Pistol
47702	-	-	Bert Howland Theft
47111	-	-	Brit Hall a-a
48161	-	-	Cecilia Hayes wife Deserter
46258	-	-	R. V. Howard Swindling
47651	-	-	Ray Hawkins Theft
46027	-	-	Willard Maloney Swindling
46052	-	-	Robert M. Luce Theft
46609	-	-	J. D. Marable Swindling
46610	-	-	J. D. Marable Swindling
45353	-	-	L. H. Miller No Lic
45890	-	-	Lillian Mackinnon a-a
45705	-	-	E. Mittelstadt Theft
45160	-	-	Jack Maddox Selling Co. wine

Manufacturing Stations, Fort Worth

46225				The State of Texas vs Howard McDonald Swindling.
46268	-	-	-	Julia Marquis Assault
47476	✓	✓	✓	Wm Frank McLee a-a
47754	✓	✓	✓	Mark Montgomery Theft
48098	✓	✓	✓	Mark Montgomery Theft
47427	✓	✓	✓	Arzello Malguire a-a
46948	✓	✓	✓	McGraw Vag.
46947	✓	✓	✓	McGraw Vag
46607	✓	✓	✓	J D Marable Swindling
46194	✓	✓	✓	Wm Meats violating Stock Law
45352	✓	✓	✓	L H Miller No Lic for Med
47640	✓	✓	✓	W J McDaniel Swindling
47809	✓	✓	✓	Annice Mason Theft
47399	✓	✓	✓	Whit McLee Theft
48011	✓	✓	✓	O L Mitchell Vag. city app.
47172	✓	✓	✓	Jesse McBees Vag.
45632	✓	✓	✓	Lillian Smith a-a
46757	✓	✓	✓	John Sharpe & Susie Barr, adultery
46025	✓	✓	✓	E M Stephens Swindling
46171	✓	✓	✓	John Stonecipher wife desertion
48115	✓	✓	✓	J C Stanley Swindling

45249	The State of Texas vs	Ed Swanson.	Pistol
46486	-	-	J. B. Simpson Swindling
46917	-	-	L. Seidenberg. Swindling
46964	-	-	B. F. Scott. Swindling
47911	-	-	Tom Solomon Jap
47191	-	-	Will Stearns a-a
45849	-	-	Art Sanders a-a
47804	-	-	N. S. Stubbs a-a
46961	-	-	B. F. Scott Swindling
46468	-	-	Allie Smith Swindling
47490	-	-	W. W. Smith Curbey
48054	-	-	Harvey Sutton Jap.
48137	-	-	Bessie Smith Assault
48030	-	-	C. O. Strickler Using Force
46470	-	-	Allie Smith Swindling
46087	-	-	Myrtle Smith Assault
45956	-	-	Harry Suggs Theft
47580	-	-	J. D. Swain Swindling.
47157	-	-	W. M. Spellman Theft
47301	-	-	Ernest Shannon a-a
47137	-	-	J. C. Stewart Pistol

Manufacturing Stationers, Fort Worth.

47949				The State of Texas vs Ray Schultz. Killing Quail.
48180	✓	✓	✓	Belle Stokes Theft
48178	✓	✓	✓	A L Sittow Swindling
45636	✓	✓	-	Walter Sharpson A-A
46067	✓	-	✓	Frank Stewart. Board Train
47363	✓	✓	✓	W D Lytle. Wife Desertion
47287	✓	✓	-	C E Shaw A-A
47423	✓	✓	-	W M Sparks A-A
46763	✓	-	✓	Charley Smith A-A
46369	✓	✓	-	W W Stephens Theft
47281	✓	✓	-	Archie J Searan A-A
46487	✓	-	✓	J B Simpson Swindling
45950	✓	✓	-	A Smith Swindling
45667	✓	-	-	W S Sanderlin A-A
46347	✓	✓	-	C M Simpson Assault
46485	✓	-	✓	J B Simpson Swindling
45665	✓	✓	-	John Shelby A-A
45099	✓	✓	-	Chas Lewis Theft
45277	✓	✓	-	Charley Ludley Assault
45563	✓	✓	✓	Ray London Mrs Mich
45856	✓	-	-	Jack Little Theft

46008	The State of Texas vs	Bud Lawer	a - a
46021	✓ ✓ ✓	SB Lancaster	Swindling
46066	✓ ✓ ✓	Alex Leptidge	a - a
48717	✓ ✓ ✓	Ida Marteau.	City app
46598	✓ ✓ ✓	Joe Miller	Theft
45921	✓ ✓ ✓	John McDaniel	Ab Language
45068	✓ ✓ ✓	Abe Loyd	a - a
45330	✓ ✓ ✓	Jack Parity	No Lie
45396	✓ ✓ ✓	J D Livsey	Swindling
45565	✓ ✓ ✓	Lloyd Largent	Mil Mis
45567	✓ ✓ ✓	Harry Largent	Mil Mis
45998	✓ ✓ ✓	LeB Lancaster	Swindling
46200	✓ ✓ ✓	John Larson	Gaming
46201	✓ ✓ ✓	John Larson	Gaming
46224	✓ ✓ ✓	Farris Lackey	Gaming
47475	✓ ✓ ✓	Charles Law	a - a
48047	✓ ✓ ✓	W D Largent	Embez
48446	✓ ✓ ✓	Tony Sala	Traffic Ordinance
48730	✓ ✓ ✓	T A Lowery.	Proc. Murphy
48731	✓ ✓ ✓	T A Lowery	Same
47560	✓ ✓ ✓	Claude Litchner	Arrest

Manufacturing Stations, Fort Worth

48229				The State of Texas vs T W Lowery. Presc. Murphy
47626	✓	✓	✓	Eugene Luthcum, Ab Language
48228	✓	✓	✓	T W Lowery. Prescribing Murphy
47228	✓	✓	✓	Arthur Lee Affray
48018	✓	✓	✓	Hugh Lewis. Via Traffic Ordinance
48409	✓	✓	✓	Hugh B Lewis. Vehicle Carrying Stout Case
48444	✓	✓	✓	A B Lawrence Jay
46704	✓	✓	✓	G T Love. Drunk
48031	✓	✓	✓	Oliver Littlefield Assault
47838	✓	✓	✓	Raymond Long mit mich
47147	✓	✓	✓	Alex Lucas Ab Language & Dist Case
47080	✓	✓	✓	James Lacy Shadler.
49888	"	"	"	vs W A Johnson, Theft
49889	"	"	"	vs W A Johnson, Theft
49890	"	"	"	vs W A Johnson, Theft
49891	"	"	"	vs W A Johnson, Theft
49995	"	"	"	vs George Copfield, Theft
50019	"	"	"	vs W. E. Dudley, A. A.
50024	"	"	"	vs Marie Bryant, Theft
50070	"	"	"	vs J R McBride, A. A.
50079	"	"	"	vs W D Ellis, Ab Language

50110	The State of Texas	vs	Earl Crawford,	Aggravated Assault
49712	"	"	vs Alfred Batsell,	Selling without License
49992	"	"	vs Ida Landman,	" " "
50032	"	"	vs B. A. Taylor,	Swindling
50044	"	"	vs W. R. Robertson,	Aggravated Assault
49902	"	"	Geo W Bagwell,	Wife Desertion
49635	"	"	Ernest Brown,	Vag.
49580	"	"	Jakob Bellinger,	a-a
49625	"	"	F. O. Buckridge,	Assault
48869	"	"	Al Bender,	Theft
49031	"	"	J. W. Baker,	Wife Desertion
49673	"	"	Oscar Bryant,	Desertion
49750	"	"	Augusta Blocker,	Wife Desertion
49779	"	"	George Mass,	Theft
49655	"	"	Ernest Milton,	Vag.
49607	"	"	Mrs. O. B. Miller,	Swindling
49630	"	"	Lee M. Curtis,	Pistol
49790	"	"	T. R. M. Masters,	Swindling
49824	"	"	C. P. Skiles,	Swindling
49699	"	"	C. P. Skiles,	Swindling
49672	"	"	W. M. Hawkins,	a-a

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Manufacturing Stationers, Fort Worth

49787	The State of Texas vs	John Hart	Assault
49578	" " " "	Bob Smith	A - A
50074	" " " "	John Johnson	Theft
49629	" " " "	Tom Burlington	Gaming
50037	" " " "	Ellis Lykes	Ab Language
49548	" " " "	Abrie J Lee, wife	Desertion
50023	" " " "	J W Law	Abusive Language
49897	" " " "	W B Logan	Swearing
49648	" " " "	Albert Austin	A - A
49787	" " " "	Frank Roby	Pistol
50043	" " " "	W B Robertson	A - A
49458	" " " "	Lucy Robertson	Selling without License
49587	" " " "	Ellis Ramsey	Selling without License
49715	" " " "	Rachael Egan	Pistol
50138	" " " "	Joe Campbell	Vag.
49610	" " " "	Stanley Chamberlain	Vag
49781	" " " "	J M Barrow	Pistol
49707	" " " "	W C Cox	Attempting to take human life
49856	" " " "	T W Wright	Theft

49968	The State of Texas	vs	J. P. Lewis,	Swindling
49711	" " " "	vs	Louise Price,	Selling without License
49994	" " " "	vs	Louise Price,	Selling without License
50041	" " " "	vs	Amos Jones,	Pistol
50046	" " " "	vs	Tom Chambers,	Aggravated Assault
50115	" " " "	vs	Jim McCarner,	Aggravated Assault
50121	" " " "	vs	Ed Reed,	Vagrancy
50122	" " " "	vs	David Spencer,	Vagrancy
50145	" " " "	vs	Ralph Chonowsky,	Assault
49				
49855	" " " "	vs	Clyde Woods	Theft
49671	" " " "	vs	Mary Wilson	Selling without License
49433	" " " "	vs	Leticia White	Selling without License
49906	" " " "	vs	Margaret Snow	Selling without License
49461	" " " "	vs	Jack Morrison	Pistol
49656	" " " "	vs	Harvey Largent	A-assault
49940	" " " "	vs	Bert Jones	A-assault.
50174	" " " "	vs	Pat Deraud	Vag.
50193	" " " "	vs	W D Largent	Pistol
49815	" " " "	vs	Joe Campbell,	A. A.
50154	" " " "	vs	Lee Youngkin,	Selling without License
50197	" " " "	vs	John Patella,	A. A.
50205	" " " "	vs	J. J. Bond,	Swindling

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Manufacturing Stationers, Fort Worth.

- 50208 The State of Texas vs Leroy Williams, Aggravated Assault
- 50140 " " " " vs Jim Rutledge, aggravated Assault
- 50160 " " " " vs John Winfield, Theft
- 50243 " " " " vs Robert Curley, Adultery & Fornication
- 50263 " " " " vs Will Tigher, Aggravated Assault.
- 50297 " " " " vs R J. Morris, Indecent Language over Tel
- 50301 " " " " vs Mrs E. E. Hargrett, Unlawfully Proc. Justice

Read, signed and approved in open court this the 3rd day March A.D. 1917 Jesse M. Brown Judge

By It Remembered that on this day came the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases and moves the Court to dismiss the same, to-wit: -

The State of Texas } Disturbing the Peace
vs }
C B Black } March 3^d 1917

7050363

50372

The State of Texas vs Dan Pritchett, Knuckes

50409

" " " " vs Dr McKeehan, Swindling

50382

" " " " vs Roy Anous, assault

50378

" " " " vs Bill Gibson Drunk

50072

" " " " vs Mrs Geo Rice, ab. h. & Dist Peace

50332

" " " " vs W S Schoner Adultery & C

49967

" " " " vs James (or Ches) Smith, a-a

50435

" " " " vs W B Suddy Swindling

50411

" " " " vs S B Lick Pistol

50417

" " " " vs J B Wattam Pistol

50296

" " " " vs C B Washington Theft

50222

" " " " vs W O Guimerson, Swindling

49980

" " " " vs Harvey Spann Pistol

50365

" " " " vs Tom Bauck, Selling to Murder

Manufacturing Stations, Fort Worth.

- 50364 The State of Texas vs. Charley Banks. Selling to minors
- 50466 " " " vs. M. B. Coombs. Theft
- 50334 " " " vs. B. E. Edens. a - a
- 50239 " " " vs. D. A. Brown. Theft
- 50329 " " " vs. Bernadine Tommsell. Vag.
- 50290 " " " vs. J. W. Haggard. Swindling
- 50450 " " " vs. E. B. Hood. Selling without license
- 50257 " " " vs. J. F. Murray. Pistol
- 50372 " " " vs. Dan Critchett. Carrying Knives
- 50362 " " " vs. Annie Neff. a - a
- 50431 " " " vs. B. B. Jones. Theft
- 50403 " " " vs. Sam Brown. Drunk
- 50050 " " " vs. Mattie Washington. Vag.
- 50049 " " " vs. Moss Washington. Vag.
- 50053 " " " vs. Willie White. Vag.
- 50393 " " " vs. Willie Russell. Vag city appeal.
- 50052 " " " vs. Mable Ford. Abusive Language.
- 50051 " " " vs. Mable Ford. Drunk
- 50047 " " " vs. Cuba Savannah. Speeding.
- 50267 " " " vs. Will Jackson. Theft

50266	The State of Texas	vs	Willie Jackson,	Theft
50423	"	"	vs Leon Mabley,	d-d
50485	"	"	vs Will Henry,	Theft
50439	"	"	vs Sylvester Ford,	d-d.
50390	"	"	vs Magette Cassidy,	Vag.
50330	"	"	vs G. D. Massey,	Theft by Bailor
50378	"	"	vs Bill Gibson,	Drunk
50382	"	"	vs Roy Amans,	Assault
50385	"	"	vs A. D. Bruce,	violation Ordinance
50389	"	"	vs Ellington,	Obstructing Sidewalk
50423	"	"	vs Leon Mabley,	Aggravated Assault
50427	"	"	vs Emerson Bursley,	Theft
50429	"	"	vs E. R. Burns,	Aggravated Assault
50483	"	"	vs Ben Sanchez,	Aggravated Assault
50485	"	"	vs Will Henry,	Theft
50488	"	"	vs L. D. Adams,	Assault
50487	"	"	vs Frank Adams,	Assault
50495	"	"	vs Rufus Toles,	Aggravated Assault
50512	"	"	vs A. J. Adams,	Theft
50515	"	"	vs Willie Dawson,	Aggravated Assault
49616	"	"	vs T. C. Weatherford,	A. A.

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Manufacturing Stationers, Fort Worth.

- 50431 The State of Texas vs C. B. Jones, Theft
- 50514 " " " " vs Geo. Leaser, Drunk
- 50477 " " " " vs J. B. Angell, wife's Desertion

Read, signed and approved in open Court this the 5th day of May, A. D. 1917 Jesse M. Brown, Judge

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth.

49565,	the State of Texas	vs	W. E. Cade.	Ex Speed Limit
49791.	" " " "	"	Frank Devilla	Pistol
50367.	" " " "	"	J. L. DeKosteder	Wife Desertion
50176,	" " " "	"	Chas De Mohd	a - a
50577.	" " " "	"	John W David	Indecent Language see above
50575,	" " " "	"	Willie Dawson	a - a
50533,	" " " "	"	James Corp	of Jews Start adultery & F
50445,	" " " "	"	Frank Fleming	Thief
4608	" " " "	"	John Farrell	
49566	" " " "	"	E. W. Foster	Ex Speed Limit
49742	" " " "	"	W. E. Green	" " "
50506	" " " "	"	Carmen Suterrey	Tag
50340	" " " "	"	James Gavel	Working on Sunday
50018	" " " "	"	R. O. Goodman	Wife Desertion
49567	" " " "	"	Tommy Quinn	Ex Speed Limit
49557	" " " "	"	E. W. Gibson	Ex Speed Limit
49741	" " " "	"	W. E. Green	Ex Speed Limit
49901	" " " "	"	O. B. Gice	Wife Desertion
50490	" " " "	"	John George	Thief by Bailor
50491	" " " "	"	John George	Thief by Bailor
49558	" " " "	"	W. E. Green	Ex Speed Limit
50307	" " " "	"	C. F. Hamilton	Removing Auto Parts,
50306	" " " "	"	C. F. Hamilton	Removing auto Parts
50305	" " " "	"	C. F. Hamilton	Removing auto Parts
49622	" " " "	"	R. W. Knitt	Speeding.
50523	" " " "	"	Alveta Harris	Tag
50535	" " " "	"	Irring Hunted	a - a
50553	" " " "	"	Earl Kaynes	Wife Desertion
50480	" " " "	"	Geo Hill	a - a
49887	" " " "	"	Ora Kaulitt	abusive Language
49886	" " " "	"	Ora Kaulitt	a - a
50475	" " " "	"	L. W. Kury	Swindling
49424	" " " "	"	Raymond Kolbrook	Thief
50395	" " " "	"	J. R. Kiggins	Swindling
49743	" " " "	"	John Howard	Soliciting from Door
50394	" " " "	"	R. V. Howard	Swindling
50141	" " " "	"	Fred Kelen	Thief
50269	" " " "	"	Will Jackson	Thief
50199	" " " "	"	Wm Jones	a - a
50399	" " " "	"	John Johnson	a - a

50136	the State of Texas vs	Bill Jones	a - a
49556	" " " " "	J Kingberry	Ex Speed Limit
49571	" " " " "	B Henderson	Vis to Cape cod.
50545	" " " " "	Z J King	a - a
50274	" " " " "	Harry W Kendall	Wife Desertion
50339	" " " " "	L D King	Swindling
50534	" " " " "	John Kennedy	At Langford Dist Court
50293	" " " " "	Marred Lacey	Theft
50530	" " " " "	Spil Logan	Wreckless Driving
50268	" " " " "	Arthur Lee	a - a
50419	" " " " "	Langford Luped	a - a
50531	" " " " "	Spil Logan	a - a
50514	" " " " "	Geo Lerner	Drunk
50554	" " " " "	Geo Linger	At Lang & Dist Court
50434	" " " " "	Mandell Livingston	a - a
49562	" " " " "	J W Leath	Ex Speed Limit
50459	" " " " "	Fred Little	Embry
49978	" " " " "	Sam Montgomery	a - a
50525	" " " " "	E Matlewsky	a - a
50258	" " " " "	J F Murray	At Lang & Dist Court
49948	" " " " "	Fay Morris	Assault
50270	" " " " "	Leeman Maynard	At Lang & Dist Court
50397	" " " " "	James M. Mason	Swindling
49744	" " " " "	J S Morrow	Ex Speed Limit
49569	" " " " "	A J Moore	Ex Speed Limit
50556	" " " " "	S Meltro	Theft
49947	" " " " "	Jack Morris	a - a
49560	" " " " "	R M Mc Coy	Ex Speed Limit
50529	" " " " "	M M Mc Keehan	Swindling
49559	" " " " "	Bobt Keely	Ex Speed Limit
50503	" " " " "	R C Oliver	Theft
50561	" " " " "	O O Adam	Keeping hog in town
50085	" " " " "	R Parker	a - a
50420	" " " " "	Z G Potts	Swindling
50461	" " " " "	Samuel G Potts	Swindling
49564	" " " " "	J M Poe	Ex Speed Limit
50590	" " " " "	R C Porter	a - a
50585	" " " " "	J W Rose	a - a
50101	" " " " "	W B Bedford	Theft
50185	" " " " "	T S Shumblay	Abusive Language

Manufacturing Stationers, Fort Worth.

49416	The State of Texas vs	To R. Richards	Reckless Driving
50539	" " " " "	W. Le Randle	Assaulting & Offic'ed
49985	" " " " "	R. D. Ridge	Embry
50190	" " " " "	Willie Pursell	a-a
49573	" " " " "	E. J. Roseberry	affray
50140	" " " " "	Jim Rutledge	a-a
50198	" " " " "	E. L. Reynolds	Swindling
49745	" " " " "	Reed Robinson	Drunk
50203	" " " " "	Don Scott	a-a
49572	" " " " "	B. R. Sprayberry	Ab Language
49746	" " " " "	Walter Savage	Dis Sect Cod
50543	" " " " "	Matthi Smith	a-a
50142	" " " " "	Lucio Smith	Theft
50596	" " " " "	Henry Spriggs	a-a
50381	" " " " "	W. F. Thompson	Tag
50289	" " " " "	Newton Tomckill	Theft
50373	" " " " "	Geo. Thomas	a-a
50262	" " " " "	F. S. Tabor	a-a
50383	" " " " "	Simpson Turner	Dist Peace
49747	" " " " "	A. B. Triley	Ex Speed Limit
50361	" " " " "	E. W. Thompson	Swindling
49411	" " " " "	Swampy Thompson	a-a
48974	" " " " "	May Taylor	Tag.
49568	" " " " "	W. C. Vaughn	Ex Speed Limit
50560	" " " " "	M. B. Wilkerson	Tag
50295	" " " " "	Percy Williams	a-a
50080	" " " " "	Will Wright	a-a
50400	" " " " "	Jesse Watson	Theft
50425	" " " " "	Low Woodards	a-a
50184	" " " " "	Henry Williams	Tag
50137	" " " " "	Gene Wilson	Tag
50546	" " " " "	Wacker Wabbs	a-a.
50109	" " " " "	John Wilson	Swindling
50548	" " " " "	Frank Wallace	Assault
50481	" " " " "	W. M. Waeger	Wife Detection
50408	" " " " "	Gertrude Glover,	Tag
50584	" " " " "	Hamilton Patterson,	Ab Language
50579	" " " " "	Harry Pierce,	Drunk
50565	" " " " "	J. B. Thompson,	Vagrancy
50562	" " " " "	Hamilton Patterson,	Assault

50564	The State of Texas	vs	Bert Jones,	Vagrancy
50571	" " " "	vs	Minnie Clark,	Vagrancy
50570	" " " "	vs	Eva Shelton,	Vagrancy
50303	" " " "	vs	Joe Henry Guinn,	Pistol
50637	" " " "	vs	Bernie Bass,	Theft
50685	" " " "	vs	C. E. Kelley,	Swindling
50715	" " " "	vs	Luke Taylor,	Ab. L. & D.P.
50714	" " " "	vs	J. Johnson,	Theft
50743	" " " "	vs	Oscar Harris,	Ad.

Read, signed, and approved in open Court this
the 30th day of June, 1917 ~~from~~ in Brown, Col. Judge

_____ the _____ day of _____ A. D. 189_____

Manufacturing Stations, Fort Worth.

- 7650904 } The State of Texas } Affray
 } do }
 } P. B. Thompson } July 2nd 1917
- 50938 } The State of Texas vs. Karl Hood, } Theft
- 50882 } The State of Texas vs. Ford Lewis, } Aggravated Assault

Manufacturing Stations, Fort Worth.

Be It Remembered that on this day came the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit:

- 50666 State of Texas vs Leroy Williams Jay
- 50824 " " " vs Mattie Landrum, Pistol
- 50856 " " " vs Ed Thomas, Theft
- 50965 " " " vs Blanch Lorraine, Keeping Bawdy House
- 50970 " " " vs Ed Knott, Pistol
- 51084 " " " vs J. S. Simpson, A. A.
- 51120 " " " vs Kitty McMellon, Vagrancy
- 51121 " " " vs W. L. McMellon, Vagrancy
- 51132 " " " vs Richard Haas, Vagrancy
- 51140 " " " vs Leroy Williams, Pistol
- 51159 " " " vs Eddie Nichols, Dist Peace
- 51161 " " " vs Nick Smith, Gaming
- 51162 " " " vs Dora Betts, Affray
- 51163 " " " vs Dora Betts, Dist Peace
- 51164 " " " vs Dora Betts Drunk

51166	State of Texas	vs	Tom Siman,	Gaming
51167	"	"	Francis Thomas,	Vagrancy
51168	"	"	Josie Samuels,	Ab Language
51169	"	"	Mrs Kukler,	Ab Language
51171	"	"	Wm Loyd,	Vis Masher's Ordinance
51172	"	"	Maggie James,	Vagrancy
51173	"	"	A Buhl,	Vis Garbage Ordinance
51174	"	"	Catherine Harris,	Vagrancy
51175	"	"	John McKrow,	Gaming
51176	"	"	Ray Williams,	Gaming
51177	"	"	Rob Roy,	Gaming
51178	"	"	H A Maudlin,	Vagrancy
51179	"	"	Bessie Cannon,	Dist Peace
50664	"	"	Eunice Neiman,	Keeping Bawdy House
50795	"	"	E. W. Helton,	Wife & Child Desertion
50824	"	"	Mattie Landrum,	Pistol
50989	"	"	Eunice Neiman,	Keeping Bawdy House
51009	"	"	Frank Lee Lewis,	Vagrancy
51027	"	"	Mary Lee Glover,	Vagrancy
51036	"	"	W. D. Watling,	Vagrancy
51084	"	"	J. J. Simpson,	AA

Manufacturing Stations, Fort Worth.

51085	The State of Texas vs	CA Cooper,	Assault
51094	" " " "	vs W.L. Hubert,	Theft
51156	" " " "	vs Mrs Dan Seldum,	Abuse of Language
50823	" " " "	vs Joe Helms,	Knucks
50860	" " " "	vs W.B. Astor,	Threatening to take a life
50976	" " " "	vs W.A. Hooper,	Swindling
50981	" " " "	vs R.C. Duncan,	Gaming
51058	" " " "	vs Leslie Bradley,	Pistol
51275	" " " "	vs H.J. Larkin,	Theft
51269	" " " "	vs W.D. McClaron,	Wife Desertion
51022	" " " "	vs O.H. Wooley,	Aggravated Assault
49539	" " " "	vs J.J. Dillon	Sunday Picture Show opening
49588	- - - -	- J.J. Dillon	- - -
49639	- - - -	- J.J. Dillon	- - -
49677	- - - -	- J.J. Dillon	- - -
49727	- - - -	- J.J. Dillon	- - -
49515	- - - -	- J.J. Dillon	- - -
49768	- - - -	- J.J. Dillon	- - -
49540	- - - -	- Mrs Jess Davis	- - -
49587	- - - -	- Mrs Jess Davis	- - -
49640	- - - -	- Mrs Jess Davis	- - -

49678	State of Texas	vs	Mrs Juss Davis	Sunday Picture Show opening				
49728	-	-	Mrs Juss Davis	Sunday	-	-	-	
49516	-	-	Mrs Juss Davis		-	-	-	
49769	-	-	Mrs Juss Davis		-	-	-	
49805	-	-	D C Feegles		-	-	-	
49850	-	-	D C Feegles		-	-	-	
49921	-	-	D C Feegles		-	-	-	
50126	-	-	D C Feegles		-	-	-	
50244	-	-	D C Feegles		-	-	-	
50164			D C Feegles					
49965			D C Feegles					
49541			D C Feegles					
49589			D C Feegles					
49872			D C Feegles					
49998			D C Feegles					
49641			D C Feegles					
50094			D C Feegles					
49679			D C Feegles					
49729			D C Feegles					
49517			D C Feegles					

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Manufacturing Stations, Fort Worth.

50061	State of Texas vs D C Freyler Sunday Picture show opening						
49770	- - - - D C Freyler	✓	✓	✓	✓	✓	✓
50287	- - - - D C Freyler	✓	✓	✓	✓	✓	✓
50319	- - - - D C Freyler	✓	✓	✓	✓	✓	✓
50220	- - - - D C Freyler	✓	✓	✓	✓	✓	✓
50252	- - - - O F Gould	✓	✓	✓	✓	✓	✓
50276	- - - - O F Gould	✓	✓	✓	✓	✓	✓
50310	- - - - O F Gould	✓	✓	✓	✓	✓	✓
49837	- - - - R A Healey	✓	✓	✓	✓	✓	✓
49923	- - - - R A Healey	✓	✓	✓	✓	✓	✓
50247	- - - - R A Healey	✓	✓	✓	✓	✓	✓
50165	- - - - R A Healey	✓	✓	✓	✓	✓	✓
49959	- - - - R A Healey	✓	✓	✓	✓	✓	✓
5038	- - - - R A Healey	✓	✓	✓	✓	✓	✓
49999	- - - - R A Healey	✓	✓	✓	✓	✓	✓
50089	- - - - R A Healey	✓	✓	✓	✓	✓	✓
50054	- - - - R A Healey	✓	✓	✓	✓	✓	✓
49806	- - - - R A Healey	✓	✓	✓	✓	✓	✓
50279	- - - - R A Healey	✓	✓	✓	✓	✓	✓
50318	- - - - R A Healey	✓	✓	✓	✓	✓	✓

50217	State of Texas	R. W. Kealey,	Sunday Picture Show opening				
49840	State of Texas	R. W. Kealey,	P. C. Levy	✓	✓	✓	✓
49846	✓	✓	✓	R. W. Kealey	✓	✓	✓
49918	✓	✓	✓	P. C. Levy	✓	✓	✓
50131	✓	✓	✓	P. C. Levy	✓	✓	✓
50133	✓	✓	✓	P. C. Levy	✓	✓	✓
50248	✓	✓	✓	P. C. Levy	✓	✓	✓
50246	✓	✓	✓	P. C. Levy	✓	✓	✓
50169	✓	✓	✓	P. C. Levy	✓	✓	✓
49961	✓	✓	✓	P. C. Levy	✓	✓	✓
49962	✓	✓	✓	P. C. Levy	✓	✓	✓
49542	✓	✓	✓	P. C. Levy	✓	✓	✓
49590	✓	✓	✓	P. C. Levy	✓	✓	✓
50004	✓	✓	✓	P. C. Levy	✓	✓	✓
50003	✓	✓	✓	P. C. Levy	✓	✓	✓
50173	✓	✓	✓	P. C. Levy	✓	✓	✓
49878	✓	✓	✓	P. C. Levy	✓	✓	✓
49874	✓	✓	✓	P. C. Levy	✓	✓	✓
49642	✓	✓	✓	P. C. Levy	✓	✓	✓
50096	✓	✓	✓	P. C. Levy	✓	✓	✓

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Manufacturing Stationers, Fort Worth.

50092	State of Texas vs	Ob Levy	Sunday Picture Show opening				
49680	v	v	v	Ob Levy	v	v	v
49730	v	v	v	Ob Levy	v	v	v
49518	v	v	v	Ob Levy	v	v	v
50065	v	v	v	Ob Levy	v	v	v
50060	v	v	v	Ob Levy	v	v	v
49771	v	v	v	Ob Levy	v	v	v
49807	v	v	v	Ob Levy	v	v	v
50219	v	v	v	Ob Levy	v	v	v
50285	v	v	v	Ob Levy	v	v	v
50280	v	v	v	Ob Levy	v	v	v
50321	v	v	v	Ob Levy	v	v	v
50316	v	v	v	Ob Levy	v	v	v
5021							
50215	v	v	v	Ob Levy	v	v	v
49919	v	v	v	J S Phillips	v	v	v
50127	v	v	v	J S Phillips	v	v	v
50251	v	v	v	J S Phillips	v	v	v
50163	v	v	v	J S Phillips	v	v	v
49964	v	v	v	J S Phillips	v	v	v
49543	v	v	v	J S Phillips	v	v	v

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Texas Printing Company

50007	State of Texas	J. S. Shepley	Sunday	Justice	How	Spencer
49881	"	"	"	"	"	"
49643	"	"	"	"	"	"
50091	"	"	"	"	"	"
49841	"	"	"	"	"	"
49681	"	"	"	"	"	"
49731	"	"	"	"	"	"
49519	"	"	"	"	"	"
50055	"	"	"	"	"	"
49712	"	"	"	"	"	"
50284	"	"	"	"	"	"
50317	"	"	"	"	"	"
50221	"	"	"	"	"	"
49591	"	"	"	"	"	"
49808	"	"	"	"	"	"
49813	"	"	"	"	"	"
49844	"	"	"	"	"	"
49920	"	"	"	"	"	"
50249	"	"	"	"	"	"
49963	"	"	"	"	"	"

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Manufacturing Stationers, Fort Worth.

49547	State of Texas vs A Jucarro. Sunday Picture Show Opening						
50006	-	-	-	A Jucarro	-	-	-
50171	-	-	-	A Jucarro	-	-	-
50134	-	-	-	A Jucarro	-	-	-
50204	-	-	-	A Jucarro	-	-	-
49873	-	-	-	A Jucarro	-	-	-
49646	-	-	-	A Jucarro	-	-	-
50097	-	-	-	A Jucarro	-	-	-
49735	-	-	-	A Jucarro	-	-	-
49523	-	-	-	A Jucarro	-	-	-
50059	-	-	-	A Jucarro	-	-	-
49776	-	-	-	A Jucarro	-	-	-
49685	-	-	-	A Jucarro	-	-	-
50286	-	-	-	A Jucarro	-	-	-
50315	-	-	-	A Jucarro	-	-	-
50211	-	-	-	A Jucarro	-	-	-
49595	-	-	-	A Jucarro	-	-	-
49875	-	-	-	R Cohn	-	-	-
49928	-	-	-	R Cohn	-	-	-
50130	-	-	-	R Cohn	-	-	-

50245	State of Texas vs	R. Cohn	Sunday Picture Show opening				
50166	v	R. Cohn					
49957	v	R. Cohn					
49537	v	R. Cohn					
49585	v	R. Cohn					
49996	v	R. Cohn					
49883	v	R. Cohn					
50095	v	R. Cohn					
49636	v	R. Cohn					
49675	v	R. Cohn					
49725	v	R. Cohn					
49514	v	R. Cohn					
50063	v	R. Cohn					
49765	v	R. Cohn					
50282	v	R. Cohn					
50313	v	R. Cohn					
50218	v	R. Cohn					
49801	v	R. Cohn					
49849	v	R. Cohn					
49926	v	R. Cohn					
50132	v	R. Cohn					
50256	v	R. Cohn					
49955	v	R. Cohn					
49538	v	R. Cohn					
49586	v	H. G. Cottar					
50001	v	H. G. Cottar					
50172	v	H. G. Cottar					
49879	v	H. G. Cottar					
50088	v	H. G. Cottar					
49676	v	H. G. Cottar					
49724	v	H. G. Cottar					
49513	v	H. G. Cottar					
50056	v	H. G. Cottar					
49766	v	H. G. Cottar					
49804	v	H. G. Cottar					
50281	v	H. G. Cottar					
50322	v	H. G. Cottar					
50210	v	H. G. Cottar					
49848	v	W. S. Corbie					
49929	v	W. S. Corbie					

Manufacturing Stationers, Fort Worth.

50177	State of Texas vs W S Crosbie	Sunday Picture Show Opening					
50253	- - - W S Crosbie		✓	✓	✓	✓	✓
49960	✓ - - W S Crosbie		✓	✓	✓	✓	✓
50170	✓ - - W S Crosbie		✓	✓	✓	✓	✓
49877	✓ - - W S Crosbie		✓	✓	✓	✓	✓
49997	✓ - - W S Crosbie		✓	✓	✓	✓	✓
50093	- - - W S Crosbie		✓	✓	✓	✓	✓
49674	✓ - - W S Crosbie		✓	✓	✓	✓	✓
49726	✓ - - W S Crosbie		✓	✓	✓	✓	✓
50062	✓ - - W S Crosbie		✓	✓	✓	✓	✓
49767	✓ - - W S Crosbie		✓	✓	✓	✓	✓
49802	✓ - - W S Crosbie		✓	✓	✓	✓	✓
50278	✓ - - W S Crosbie		✓	✓	✓	✓	✓
50311	✓ - - W S Crosbie		✓	✓	✓	✓	✓
50213	✓ - - W S Crosbie		✓	✓	✓	✓	✓
49811	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49546	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49647	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49734	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49684	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49775	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49594	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49809	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49842	✓ - - J D Wheelian		✓	✓	✓	✓	✓
49925	- - - J H Riggles		✓	✓	✓	✓	✓
50124	✓ - - J H Riggles		✓	✓	✓	✓	✓
50255	- - - J H Riggles		✓	✓	✓	✓	✓
50167	✓ - - J H Riggles		✓	✓	✓	✓	✓
49954	✓ - - J H Riggles		✓	✓	✓	✓	✓
49544	✓ - - J H Riggles		✓	✓	✓	✓	✓
50000	✓ - - J H Riggles		✓	✓	✓	✓	✓
49880	✓ - - J H Riggles		✓	✓	✓	✓	✓
49644	✓ - - J H Riggles		✓	✓	✓	✓	✓
50087	✓ - - J H Riggles		✓	✓	✓	✓	✓
49682	✓ - - J H Riggles		✓	✓	✓	✓	✓
49732	✓ - - J H Riggles		✓	✓	✓	✓	✓
49520	✓ - - J H Riggles		✓	✓	✓	✓	✓
50064	✓ - - J H Riggles		✓	✓	✓	✓	✓
49773	✓ - - J H Riggles		✓	✓	✓	✓	✓
50288	✓ - - J H Riggles		✓	✓	✓	✓	✓

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50312	State of Texas	vs	Wm. Ruggles	Sunday	Justice Shaw	Opening
50216	State of Texas	vs	Wm. Ruggles			
49573			vs			
50133			vs			
50250			vs			
50212			vs			
50162			vs			
50002			vs			
49876			vs			
50086			vs			
49958			vs			
50057			vs			
50271			vs			
50320			vs			
49803			vs			
49847			vs			
49573			vs			
49810			vs			
49924			vs			
50125			vs			
50254			vs			
50168			vs			
49956			vs			
49545			vs			
50005			vs			
49881			vs			
49645			vs			
50090			vs			
49683			vs			
49733			vs			
50058			vs			
49714			vs			
50583			vs			
50314			vs			
50314			vs			
49843			vs			
49955			vs			
49488			vs			
49689			vs			
49498			vs			

State Printing Company

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Manufacturing Ordnance, Fort Worth.

28	50456	The State of Texas	vs	Earl Bell,	Aggravated Assault
	50625	"	"	"	vs Sling Jim, Aggravated Assault
	50610	"	"	"	vs Richard Pinson, Pistol
	50606	"	"	"	vs Muggie Clark, OB Long & DP
	50653	"	"	"	vs Andrew Jackson, Selling without
	50227	"	"	"	vs Wm H. Hein, Indecent Picture
	50226	"	"	"	vs Joe Carnesi, Indecent Picture
	50443	"	"	"	vs M.B. Brooks, Selling without L
	50229	"	"	"	vs C.M. Fox, Indecent Picture
	50343	"	"	"	vs Catherine Thompson, Selling without
	50186	"	"	"	vs Max Smith, Selling without license
	50369	"	"	"	vs Curley May, Selling without license
	50576	"	"	"	vs Bennie Miller, Vagrancy
	50568	"	"	"	vs E.W. Brown, Assault
	50629	"	"	"	vs M.J. Giles, Theft
	49688	"	"	"	vs Miles Wilson, Pistol
	49915	"	"	"	vs G.E. Ford, Theft
	50635	"	"	"	vs Will Johnson, Selling without L
	50624	"	"	"	vs Jack Kell, Theft
	50648	"	"	"	vs Anna Bell Collins, Theft
	50643	"	"	"	vs S.A. Neal, Aggravated Assault
	50647	"	"	"	vs Joe W. Crowder, Theft
	50569	"	"	"	vs Walter Adams, Vagrancy
	50573	"	"	"	vs Geo Laneri, Owning
	50573	"	"	"	vs " " " " " "
	50583	"	"	"	vs F.P. Pendry, Owning
	50574	"	"	"	vs Geo Laneri, Owning
	50578	"	"	"	vs Louie Freeman, Assault
	50658	"	"	"	vs R.F. Bowles, A.A.
	50617	"	"	"	vs Henry Love, Wife Desertion
	50528	"	"	"	vs Geo Hardin, Selling without L
	50298	"	"	"	vs J.R. Vanderguff, ^{unlawfully} Proc medicine
	50299	"	"	"	vs J.R. Vanderguff, Unlawfully Proc Medicine
	50202	"	"	"	vs Mary DeWisey " " "
	50527	"	"	"	vs C.B. Peters, Selling without L
	50228	"	"	"	vs A. Zucarro, Indecent Picture
	49907	"	"	"	vs Ruth King, Selling without L
	50580	"	"	"	vs Joe Hill, Misantry
	50575	"	"	"	vs Ambrose Brooks, Vag

50511	The State of Texas	vs	Hubert Smyre,	wife Desertion
50011	"	"	"	"
49785	"	"	"	"
50426	"	"	"	"
50489	"	"	"	"
50536	"	"	"	"
50577	"	"	"	"
50581	"	"	"	"
50484	"	"	"	"
50626	"	"	"	"
50507	"	"	"	"
50335	"	"	"	"
50628	"	"	"	"
50627	"	"	"	"
50121	"	"	"	"
50533	"	"	"	"
50309	"	"	"	"
50308	"	"	"	"
50304	"	"	"	"
50415	"	"	"	"
50630	"	"	"	"
50708	"	"	"	"
50716	"	"	"	"
50733	"	"	"	"
50717	"	"	"	"
50678	"	"	"	"
50916	"	"	"	"
50830	"	"	"	"
50849	"	"	"	"
50839	"	"	"	"
50840	"	"	"	"
50815	"	"	"	"
50758	"	"	"	"
50724	"	"	"	"
50725	"	"	"	"
50787	"	"	"	"
50798	"	"	"	"
50779	"	"	"	"
50770	"	"	"	"
50762	"	"	"	"
50752	"	"	"	"
		vs	H W Durham,	wife Desertion
		vs	Jack Turpin,	Theft
		vs	C W Dickson,	Aggravated Assault
		vs	Houston Nelson,	"
		vs	P H Boston,	Suiciding
		vs	May Welch,	Dist Peace
		vs	L B King,	Vagrancy
		vs	D Anderson,	Unlawfully Taking Auto
		vs	M J Giles,	Theft
		vs	Jim Stov,	Injury to fence
		vs	Uvin Hill,	Disfranchisement
		vs	J B Applewhite,	Theft
		vs	J B Applewhite,	Theft
		vs	Ed Red,	Vagrancy
		vs	Willig Williams,	Theft
		vs	Joe Cox,	Removing Auto Parts
		vs	Joe Cox,	"
		vs	Joe Cox,	"
		vs	Dora Thomas,	Theft
		vs	E M Riley,	Assault
		vs	Thurman Sexton,	Theft
		vs	Earl Anderson,	Aggravated Assault
		vs	Monk Nelson,	Aggravated Assault
		vs	J N Smith,	Theft
		vs	John Nash,	Theft
		vs	Ed Cole,	Theft
		vs	J M Miller,	A & F
		vs	Will Jackson,	Vagrancy
		vs	Myrtle Hachney,	Vagrancy
		vs	T. C. Hachney,	Vagrancy
		vs	Frank Sprenger,	Vag
		vs	Mattie White,	Assault
		vs	M. C. Durham & Ida Adams,	A & F
		vs	Ida Adams,	Keeping Bandy House
		vs	Georgia Carroll,	Selling without L
		vs	Eugene Erby,	Vagrancy
		vs	Birdie Russell,	A. A.
		vs	Mattie Davis,	A. A.
		vs	Arthur Nelson,	Theft
		vs	Gertrude Carter,	Obscene

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth

50806	The State of Texas	vs Willie Crawford,	Assault
51297	" " " "	vs Nick Sexton,	Wife Desertion
51288	" " " "	vs Frank Dulaney,	A.A.
51073	" " " "	vs Kate Patterson,	Keeping Bowdy House
51077	" " " "	vs John Cousins,	" " "
51065	" " " "	vs Mattie Bradley,	" " "
51005	" " " "	vs Lucy Jones,	" " "
50838	" " " "	vs Jesse McFar,	Dis Orderly
51229	" " " "	vs R. S. Ottman,	Keeping Bowdy House
51093	" " " "	vs Mrs A. B. Cecil,	" " "
51226	" " " "	vs Mrs. Jno O'Byant,	Theft.
50871	" " " "	vs F. Pierce,	Pistol
50887	" " " "	vs T. Pearce,	Pistol
50927	" " " "	vs Jess Turner,	Theft
50905	" " " "	vs Jow Hill,	Intoxication
50900	" " " "	vs Dow Otto,	Wiring without Permit
50907	" " " "	vs Frank Easter,	Vio Lorbogs Ordinance
50906	" " " "	vs W. Benton,	" " "
50902	" " " "	vs Chas Bentley,	Assault
50677	" " " "	vs J. R. McBride,	Aggravated Assault
50909	" " " "	vs Weldon Duffy,	Vagrancy
50908	" " " "	vs Jim Areola,	Affray
50898	" " " "	vs Bessie Jackson,	Vagrancy
50911	" " " "	vs Trent Lewis,	Soliciting on Street
51021	" " " "	vs W. H. Pettigrew,	Adultery & Fornication
51098	" " " "	vs Logan O'Reilly,	Aggravated Assault
51170	" " " "	vs Jemmet Struble,	Vagrancy
51160	" " " "	vs Maggie Jones,	Vagrancy
51183	" " " "	vs Texanna Green,	ab. L. & D.P.
51225	" " " "	vs Mrs Jno O'Byant,	Theft
51004	" " " "	vs Jouneta Johnson,	Vagrancy
51111	" " " "	vs Jouneta Johnson,	Vagrancy
51999	" " " "	vs E. A. Bell,	Vagrancy
50679	" " " "	vs John Nash,	ab. L. & D.P.
50731	" " " "	vs John Valasis,	a & F
51055	" " " "	vs Helen West,	Aggravated Assault
51131	" " " "	vs Will Wilson,	" "
50910	" " " "	vs Raymond Long,	Vagrancy
50858	" " " "	vs Robert McNeely,	wife Desertion
50869	" " " "	vs O. W. Clower,	A.A.
50825	" " " "	vs Mr Martin,	A.A.

50826	The State of Texas	vs	Mr Martin,	Abusive Language
50924	"	"	"	vs Lottie Freeman, Aggravated Assault
50777	"	"	"	vs Chas Hood, Theft
50857	"	"	"	vs J. E. Bean, Aggravated Assault
50967	"	"	"	vs B. C. Nicholson, Offensive Nuisance
50940	"	"	"	vs Billy Brown, Vagrancy
50852	"	"	"	vs Harvey Humphreys, Theft
50912	"	"	"	vs Mrs Mable Harrell, Vagrancy
50705	"	"	"	vs Morgan True, Aggravated Assault
50953	"	"	"	vs W. H. Dial, Swindling
50899	"	"	"	vs Ora Chatman, Vagrancy
50886	"	"	"	vs Ella Barker, Pistol
50847	"	"	"	vs C. J. Crawford, Swindling
50846	"	"	"	vs C. J. Crawford, Swindling
50845	"	"	"	vs C. J. Crawford, Swindling
51071	"	"	"	vs C. Connelly, Vagrancy
50903	"	"	"	vs Bob Davis, Assault
51236	"	"	"	vs Tom Hardeman, Selling without L.
50944	"	"	"	vs R. D. Barr, Swindling
50996	"	"	"	vs Henry Snow, Unlawfully Taking Auto
50863	"	"	"	vs Walter Meldorf, Theft
50841	"	"	"	vs Willis Williams, Theft
50814	"	"	"	vs Corrie Smith, Vagrancy
50870	"	"	"	vs Winfred Gilmore, Theft
50697	"	"	"	vs Sam Harmon, Pistol
50709	"	"	"	vs Frank Wilson, Theft
50727	"	"	"	vs J. R. North, Theft
50706	"	"	"	vs Eber Jefferson, Pistol
50833	"	"	"	vs W. S. Springer, Swindling
50934	"	"	"	vs Tom Patterson, Swindling
50879	"	"	"	vs Roy A. Field, Aggravated
50884	"	"	"	vs Monroe Cheek, Ob. Long.
50878	"	"	"	vs R. Harris, Aggravated Assault
50882	"	"	"	vs Fado Lewis, Aggravated Assault
50883	"	"	"	vs Fado Lewis, Aggravated Assault
50742	"	"	"	vs G. W. Biggerstaff, Swindling
50896	"	"	"	vs Lizzie George, Vagrancy
50865	"	"	"	vs Jim Durham, Reckless Driving
50778	"	"	"	vs H. R. Arnold, Swindling
50689	"	"	"	vs T. A. Miller, A. D.
50792	"	"	"	vs Arthur Cheate, Theft

the

day of

A. D. 189

Manufacturing Stations, Fort Worth.

50835	The State of Texas	vs Jim Horn,	Malicious Mischief
50843	" " "	vs Ike Conrath,	Aggravated Assault
50735	" " "	vs Inez Wells,	Keeping Bowdy House
50768	" " "	vs H. C. Slinker,	Wife's Desertion
50893	" " "	vs Hattie Young,	Aggravated Assault
50993	" " "	vs Stanley Lucas,	Theft
50992	" " "	vs Stanley Lucas,	Theft
51106	" " "	vs Joe Turner,	Aggravated Assault
50859	" " "	vs Dalton, Parker,	Theft
51242	" " "	vs Joe Kelley,	Pistol
51015	" " "	vs Arthur Tucker,	Assault
51014	" " "	vs Arthur Tucker,	Assault
51083	" " "	vs L. O. Clark,	Aggravated Assault
51045	" " "	vs Raymond, Tarver,	Vagrancy
50810	" " "	vs George Glenn,	Malicious Mischief
50837	" " "	vs Lula Hill,	Theft
50809	" " "	vs George Glenn,	Malicious Mischief
51037	" " "	vs Jesse Hall,	Vagrancy
51060	" " "	vs John Mullett,	Boarding Train
50693	" " "	vs M. F. Bruce Houston	Theft
50674	" " "	vs S. B. Hill	Pistol
50805	" " "	vs Clyde Smith	A. A.
50745	" " "	vs Vera Criss	A. A.
50681	" " "	vs F. J. Weaver	Drunk
50686	" " "	vs Carl Sauter	A. & F.
50687	" " "	vs Grace Smith	A. & F.
50753	" " "	vs Andrew W. Demelade	Theft
50683	" " "	vs Marquerita Maddie	A. - A.
50985	" " "	vs J. M. Turner	A. - A.
50873	" " "	vs Vera Cary	Vag.
50736	" " "	vs R. B. Young	A. - A.
50917	" " "	vs Arthur Upshaw	A. - A.
50872	" " "	vs A. D. Cary	Vag.
51001	" " "	vs Mike Crawford	Theft
50901	" " "	vs Ella Manning	Affray
50913	" " "	vs Frank Becker	Dis. Peace (city app)
51002	" " "	vs Frank Lopez	A. - A.
50928	" " "	vs Charley Miller	Theft
50923	" " "	vs Jeannett Weeden	Vag.
50936	" " "	vs Jeannett Weeden	Vag.
51000	" " "	vs W. M. Hart	Assault

50919	State of Texas	vs	Mamie Leach	Jag
51152	"	"	E B Riggs	W & F
51051	"	"	W B Powers	Kunks
51109	"	"	J B Kilpatrick	a - a
51102	"	"	J B Kilpatrick	AB Laug & Dist Peace
51010	"	"	Oscar Witty	AB Laug & Dist Peace
50926	"	"	Bob McQuinn	a - a
51195	"	"	Belah Lobhart	a - a
51067	"	"	Walter Lobhart	AB Laug & Dist Peace
50914	"	"	J Cornelly	Jag
51165	"	"	Dale Rowland	Reckless Driving
51112	"	"	Chickie Hart	a - a
51130	"	"	John Godley	a - a
50738	"	"	Glenn Gary	Theft
51277	"	"	Earl Hayes, Wife's Desertion	
51287	"	"	William Allison, Aggravated Assault	
51295	"	"	Joe Garcia, Aggravated Assault	
51301	"	"	Jack Baltimore, Pistol	
51105	"	"	Leo Lyons, Aggravated Assault	
51354	"	"	vs Pat McNamara, Gun	
51356	"	"	vs Pat McNamara, Drunk	
51343	"	"	vs Matney Stevens, Aggravated Assault	
51116	"	"	vs L D Stewart, " "	
51323	"	"	vs Bob Kennards, Aggravated Assault	
51357	"	"	vs E E McGray, Theft	
51384	"	"	vs Frank Rulon, ab Language	
51326	"	"	vs Nelson McKnight, Selling Without	
51119	"	"	vs Georgia Thomas, Keeping Bowdy House	
51196	"	"	vs Anton Ulick, Theft	
51300	"	"	vs Harry Newton, Disorderly House	
51304	"	"	vs D. L. Loggin, Aggravated Assault	
51305	"	"	vs D. L. Loggin, Abusive Language	
51314	"	"	vs Will Melbourne, Selling Liquor to Minor	
51322	"	"	vs Loyd Jewell, Assault	
51328	"	"	vs W M Carson, Selling without	
51331	"	"	vs T E. Ahles, Theft	
51353	"	"	vs G E Doughett, Aggravated Assault	
51052	"	"	vs Willie Williams, Theft	
51113	"	"	vs Lewis Johnson, O.A.	
51115	"	"	vs R Stewart, O.A.	

Manufacturing Stationers, Fort Worth.

51137	The State of Texas	vs	P. L. Kopner,	Aggravated Assault
51284	" " " "	vs	Hugh Lewis,	Assault
51296	" " " "	vs	Ada Thomas,	Aggravated Assault
51324	" " " "	vs	RR Greenlee,	Vagrancy
51333	" " " "	vs	W. H. Useary,	Theft
51334	" " " "	vs	W. H. Useary,	Theft
51342	" " " "	vs	T. J. DeRay,	Theft
51379	" " " "	vs	Will Armstrong,	Theft
51403	" " " "	vs	Pedro Saham,	Theft
51408	" " " "	vs	Owen Mills,	Selling without License
51486	" " " "	vs	Ben Carter,	Aggravated Assault
51400	" " " "	vs	Britt West,	" "
51707	" " " "	vs	James M. Rollin,	Ad

Read, signed and approved in open Court this the 3rd day of Nov. 1917. James M. Brown. Judge

Be It Remembered that on this day came up to be heard the County Attorney prosecuting the Pleas of this State, and for the good and sufficient reasons filed with the papers therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same to wit:

- | | | |
|-------|-------------------|--------------------------------------|
| 51151 | State of Texas vs | John L. Watts, Abusive L.D.P. |
| 51329 | " " " | vs Elmer Parley, " " " |
| 51378 | " " " | vs Floyd Roney, Theft |
| 51402 | " " " | vs R. Webb, Theft |
| 51449 | " " " | vs James Cohen, Theft by Bailee |
| 51450 | " " " | vs James Cohen, " " " |
| 51480 | " " " | vs Joe Hill, Vagrancy |
| 51426 | " " " | vs Henry Williams, Ab. Language |
| 51430 | " " " | vs Albert Lawrence, Vagrancy |
| 51431 | " " " | vs Bernice Nichols, Vagrancy |
| 51432 | " " " | vs Pat Griffin, Ab. Language |
| 51436 | " " " | vs G. Griffin, Exceeding Spec. Limit |
| 51491 | " " " | vs Dr. McFarland, Pistol |
| 51507 | " " " | vs E. J. Martin, Pistol |
| 51518 | " " " | vs Will Stone, A.D. |
| 51519 | " " " | vs Will Stone, A.D. |

Manufacturing Stationers, Fort Worth.

51522	The State of Texas	vs	Will Stone,	Aggravated Assault
51523	" " " "	vs	" " " "	" "
51266	" " " "	vs	Wb Poole,	Assault
51448	" " " "	vs	J. S. Bradley,	Theft
51404	" " " "	vs	L M Glanton,	Theft
51513	" " " "	vs	Joe Johnson,	Ad
51543	" " " "	vs	W M Smith,	Theft
51544	" " " "	vs	E M Christian,	Theft
51548	" " " "	vs	Jim Williams,	No License
51294	" " " "	vs	Tom Jones,	Vagrancy
51286	" " " "	vs	Printers Row,	Aggravated Assault
51554	" " " "	vs	Robt Osbey,	Aggravated Assault
51509	" " " "	vs	John Pettigrew,	Selling without L
51012	" " " "	vs	B P Harges,	Aggravated Assault
51413	" " " "	vs	H B Hendrichs,	Drunk
51499	" " " "	vs	J R Smith,	Theft
51406	" " " "	vs	R Webb,	Theft
51559	" " " "	vs	Jose Flores,	Selling without L
51521	" " " "	vs	Mike & Cwick,	wife Desertion
51647	" " " "	vs	Quint Thompson,	Ad Lasciv
51666	" " " "	vs	J Digger,	Drunk

51586	The State of Texas	vs	H. S. Ballard,	Vagrancy
51524	" " " "	vs	J. W. Boyle, et al,	A & F
51250	" " " "	vs	Clarence Adams,	Procuring
51332	" " " "	vs	C. A. Hill,	Shuff
51295	" " " "	vs	W. J. Freeman,	Approtated Passout
51488	" " " "	vs	J. M. Dupree,	Vagrancy
51489	" " " "	vs	F. R. Shetley,	Vagrancy
51503	" " " "	vs	Pat Harmon,	Selling without License
51514	" " " "	vs	F. G. Williams,	Drunk
51537	" " " "	vs	Loyd Neal,	Gaming
51630	" " " "	vs	Low Chaney,	A. A.
51656	" " " "	vs	Red Chambers,	Vagrancy
51657	" " " "	vs	Joe Johnson,	Vagrancy
51696	" " " "	vs	Sopharena Algalora,	Selling without License
51368	" " " "	vs	Price Neal,	A. A.
51310	" " " "	vs	O. L. Slate,	wife Desertion
51548	" " " "	vs	Jim Williams,	no License
51665	" " " "	vs	Clay Woods,	A. A.
51700	" " " "	vs	J. D. Hasley,	A. A.
51707	" " " "	vs	H. S. Tucker,	Gaming
51730	" " " "	vs	Jack Darnell,	Wag

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

- 51776 The State of Texas vs Jesse Sargent, Vagrancy
- 50412 " " " " vs Bessie Childress, Aggravated Assault
- 50049 " " " " vs Joe Ford, Aggravated Assault
- 51376 " " " " vs Mrs L Jacobs, Theft
- 51622 " " " " vs Ed Henderson, Aggravated Assault
- 51627 " " " " vs R. C. Foster, Theft
- 51635 " " " " vs Charley Hodges, Selling without L.
- 51777 " " " " vs T Butler, Theft
- 51658 " " " " vs H. L. Bowler, Selling without L.
- 51382 " " " " vs Tom Andrews, Theft by Bailee
- 51484 " " " " vs Will Coleman,
- 51803 " " " " vs John B Lambert, Aggravated Assault
- 51776 " " " " vs Jesse Sargent, Vagrancy
- 51498 " " " " vs L M Green, Selling without ^{License}

Read, signed and approved in open Court this the 5th day of January, A. D. 1918. Jesse M Brown Judge

Be It Remembered, that on this day came the County Attorney, prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit: -

51844	The State of Texas	vs	Jim Jones,	Theft
51849	" " " "	vs	F. Gorney,	Theft
51852	" " " "	vs	F. Gorney,	Theft
51855	" " " "	vs	Floyd Henderson,	Vag
51741	" " " "	vs	Will Jackson,	A.D.
51715	" " " "	vs	Katrina Chambers,	Theft
51690	" " " "	vs	Jose Lira,	Theft
51590	" " " "	vs	Willie Watson,	A.D.
51691	" " " "	vs	Marie Walker,	A.D.
51708	" " " "	vs	Tom Jose,	Pistol
51808	" " " "	vs	Lee McEntire,	nuisance (app Dis)
51810	" " " "	vs	Mary Collins, ob L	(app Dis missed)
51811	" " " "	vs	Gertrude Glover,	Vag (app Dis)
51814	" " " "	vs	Jno Phelps,	Vag (app Dis)
51815	" " " "	vs	Ethel Washington	(app Dis)

the _____ day of _____ A. D. 189_____

Manufacturing Stations, Fort Worth.

51816	The State of Texas	vs	Amie Roberts,	Doq (app Dis)
51607	" " " "	vs	Geo Harris,	Selling without L.
51862	" " " "	vs	Arthur Curtis,	Aggravated Assault
51623	" " " "	vs	F S Stone,	Selling without License
51644	" " " "	vs	John Moore,	Procuring
51796	" " " "	vs	Mrs H.C. Hazel,	Theft by Bailee
51908	" " " "	vs	Geo Jackson,	Theft
52003	" " " "	vs	Joe Loverton,	Carrying Pistol
52015	" " " "	vs	O Finley,	Theft
52016	" " " "	vs	O Finley,	Theft
52017	" " " "	vs	O Finley,	Theft
52037	" " " "	vs	Jesse Comstock,	No License
51977	" " " "	vs	Herbert Anderson,	Theft
52002	" " " "	vs	B F Cameron,	Assault
52002	" " " "	vs	Emma Johnson,	Theft
52023	" " " "	vs	Geo Bowen,	Pistol
52024	" " " "	vs	B B Bowen,	Pistol
52032	" " " "	vs	Walter Ford,	No License

Read, signed and approved in open court this the
 2nd day of March A. D. 1918 Jesse W Brown - Judge

Be It Remembered, that on Monday the 4th day of March, 1918, there came on and was held a regular term of the County Court of Tarrant County, Texas, then came the County Attorney prosecuting the Pleas of the State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the following cases, to wit:

- The State of Texas vs C Welch, Selling without license
- " " " " vs J L Raydell, " " "
- " " " " vs Bert Gilstrap, Assaulting Officer
- " " " " vs R L Moore, Theft
- " " " " vs Roy Browning, wife Desertion
- " " " " vs M Glason, Theft
- " " " " vs Allen Kellum, Theft
- " " " " vs Jno A Vincent, wife Desertion
- " " " " vs J B Capen, Theft
- " " " " vs J M B Hill, Aggravated Assault
- " " " " vs Chas Coulter, Disturbing the Peace
- " " " " vs John Chaney, Theft
- " " " " vs Joseph Meddison, Selling without license
- " " " " vs S H Coplin, Theft
- " " " " vs Jack Bowling, Theft
- " " " " vs Charlie Cooper, Ad

Manufacturing Stationers, Fort Worth.

- 51997 The State of Texas vs Joe Terrell, Pistol
- 52114 " " " " vs Harry Hamilton, A.D.
- 52262 " " " " vs Tom Owens, Misdemeanor

Read, signed and approved in open court this the 4th day of May A.D. 1918

Jesse M Brown Cofudge

Be It Remembered, That on this day came the County Attorney prosecuting the pleas of this State, and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit:

- The State of Texas vs Ed Jennings, Knuckles
- " " " " vs Fred Womack, Aggravated Assault
- " " " " vs Daisy Basworth, Aggravated Assault
- " " " " vs Mark Basworth, Aggravated Assault
- " " " " vs Mark Basworth, Abusive L & D.P.
- " " " " vs T. J. Thompson, Aggravated Assault
- " " " " vs Chas Short, Abusive Language
- " " " " vs Walter Adams, Theft
- " " " " vs Buster Reed, Aggravated Assault
- " " " " vs F. L. Sutton, Wife Desertion
- " " " " vs George S. McClroy, wife Desertion
- " " " " vs Sam Jacobs, Adultery
- " " " " vs Robt Barnwell, Theft
- " " " " vs Virgie Thompson, Aggravated Assault
- " " " " vs Annie Lynn, Theft
- " " " " vs M. Anson, Vagrancy
- " " " " vs " " " "

Manufacturing Stations, Fort Worth.

The State of Texas vs Frank Simmons, Theft
 " " " " vs Ed Graham, A.A.
 " " " " vs Cliff Neal, Unlawfully Using Auto
 " " " " vs A.L. Honey, Abusive Language
 " " " " vs Will Martin, Carrying Pistol
 " " " " vs Gatiel, Nelson, Theft
 " " " " vs Earl Burkhead, Vag

Read, signed and approved in open court this
 the 29th day of June, A.D. 1918.
 Jesse M Brown - C. Judge

Monday the 1st

day of

July

A. D. 1891-1918

Texas Printing Company

Be It Remembered, that on this day came the County Attorney prosecuting the Pleas of the State, and for the good reasons therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same to-wit:-

The State of Texas	vs	H Gedberg,	Abusive Language
" " " "	vs	J. J. Green,	Thrift
" " " "	vs	J. J. Green,	Thrift
" " " "	vs	C. E. Spencer,	Thrift
" " " "	vs	J. A. Vincent,	wife desertion
" " " "	vs	H. A. Miles,	Thrift

Read, signed and approved in open court this the 31st day of August, A. D. 1918
 J. M. Brown - County Judge

Manufacturing Stationers, Fort Worth

Be It Remembered, That on this day came the County attorney prosecuting the Pleas of the State and for the good and sufficient reasons filed with the papers therein, says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit:—

52285	The State of Texas	vs	Joe Hill, Drunk
52289	" " " "	vs	Joe Hill, Vagrancy
52652	" " " "	vs	Max Smith, violating 54th Law of the State
52653	" " " "	vs	Max Smith, violating 54th Law
52654	" " " "	vs	Max Smith " " " "
52655	" " " "	vs	Max Smith " " " "
52157	" " " "	vs	L. G. Maynard, O.A.
52156	" " " "	vs	Frank Christian, Vag
52362	" " " "	vs	P. H. Reminger, Ob. Language
52006	" " " "	vs	V. E. Ash, Theft
51946	" " " "	vs	Frank Chaser, Theft
51985	" " " "	vs	Ed Fairless, Swindling
51900	" " " "	vs	W. Miller, Theft
51971	" " " "	vs	Herbert Smith, Vag
52132	" " " "	vs	P. G. Lonham, ^{with officer} interfering
51973	" " " "	vs	Ed Jennings, Drunks
51952	" " " "	vs	Jesse Patton, at L

Case No.	Plaintiff	Defendant	Charge
51926	The State of Texas	vs Tom Stevens,	Wife Desertion
51925	" " " "	vs W.G. Frost,	Swindling
51936	" " " "	vs R F Hunter,	Aggravated Assault
51952	" " " "	vs Jesse Patton,	Ob Language
51916	" " " "	vs Tom Matranga,	Aggravated Assault
51891	" " " "	vs Winfrey Gilmore,	Theft
51912	" " " "	vs F M Reinhardt,	Theft
51957	" " " "	vs Nelson Gotier,	Theft
51959	" " " "	vs Will Evans,	Aggravated Assault
51890	" " " "	vs Homer Cooper,	Theft
51910	" " " "	vs Green Franklin,	Pistol
51958	" " " "	vs Will Evans,	Aggravated Assault
52069	" " " "	vs W A Payne,	Theft
51965	" " " "	vs Henry Suggs,	
52039	" " " "	vs Jim Martin,	Vagrancy
52106	" " " "	vs Virgil Thompson,	Aggravated Assault
52454	" " " "	vs Mrs. Winowsky,	Theft
52366	" " " "	vs Joe Glozier,	Theft
52453	" " " "	vs Char. Klimick,	Theft
52590	" " " "	vs J W Wright,	Aggravated Assault
52566	" " " "	vs Frank Pochowoy,	PC

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

52621	The State of Texas	vs	John Cofusis,	Aggravated Assault
52614	" " " "	vs	D Rafael,	Aggravated Assault
52640	" " " "	vs	Bud Fowler,	Pistol
50904	" " " "	vs	J.R. Thompson,	Affray
51647	" " " "	vs	Quint Thompson,	ab. L. & D. O.
52135	" " " "	vs	Will Martin,	Pistol
50156	" " " "	vs	Margarette Albritton,	Theft
51644	" " " "	vs	John Moore,	Procuring
51688	" " " "	vs	Hammer Patterson,	ad
51913	" " " "	vs	Ruby Johnson,	Theft
52384	" " " "	vs	J.E. Thompson,	Theft
50950	" " " "	vs	Will Washington,	Theft
52447	" " " "	vs	Ernest Webb,	Aggravated Assault
52566	" " " "	vs	Fred Pachery,	Aggravated Assault
52698	" " " "	vs	Will Trzvant,	Aggravated Assault
52718	" " " "	vs	L.N. Henry,	aggravated assault
52435	" " " "	vs	Bentley,	Knives
45005	" " " "	vs	J.H. Thompson,	Pistol
45065	" " " "	vs	Frank Rubin,	Theft
45025	" " " "	vs	Carl Vinson,	Assault
45139	" " " "	vs	Frank Rulon,	dog.

45147	The State of Texas	vs	D King, Dis Peace
45194	" " " "	vs	Geo Jenkins, Gaming
45310	" " " "	vs	R M Thompson, Swindling
45331	" " " "	vs	R Patterson, No license
45351	" " " "	vs	R M Thompson, Swindling
45426	" " " "	vs	Harry Young, Aggravated Assault
45428	" " " "	vs	Isaac Perkins, Pistol
45518	" " " "	vs	J J Johnson, Assault
45524	" " " "	vs	Will Rogers, Vagrancy
45578	" " " "	vs	Gaudalope Vallin, Pistol
45579	" " " "	vs	" " " " Log
45580	" " " "	vs	Henry Ochoa, Vagrancy
45605	" " " "	vs	Edward Thompson, A.A.
45614	" " " "	vs	John Robinson, Pistol
45628	" " " "	vs	Flutasi Rodriguez, Dist
45634	" " " "	vs	Willie Robinson, Aggravated Assault
45638	" " " "	vs	Stella Ryan, D.P.
45645	" " " "	vs	Joe Newark, Selling to Minor
45696	" " " "	vs	Randle Robinson, A.A.
45700	" " " "	vs	A Werner, Vagrancy
45723	" " " "	vs	Oscar Robinson, Theft

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Manufacturing Stationers, Fort Worth.

45748	State of Texas	vs	Stella Taylor,	Theft
45751	State of Texas	vs	Ed Pitts,	Pistol
45767	" " " "	vs	Will Taylor,	Gaming
45831	" " " "	vs	Ben Rich,	Embez.
45834	" " " "	vs	Randle Robinson,	CA
45839	" " " "	vs	Emmett Rockmore, ^{wife}	Desertion
45871	" " " "	vs	Alton Zimmerman,	CA
45876	" " " "	vs	Milton Kene,	Taking Auto
45887	" " " "	vs	Harry Norton,	Abandonment
45937	" " " "	vs	Mrs D M Doreal,	Theft
45975	" " " "	vs	Robt Young,	Vagrancy
46124	" " " "	vs	Jim Oliver,	CA
46150	" " " "	vs	W. S. Oakes,	Swindling
46157	" " " "	vs	" "	Swindling
46162	" " " "	vs	J. P. Roupe,	Theft
46189	" " " "	vs	John Johnson,	Abuse
46281	" " " "	vs	Jesse Rhodes, ^{Permitting}	stock loan
46251	" " " "	vs	My Rhodes,	CA
46366	" " " "	vs	Mrs Lillian Nalon,	Theft by Burglary
46316	" " " "	vs	John Dorton,	Assault
46339	" " " "	vs	W. S. Oakes,	Swindling

46552	The State of Texas	vs	Ree Jackson,	Drunk
46376	" " " "	vs	Jeff Jones,	Theft
46443	" " " "	vs	May Kelly,	Vagrancy
46449	" " " "	vs	John Rosenberg,	Pistol
46588	" " " "	vs	Emeral Teeman,	Gaming
46596	" " " "	vs	Dave Washington,	Theft
46599	" " " "	vs	T. Jefferson,	Killing Domesticated Animal
46537	" " " "	vs	Charles Pettigrew,	Selling to minor
46210	" " " "	vs	Archie Jamison,	Gaming
46544	" " " "	vs	Will Porter,	Vagrancy
46555	" " " "	vs	John Kilpatrick,	Wife Deserting
44972	" " " "	vs	Walter Post,	Theft
43965	" " " "	vs	W. Vaughn, Jr.,	Swindling
46010	" " " "	vs	Strat Thompson,	Pistol
49354	" " " "	vs	H. P. Phillips,	Sunday Pic Show Opening
49356	" " " "	vs	L. P. Thompson,	" " " "
49357	" " " "	vs	Quarros,	" " " "
49358	" " " "	vs	Isaac Williams,	Theft
49365	" " " "	vs	Ollie Sheppard,	Theft
49366	" " " "	vs	Will Williams,	Theft
49367	" " " "	vs	Leon Williams,	Theft

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Manufacturing Stations, Fort Worth

49369	The State of Texas	vs	Willie Rhodes,	Threatening to take life
49371	" " " "	vs	Clarence Bowlin,	Pistol
49375	" " " "	vs	B A Davis,	Embezzlement
49391	" " " "	vs	Roy Glasgow,	Ex Speed Limit
49392	" " " "	vs	Roy Miller,	" " "
49395	" " " "	vs	Andy Campbell,	Spending
49396	" " " "	vs	J J Goodnight	"
49398	" " " "	vs	R Cohen,	Sunday Pic Show Opening
49400	" " " "	vs	J J Dillow	" " " "
49401	" " " "	vs	Mrs Jess Davis	" " " "
49402	" " " "	vs	O. C. Levy	" " "
49403	" " " "	vs	J J Phillips	" " "
49404	" " " "	vs	J H Riggles	" " "
49405	" " " "	vs	L R Thompson	" " "
49406	" " " "	vs	W H Word	" " "
49407	" " " "	vs	Quarero	" " "
49827	" " " "	vs	Aurara Rodrigues,	Vag
49209	" " " "	vs	Al Pinkford,	Assault
49212	" " " "	vs	R Cohen,	Sunday Pic Show Opening
49213	" " " "	vs	H G Canton	" " " "
49214	" " " "	vs	Mrs Jess Davis	" " " "

49215	The State of Texas	vs	J. J. Dillon,	Sunday Pick Show Opening
49216	" " " "	vs	D. C. Feegles,	" " " "
49217	" " " "	vs	O. C. Levy	" " " "
49218	" " " "	vs	J. S. Phillips	" " " "
49219	" " " "	vs	J. S. Riggles	" " " "
49220	" " " "	vs	D. R. Thompson	" " " "
49221	" " " "	vs	Agucarro	" " " "
49228	" " " "	vs	Dactor Veit,	Assault
49229	" " " "	vs	" " "	ab. S. & P.
49233	" " " "	vs	W. N. Miles	Aggravated Assault
49251	" " " "	vs	Lewis Lindsey,	Theft
49254	" " " "	vs	H. G. Cottar,	Sunday Pick Show Opening
49255	" " " "	vs	R. Cohen,	" " " "
49256	" " " "	vs	J. J. Dillon	" " " "
49257	" " " "	vs	Professor Davis	" " " "
49258	" " " "	vs	D. C. Feegles	" " " "
49259	" " " "	vs	O. C. Levy	" " " "
49260	" " " "	vs	J. S. Phillips	" " " "
49261	" " " "	vs	J. S. Riggles	" " " "
49261	" " " "	vs	D. R. Thompson	" " " "
49262	" " " "	vs	Agucarro	" " " "

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Manufacturing Stationers, Fort Worth

49265	The State of Texas	v	J. Patton,	Theft by Bailee
49279	"	"	"	"
49279	"	"	"	"
49281	"	"	"	"
49281	"	"	"	"
49282	"	"	"	"
49282	"	"	"	"
49283	"	"	"	"
49283	"	"	"	"
49284	"	"	"	"
49284	"	"	"	"
49285	"	"	"	"
49285	"	"	"	"
49303	"	"	"	"
49303	"	"	"	"
49321	"	"	"	"
49321	"	"	"	"
49325	"	"	"	"
49325	"	"	"	"
49326	"	"	"	"
49326	"	"	"	"
49331	"	"	"	"
49331	"	"	"	"
49334	"	"	"	"
49334	"	"	"	"
49335	"	"	"	"
49335	"	"	"	"
49336	"	"	"	"
49336	"	"	"	"
49338	"	"	"	"
49338	"	"	"	"
49341	"	"	"	"
49341	"	"	"	"
49346	"	"	"	"
49346	"	"	"	"
49348	"	"	"	"
49348	"	"	"	"
49349	"	"	"	"
49349	"	"	"	"
49351	"	"	"	"
49351	"	"	"	"

49352	The State of Texas	vs	D. C. Tepler,	Sunday Pick Show	pening
49352	"	"	"	"	"
49064	"	"	"	"	"
49067	"	"	"	"	"
49353	"	"	"	"	"
49084	"	"	"	"	"
49085	"	"	"	"	"
49086	"	"	"	"	"
49087	"	"	"	"	"
49089	"	"	"	"	"
49088	"	"	"	"	"
49090	"	"	"	"	"
49091	"	"	"	"	"
49092	"	"	"	"	"
49093	"	"	"	"	"
49094	"	"	"	"	"
49104	"	"	"	"	"
49109	"	"	"	"	"
49112	"	"	"	"	"
49113	"	"	"	"	"
49114	"	"	"	"	"

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Manufacturing Stationers, Fort Worth.

- 49131 The State of Texas vs H G Cottar, Sunday Pick Show Opening
- 49132 " " " " vs R Cohn, " " " "
- 49133 " " " " vs J G Dillon " " " "
- 49134 " " " " vs Mrs Jess Davis " " " "
- 49135 " " " " vs D C Feagle " " " "
- 49136 " " " " vs O C Levy " " " "
- 49137 " " " " vs J S Phillips " " " "
- 49138 " " " " vs J H Riggle " " " "
- 49139 " " " " vs D R Thompson " " " "
- 49140 " " " " vs A Guccarro " " " "
- 49147 " " " " vs Gus Mullen, A. C.
- 49158 " " " " vs Wallace, J C, Swindling
- 49183 " " " " vs O C Levy, Sunday Pick Show Opening
- 49184 " " " " vs J S Phillips, " " " "
- 49185 " " " " vs J H Riggle " " " "
- 49186 " " " " vs D R Thompson, " " " "
- 49187 " " " " vs A Guccarro " " " "
- 49193 " " " " vs G L Massey, Rec & Can
- 49208 " " " " vs R A Pinkard, Dist Reg. Workshop
- 49014 " " " " vs C R Smith, Jaq
- 49029 " " " " vs Wallace Smith, Speeding

49034	The State of Texas	v	Andrew Moss,	Aggravated Assault
49052	"	"	"	v Vera Loy, Ab. Long & D.P.
49053	"	"	"	v " " Assault
49060	"	"	"	v J. H. Biggle, Sunday Pick Show Opening
49062	"	"	"	v H. [redacted] " " " "
48910	"	"	"	v Charley Froger Auto Accor. Theft
48923	"	"	"	v Edgar Young, Theft
48939	"	"	"	v John Taylor, Theft auto oc.
48940	"	"	"	v " " " " "
48944	"	"	"	v Laurence Rife " " "
48945	"	"	"	v " " " " "
48946	"	"	"	v " " " " "
48947	"	"	"	v " " " " "
48949	"	"	"	v Elms Eason, " " " "
48950	"	"	"	v " " " " "
48951	"	"	"	v " " " " "
48952	"	"	"	v Williams Lattimore " " "
48953	"	"	"	v " " " " "
48954	"	"	"	v " " " " "
48955	"	"	"	v " " " " "
48976	"	"	"	v J. R. Reddick, Ab. Long & D.P.

Manufacturing Stationers, Fort Worth.

- 48981 The State of Texas vs Fred Jackson, Theft
- 48988 " " " " vs Bob Turner, Wife Desertion
- 48986 " " " " vs C. C. Littlepage, Vagrancy
- 48941 " " " " vs John Taylor, Theft auto ac
- 49010 " " " " vs Bertha Payne, Vag
- 46028 " " " " vs P. V. Ryan, Aggravated Assault
- 48713 " " " " vs M. P. Wheelan, Swindling
- 48733 " " " " vs Lena Judd,
- 48736 " " " " vs D. J. Mitchell, Swindling
- 48737 " " " " vs R. C. Perry, "
- 48742 " " " " vs C. D. Kirk, "
- 48746 " " " " vs W. C. Jackson, A.A.
- 48754 " " " " vs Jas. O. Lewis, A.A.
- 48759 " " " " vs Dick Milton, Theft
- 48773 " " " " vs J. D. Terry, Swindling
- 48779 " " " " vs Sallie Lewis, Theft
- 48782 " " " " vs Lewis Woods, A.A.
- 48785 " " " " vs W. H. White, Assault
- 48796 " " " " vs John Davis, Theft
- 48802 " " " " vs Vick Modder, Vag
- 48512 " " " " vs J. F. Walker, A.A.

48502	The State of Texas	vs	Bert Jones,	Vagrancy
48580	"	"	"	vs Virgil Pace, wife Desertion
48604	"	"	"	vs Ed M Wolf, Theft
48644	"	"	"	vs E. E. McDow, Swindling
48649	"	"	"	vs Elphie, Vagrancy
48651	"	"	"	vs Roy Taylor, Pistol
48653	"	"	"	vs C. B. Owens, Selling without title
48680	"	"	"	vs J. H. Wilson, Swindling
48685	"	"	"	vs Gus Wait, a. a.
48692	"	"	"	vs Mrs Clyde Perry, a. & f.
48695	"	"	"	vs Annie Smith, Vagrancy
48703	"	"	"	vs Walter Manuel, Gaming
48707	"	"	"	vs D. Champley, wife Abandonment
48710	"	"	"	vs John Jones, Vis Stock Law
48712	"	"	"	vs H. O. Thompson, Swindling
48816	"	"	"	vs J. Taylor, Theft Auto Parts
48829	"	"	"	vs Mrs J. White, a. a.
48835	"	"	"	vs Bessie Smith, a. a.
48856	"	"	"	vs C. H. Utay, Swindling
48867	"	"	"	vs W. R. Miller, Swindling
48876	"	"	"	vs E. L. Woodcutler, Swindling

Manufacturing Stationers, Fort Worth

- 48886 The State of Texas vs R T Tankersley, Desert of wife
- 48906 " " " " vs Charley Taylor, Theft auto car
- 48908 " " " " vs John Taylor, " " "
- 48909 " " " " vs Wm Lattimore, " " "
- 48386 " " " " vs Cleo Maddox, Theft
- 48381 " " " " vs Josephine Trammell, ^{using indecent lang} over telephone
- 48396 " " " " vs Gertrude Williams, Vagrancy
- 48392 " " " " vs W R Payne, Swindling
- 48428 " " " " vs E L Welshin, Theft
- 48429 " " " " vs " " "
- 48430 " " " " vs " " "
- 48445 " " " " vs Jane Wilson, Vagrancy
- 48474 " " " " vs W W Richardson, Swindling
- 48475 " " " " vs " " "
- 48489 " " " " vs Emis D Rice, Embez
- 48490 " " " " vs Lizzie Mahalson, Vagrancy
- 48511 " " " " vs Lewis Tinsley, Gaming
- 48515 " " " " vs J M Russell, Gaming
- 48522 " " " " vs S D Williams, Gaming
- 48523 " " " " vs A P Tankersley, Gaming
- 48525 " " " " vs W L Jackbery, Gaming

48529	The State of Texas	vs	J M Russell,	Gaming
48531	" " " "	vs	Ben Junbrow,	Vagrancy
48555	" " " "	vs	D D McCombe,	Swindling
48236	" " " "	vs	E M Maddox,	Prescribing Morphine
48253	" " " "	vs	Jack Parker,	Theft
48272	" " " "	vs	J F Morgan,	Theft
48254	" " " "	vs	Laura Odum,	Obtaining & DP
48298	" " " "	vs	Elizabeth Wells,	Theft
48316	" " " "	vs	R. L. Mulligan,	Ob L & DP
48346	" " " "	vs	Chas Arnett,	Lawdy House
48330	" " " "	vs	Chas Wright,	Swindling
48331	" " " "	vs	Chas. Wright,	Swindling
48347	" " " "	vs	Thos Arnett,	Selling without Lic
48375	" " " "	vs	J Parker,	Swindling
48906	" " " "	vs	Charley Taylor,	Theft auto &c
48908	" " " "	vs	John Taylor,	" " "
48909	" " " "	vs	Wm Lattimore,	" " "
48386	" " " "	vs	Clevr. Maddox	Theft
48381	" " " "	vs	Josephine Lomell,	Long over Phone Using intercept
48296	" " " "	vs	Bertude Williams,	V & p
48129	" " " "	vs	Ed Hardcastle,	Embezzlement

Manufacturing Stations, Fort Worth.

48141	The State of Texas	vs	Ed Herdcastle,	Embezzlement
48158	" " " "	vs	S Rotsky,	Ab Language
48206	" " " "	vs	Juan Mandez,	Vagrancy
48207	" " " "	vs	John Wright,	Vis Stock Law
48225	" " " "	vs	W T Gordon,	Prescribing Morphine
48227	" " " "	vs	" " " "	" " " "
48007	" " " "	vs	Frank Jones,	Going into Loring Place
48021	" " " "	vs	J. H. Hawthorn,	Theft
48060	" " " "	vs	W A Phillips,	Wife & Child Abuse
48123	" " " "	vs	Eugene Jackson,	Pistol
47881	" " " "	vs	H C Sroat,	Aggravated Assault
47923	" " " "	vs	Wm Robinson,	Aggravated Assault
47944	" " " "	vs	John Overton,	Swindling
47946	" " " "	vs	John Overton	"
47986	" " " "	vs	Al Ortner,	Ab Language & D P
47540	" " " "	vs	Al Saylor,	ab Language
47558	" " " "	vs	J. C. Riley,	No License
47606	" " " "	vs	Myrtle Robinson,	Vagrancy
47613	" " " "	vs	Ed Key,	Assault
47704	" " " "	vs	J. A. Peitzsch,	Swindling
47752	" " " "	vs	A. J. Petta	o a

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Texas Printing Company

47776	The State of Texas vs	W. Law, Unlawfully Lathering Occas
47794	" " " "	vs Bert Ryan, Swindling
47895	" " " "	vs J. M. Kuidel, Embezz
47508	" " " "	vs Guy Potts, Swindling
47518	" " " "	vs Herbert Junk, ab Lang
47530	" " " "	vs Ida Rogers, Selling without Lic
47531	" " " "	vs Gomer Rice, ab Language
47470	" " " "	vs C. M. Ridding, Swindling
47472	" " " "	vs Dick Turpin, Theft
47481	" " " "	vs Will Jingles, Theft
47486	" " " "	vs R. C. Pinkston, Adultery
47501	" " " "	vs B. C. Jarrard, Vagrancy
47206	" " " "	vs Wm Griffith, Pistol
47212	" " " "	vs John Nash, Assault
47221	" " " "	vs R. P. Rodgers, ab Language
47277	" " " "	vs Minnie Jackson, Assault
47232	" " " "	vs E. W. Tate, Swindling
47238	" " " "	vs Herbert Torbid, Theft
47288	" " " "	vs Ernest King, Aggravated Assault
47308	" " " "	vs Bill Roberts, Jr, Theft
47347	" " " "	vs Ed H. Phillips, Picture Show

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47378	The State of Texas vs	Franks Rutherford, Theft
47392	" " " "	vs Will Thompson, CA
47413	" " " "	vs Guy Patten, Swindling
47441	" " " "	vs Henry New, Abaug
47448	" " " "	vs Loy Orr, CA
47453	" " " "	vs W. S. Sabers, CA
47458	" " " "	vs Felix Thompson, Theft
46912	" " " "	vs Photis Blasteris, CA
46943	" " " "	vs Will Tucker, Theft
46929	" " " "	vs R. M. Kelly, et al, A & J
46991	" " " "	vs G. M. Rannels, Assault
46968	" " " "	vs J. A. Peitzsch, Vis Stock & Law
46986	" " " "	vs Frank Pinto,
46993	" " " "	vs Juliana Pellegrum, Assault
47024	" " " "	vs Will Johnson, CA
47109	" " " "	vs Cal Pinkston, CA
47118	" " " "	vs Clyde Kelsey, Swindling
47124	" " " "	vs W. D. Robertson, Gaming
47153	" " " "	vs J. Johnson, CA
47176	" " " "	vs Willie Thomas, Vag
46773	" " " "	vs Sam Jacobs, Vag

46807	The State of Texas	vs	J. I. Owens,	Assault
46830	" " " "	vs	Ernest Tankersly,	Theft
46834	" " " "	vs	Louvain,	Vagrancy
46684	" " " "	vs	Arnold Kline,	CA
46890	" " " "	vs	Monroe Pittman,	Theft
46790	" " " "	vs	C. E. Hyrop,	Proc met without lic
46731	" " " "	vs	J. D. Norwood,	Swindling
46603	" " " "	vs	E. Johnson,	Swindling
46630	" " " "	vs	Jas W. Repper,	Swindling
46659	" " " "	vs	Helen Rivers,	CA
46683	" " " "	vs	Arnold Kline,	CA
49418	" " " "	vs	J. R. George,	CA
49426	" " " "	vs	W. S. Besonette,	Selling Impure Food
49430	" " " "	vs	Henry Wells,	Knife
49447	" " " "	vs	H. Glottan,	Sunday Pic Show Opening
49448	" " " "	vs	Mrs. Jesse Davis	" " " "
49449	" " " "	vs	J. F. Willow	" " " "
49450	" " " "	vs	D. C. Peoples	" " " "
49451	" " " "	vs	O. C. Lay	" " " "
49453	" " " "	vs	J. H. Riggs	" " " "
49452	" " " "	vs	J. P. Phillips	" " " "

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Manufacturing Stationers, Fort Worth

49454	The State of Texas	vs	DR Thompson,	Sunday Pict Show Opening
49455	" " " "	vs	A Juarez,	" " " "
49457	" " " "	vs	Louis Lindsey,	A.A.
49460	" " " "	vs	Jack Spencer,	Selling without Lic
49463	" " " "	vs	H. Glottar,	Sunday Picture Show Opening
49464	" " " "	vs	R. John	" " " "
49465	" " " "	vs	Mrs. J. Davis	" " " "
49466	" " " "	vs	J. Dillon,	" " " "
49467	" " " "	vs	D. C. Teegles	" " " "
49468	" " " "	vs	P. C. Levy	" " " "
49469	" " " "	vs	J. S. Phillips,	" " " "
49470	" " " "	vs	J. H. Riggs	" " " "
49471	" " " "	vs	DR Thompson	" " " "
49472	" " " "	vs	A. Juarez,	" " " "
49475	" " " "	vs	Frank Rulin	A.A.
49476	" " " "	vs	D. D. Riggs,	Swindling
49477	" " " "	vs	Edmer Needham,	Embez
49479	" " " "	vs	C. Clark,	Thrift
49485	" " " "	vs	Albert Shaw,	Vio Drug Law
49487	" " " "	vs	" " " "	" " " "
49489	" " " "	vs	" " " "	" " " "

49494	The State of Texas	vs	W M Trammell,	Vio Pure Food Law
49495	" " " "	vs	" " " "	" " "
49496	" " " "	vs	" " " "	" " "
49502	" " " "	vs	Charley Hayes,	aa
49526	" " " "	vs	John Granger,	Unlawfully using no cycle
49532	" " " "	vs	B Kennedy,	aa
49533	" " " "	vs	H H Bennett,	aa
49561	" " " "	vs	Jack Rogers,	a
49575	" " " "	vs	J L Bobitt,	aa
49576	" " " "	vs	J P Amos,	Theft
49581	" " " "	vs	Maggie Mims,	Selling without Lic
49583	" " " "	vs	Marsh E Street	" " "
49596	" " " "	vs	C E Kroup	Praced without Lic
49609	" " " "	vs	Frank Black,	Vagrancy
49611	" " " "	vs	Low Strickland	Vagrancy
49615	" " " "	vs	W E Green,	volic mischief
49624	" " " "	vs	Brody Clark,	Theft
49631	" " " "	vs	George Simmons,	Pistols
49632	" " " "	vs	W W Mathews,	aa
49633	" " " "	vs	John Patton,	Theft
49634	" " " "	vs	Louis Gibson,	Rec & Seal

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Case No.	Plaintiff	Defendant	Charge
49697	The State of Texas	vs Matt Cosensough, C.A.	
49669	" " " "	vs Will Reeves,	Resisting Arrest
49692	" " " "	vs L.W. Haste,	Speeding
49696	" " " "	vs Robert Mulliner,	Misdemeanor
49714	" " " "	vs Jack Smith,	Theft
49718	" " " "	vs John Gonzales,	Pistol
49719	" " " "	vs Tolbert Halley,	Theft
49757	" " " "	vs Phil Brothers,	C.A.
49760	" " " "	vs Jack Knight,	C.A.
49762	" " " "	vs " "	C.A.
49764	" " " "	vs Carl Williams,	C.A.
49777	" " " "	vs Harry Newton,	Fornication
49780	" " " "	vs Joe Starnes,	C.A.
49786	" " " "	vs Big Prince,	Theft
49789	" " " "	vs Harry Sedres,	Assault
49800	" " " "	vs E.C. Dayton,	Assault
49813	" " " "	vs Emis Porter,	Theft
49816	" " " "	vs Clem Howard,	Theft
49818	" " " "	vs Hugh Howard,	Desertion
49822	" " " "	vs Frank Jones,	Rec & Con
49826	" " " "	vs Eugene Wilson,	Vagrancy

49826	The State of Texas	vs	Ben T Wright,	Swindling
49837	" " " "	vs	L. E. Walker,	Assault
49838	" " " "	vs	L. E. Walker,	Carrying Knives
49852	" " " "	vs	Sabas Garcia,	Threatening to take Life
49857	" " " "	vs	Jesse Napoleon,	Selling Policy Tickets
49858	" " " "	vs	Will Fuller,	" " "
49863	" " " "	vs	Halter Crawford,	Vagrancy
49870	" " " "	vs	Dot McCoy,	Vagrancy
49885	" " " "	vs	Jewell Bradley,	Aggravated Assault
49894	" " " "	vs	Walter Green,	Pistol
49903	" " " "	vs	Olin Kent,	Theft
49904	" " " "	vs	J. H. Wilson,	Swindling
49905	" " " "	vs	Ed Taylor,	Selling without Lic
49908	" " " "	vs	Jim Hargrave,	" " "
49913	" " " "	vs	Matt Covanough,	Theft
49935	" " " "	vs	Lee Casey,	Desertion of wife
49941	" " " "	vs	Frank Rubaud,	Theft
49990	" " " "	vs	Roy Peters,	Vagrancy
49991	" " " "	vs	Roy Peters,	Theft
49992	" " " "	vs	J. B. Porter,	Selling without License
50015	" " " "	vs	Grange Overton,	Knives

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Manufacturing Stationers, Fort Worth

49966	The State of Texas	vs	Harvey Sparr, Theft
50016	" " " "	vs	Claud H Harris, Swindling
50020	" " " "	vs	J D Claggett, Theft
50071	" " " "	vs	E B Galloway, Swindling
50099	" " " "	vs	C D Grissum, C.A.
50112	" " " "	vs	G W Rice, Swindling
50144	" " " "	vs	W M Rutledge, wife Desertion
50153	" " " "	vs	Dora Carr, C.A.
50161	" " " "	vs	Rolph Dupree, C.A.
50200	" " " "	vs	J. J. Martin, Swindling
50259	" " " "	vs	Stanford Ridley, wife Desertion
50291	" " " "	vs	Jim Rutledge, C.A.
50338	" " " "	vs	Laura Garrett, Theft
50341	" " " "	vs	H F Sorrells, Indecent Lang
50345	" " " "	vs	Cloude H Harris, Swindling
50346	" " " "	vs	Cloude H Harris, Swindling
50348	" " " "	vs	John Warrell, Wife Desertion
50351	" " " "	vs	John Warrell, C.A.
50380	" " " "	vs	Jack Herndon, Vag
50386	" " " "	vs	Dadie Stokes, Soliciting
50406	" " " "	vs	Eugene Clark, Swindling

50421	The State of Texas	vs	Dora Carr,	aggravated Assault
50414	" " " "	vs	John Meyers,	Theft
50430	" " " "	vs	Paul Williams,	Theft
50460	" " " "	vs	Will Jarnon,	Wife Desertion
50462	" " " "	vs	Cloud H Harris,	Swindling
50463	" " " "	vs	E A Woodrum,	Aggravated Assault
50467	" " " "	vs	S J R Cody,	Cutting Timber not his own
50478	" " " "	vs	D W Foreman,	Swindling
50498	" " " "	vs	W W McClure,	wife Desertion
50499	" " " "	vs	Sam Spring,	Aggravated Assault
50500	" " " "	vs	S B Eaton,	Failure to Support wife
50509	" " " "	vs	S R Combs,	Aggravated Assault
50518	" " " "	vs	B Kennedy,	Aggravated Assault
50519	" " " "	vs	B Kennedy,	Aggravated Assault
50522	" " " "	vs	Haey Burns,	Aggravated Assault
50524	" " " "	vs	Bert Joyce,	Theft
50537	" " " "	vs	John Williams,	Theft
50550	" " " "	vs	Willie Russell,	Assault
50558	" " " "	vs	G A Strand,	Theft by Bailor
50559	" " " "	vs	Deie Ginter,	Aggravated Assault
50566	" " " "	vs	Calvin Eason,	Log

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50586	The State of Texas	vs	Carroll Simpkins,	AA
50587	" " " "	vs	" " "	Theft
50588	" " " "	vs	John Chaney,	AA
50589	" " " "	vs	SW Watkins,	AA
50591	" " " "	vs	Wm McKean,	Swindling
50592	" " " "	vs	Math Westman	AA
50600	" " " "	vs	JWT Belton,	Pistol
50602	" " " "	vs	JL Burton,	AA
50605	" " " "	vs	Maggie Clark,	Keeping ^{House} Company
50607	" " " "	vs	Estelle Pickle,	Assault
50612	" " " "	vs	GJ Reagan,	Swindling
50616,	" " " "	vs	Lil Logan,	Reckless Driving
50619	" " " "	vs	Cassie Russell,	Assault
50620	" " " "	vs	JH Reegley,	Theft
50642	" " " "	vs	JL Dorsey,	Theft
50634	" " " "	vs	Joe Plunnie,	Assault
50641	" " " "	vs	Emanuel Madline,	Assault
50646	" " " "	vs	CB Wood,	Vagrancy
50651	" " " "	vs	Mass Anderson,	AA
50654	" " " "	vs	Mike Dearlotta,	Theft
50655	" " " "	vs	Pauline Underwood,	ob Long

50656	The State of Texas	vs	Robt Treib,	Swindling
50657	"	"	"	vs Roy Brewer, Theft
50659	"	"	"	vs W.E. Morrison, et al, A & F
50661	"	"	"	vs Walter Raines, At Law
50660	"	"	"	vs Mable Webber, Vagrancy
50661	"	"	"	vs W.B. McInnes, Vagrancy
50662	"	"	"	vs Flora Bennett, Vagrancy
50663	"	"	"	vs Vera Bennett, Vagrancy
50665	"	"	"	vs Demie Digger, Vagrancy
50667	"	"	"	vs Anna Bell Carter, Vagrancy
50668	"	"	"	vs Nettie Clough, Vagrancy
50669	"	"	"	vs Jessie Edwards, Vag
50670	"	"	"	vs Fletcher Green, Vag
50671	"	"	"	vs T. Bell Peters, Vagrancy
50672	"	"	"	vs Flossie Lewis, "
50676	"	"	"	vs Fred Ellis, Theft
50684	"	"	"	vs Estelle Steadman, Theft
50688	"	"	"	vs M.E. Evans, A & F
50690	"	"	"	vs Claude H. Harris, Swindling
50691	"	"	"	vs " " " "
50692	"	"	"	vs " " " "

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Manufacturing Stations, Fort Worth				
50694	The State of Texas	vs	Clawd W Harris,	Swindling
50699	"	"	"	vs Bessie Cannon, Keeping ^{House} Bar
50700	"	"	"	vs Jim Lancaster, CA
50703	"	"	"	vs Ella Jordan, Assault
50704	"	"	"	vs Ella Jordan, Ab L & DP
50718	"	"	"	vs Jess Mosley, Theft
50722	"	"	"	vs Lee Chandler, wife Desertion
50728	"	"	"	vs Will John, Theft
50732	"	"	"	vs James Collins, CA
50734	"	"	"	vs Jess Gentry, CA
50741	"	"	"	vs Wilson Stover, CA
50746	"	"	"	vs Jack Yeager, Reckless Driving
50761	"	"	"	vs Robert Thomas, CA
50764	"	"	"	vs Jack Greenhill, CA
50765	"	"	"	vs Ralph Bryant, Embez
50767	"	"	"	vs Mrs J R Darnell, Cursing over Phone
50769	"	"	"	vs James Collins, CA
50771	"	"	"	vs J W Collins, Aggravated Assault
50772	"	"	"	vs Lula Barlow, Vagrancy
50773	"	"	"	vs Ada Logan, Vagrancy
50774	"	"	"	vs Vera Blackwell, Keeping Bowdy House

50775	The State of Texas vs	Elmer Green,	Aggravated Assault
50776	" " "	vs Elmer Green,	Dist Peace
50780	" " "	vs Marie Marich,	Assault
50781	" " "	vs " "	Assault
50786	" " "	vs Tom Toner,	Aggravated Assault
50793	" " "	vs Henry Summons,	Aggravated Assault
50797	" " "	vs John Hamilton,	Aggravated Assault
50801	" " "	vs Paul Hurley,	Swindling
50807	" " "	vs Harry Sheton,	Theft
50808	" " "	vs Arthur Horn,	Theft
50812	" " "	vs W A Skinner,	Swindling
50816	" " "	vs Will Larkin,	Ab Language
50817	" " "	vs D M Smith,	Theft
50821	" " "	vs Joe Campbell,	Aggravated Assault
50822	" " "	vs Lee Jones,	Aggravated Assault
50834	" " "	vs Bob Poe,	Ab Language
50842	" " "	vs Judd Hollis,	Giving Liquor Minor
50853	" " "	vs Gentry,	Assault
50855	" " "	vs Fred Spreen,	Negligent Homicide
50861	" " "	vs George Luvell,	Theft
50862	" " "	vs Joe Cox,	Pistol

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50866	The State of Texas	vs	George Weinstein,	Unlawfully Using Auto
50867	" " " "	vs	Joe Abramovich,	" " "
50868	" " " "	vs	Ely Goodinsky,	" " "
50874	" " " "	vs	Frank K. Jackson,	Embezz
50875	" " " "	vs	" " " "	"
50876	" " " "	vs	" " " "	"
50877	" " " "	vs	Willis Hayden,	Vagrancy
50880	" " " "	vs	Ed Perry,	Swindling
50895	" " " "	vs	J. M. Lane,	Swindling
50897	" " " "	vs	Rosie George,	Vagrancy
50920	" " " "	vs	H. D. Burnett,	Swindling
50921	" " " "	vs	Roy Coffin,	via Pure Food Law
50922	" " " "	vs	Roy Coffin,	via Pure Food Law
50929	" " " "	vs	W. F. Wilton,	Vagrancy
50931	" " " "	vs	Pearl West,	Vagrancy
50933	" " " "	vs	Herbert Maxwell,	Thrift
50935	" " " "	vs	G. B. & Boddie,	Swindling
50939	" " " "	vs	Bill Sower,	Thrift
50940	" " " "	vs	" " " "	"
50941	" " " "	vs	Mrs W. S. Martin,	Raucy House
50942	" " " "	vs	O. A. Willie,	" "

50943	The State of Texas	vs Mrs Diamond,	Poisoning Dog
50946	" " " "	vs H.G. Woodfin,	Swindling
50948	" " " "	vs H. Fuller,	Aggravated Assault
50949	" " " "	vs Will Stone,	Aggravated
50954	" " " "	vs E.R. Woodruff,	Aggravated Assault
50955	" " " "	vs Bessie Foster,	Bawdy House
50956	" " " "	vs Albe Green,	Aggravated Assault
50957	" " " "	vs W.D. Johnson,	Theft
50963	" " " "	vs A.L. Hill,	Reckless Driving
50964	" " " "	vs C.A. Puntney,	Vagrancy
50969	" " " "	vs W.D. Barber,	Wife Desertion
50972	" " " "	vs Jim Brooks,	aa
50974	" " " "	vs W.A. Hooper,	Swindling
50975	" " " "	vs W.A. Hooper,	Swindling
50977	" " " "	vs W.A. Hooper,	Swindling
50979	" " " "	vs Albert Ward,	Gaming
50980	" " " "	vs Jim King,	Gaming
50982	" " " "	vs L. Carrell,	Gaming
50983	" " " "	vs J.A. Pitzsch,	Theft
50988	" " " "	vs Lennie James,	Theft
50990	" " " "	vs Chas Steele,	Theft

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50994	The State of Texas	vs	Stanley Lucas,	Theft
50995	" " " "	vs	Mrs Lena Bell,	Desertion of Children
50998	" " " "	vs	W B Riley,	Appropriated Personal
51013	" " " "	vs	R J Harris,	" "
51019	" " " "	vs	W Gardner	Theft
51020	" " " "	vs	W B Crow,	CA
51024	" " " "	vs	Frank Wronche,	Offensive Missives
51026	" " " "	vs	Ida Landrum,	Selling without Lic
51028	" " " "	vs	James Moore,	CA
51030	" " " "	vs	Albert Turner,	CA
51032	" " " "	vs	Jerry White,	CA
51033	" " " "	vs	S W Atkins,	Ab Lang
51035	" " " "	vs	Narry Scott,	CA
51038	" " " "	vs	Dee Dawkins,	Theft
51039	" " " "	vs	Mrs J J Sims,	Injuring Fence
51041	" " " "	vs	W Hieto,	wife Desertion
51043	" " " "	vs	Minnie Robinson,	Jeopardy
51050	" " " "	vs	Tom Blockwell,	Children Desertion
51059	" " " "	vs	Oliar Chesom,	CA
51061	" " " "	vs	Cy Glenton,	CA
51062	" " " "	vs	" " "	Ab L & D

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51063	The State of Texas	vs	Cl Glanton,	Threatening to Take Life
51064	" " " "	vs	D L Ripley,	Swindling
51066	" " " "	vs	Webb Ratcliff,	Threatening Take Life
51068	" " " "	vs	L A Maples,	CA
51072	" " " "	vs	D. C. Hooks,	Wife's Desertion
51074	" " " "	vs	Gladie Foy,	Bawdy House
51075	" " " "	vs	Mrs D. C. Day,	" "
51190	" " " "	vs	Evelyn Irving	" "
51079	" " " "	vs	W. L. Lucas	" "
51081	" " " "	vs	Plunk Thomas,	Pistol
51087	" " " "	vs	Don Travis,	Keeping Bawdy House
51088	" " " "	vs	Roy Amos,	Aggravated Assault
51090	" " " "	vs	Albert Bridges,	CA
51091	" " " "	vs	Geo Bridges,	CA
51101	" " " "	vs	Clarence Shiner	CA
51104	" " " "	vs	Senas Delgado	CA
51110	" " " "	vs	Jim Stone,	Pistol
51114	" " " "	vs	Jim Curtis,	Shuff
51117	" " " "	vs	H W Barnett,	Swindling
51118	" " " "	vs	" "	" "
51122	" " " "	vs	Jesse Franklin,	Shuff

Manufacturing Stationers, Fort Worth

51123	The State of Texas	vs	Will Tumbler,	Theft
51124	"	"	Edward Appleton,	Theft
51125	"	"	Teopl Amaro,	Jeopardy
51127	"	"	EW Weatherford,	Theft
51128	"	"	"	Theft
51133	"	"	JA Hamilton,	Wife Desertion
51138	"	"	RB Gilmore,	Swindling
51139	"	"	Emie Harris,	Assault
51144	"	"	Meguel Garcia,	Theft
51145	"	"	Anna Thomas,	Keeping Bowdy House
51147	"	"	Mimis Robinson,	" " "
51149	"	"	EA Coff,	Theft
51153	"	"	Charley Maher,	AA
51157	"	"	"	"
51158	"	"	Ella Robinson,	Keeping Bowdy House
51181	"	"	Pat Storer,	Pistol
51188	"	"	B.N. McDaniel,	Theft
51191	"	"	Tom Bell,	AA
51192	"	"	Clements,	Altering Survey
51194	"	"	Amice Newman,	Bowdy House
51199	"	"	Earl Lassiter,	Joq

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51200	The State of Texas	vs	Grace Smith,	Vagrancy
51201	" " " "	vs	W D Galliker,	Swindling
51202	" " " "	vs	William Kerll,	Wife Desertion
51204	" " " "	vs	F L Green,	Vagrancy
51205	" " " "	vs	Harry Brown,	Vagrancy
51206	" " " "	vs	Walter McDarow,	Joq
51207	" " " "	vs	Lorraine Haynes,	Joq
51208	" " " "	vs	E A Duncan,	Joq
51209	" " " "	vs	John Lack,	Joq
51210	" " " "	vs	Sophia Lack,	Joq
51211	" " " "	vs	Marie Good,	Joq
51212	" " " "	vs	Eula Stranger,	Joq
51213	" " " "	vs	Maxine Russell,	Joq
51214	" " " "	vs	Tom Vickery,	Joq
51215	" " " "	vs	Mrs W L Bagen,	Joq
51216	" " " "	vs	Vera Hampton,	Joq
51217	" " " "	vs	Olive Holiday,	Joq
51218	" " " "	vs	Julia Johnston,	Joq
51219	" " " "	vs	Ruth Bell,	Vagrancy
51220	" " " "	vs	Joe Hill,	Joq
51221	" " " "	vs	Louis Kalo,	at Lang

Manufacturing Stations, Fort Worth.

- 51224 The State of Texas vs Elmo Barrow, Swindling
- 51227 " " " " vs Elmo Eason, Theft
- 51228 " " " " vs Edna Gross, Forgery
- 51230 " " " " vs Carlos Cadrone, Theft
- 51231 " " " " vs S Castile, Theft
- 51232 " " " " vs Lee Nelson, Selling without License
- 51233 " " " " vs Joe Hill, Forgery
- 51237 " " " " vs Leatha Rocquemore, Bowdy House
- 51240 " " " " vs J A Durn, Swindling
- 51241 " " " " vs Mrs J Conley, Keeping Bowdy House
- 51244 " " " " vs A Glassberg, Rec & Con
- 51245 " " " " vs Frank Atwood, Rec & Con
- 51246 " " " " vs Pete Gornick, Selling without Lic
- 51247 " " " " vs " " " " " " "
- 51249 " " " " vs Tom McCoy " " "
- 51252 " " " " vs G L Bridges Selling to Minor
- 51259 " " " " vs Claude Patterson, Ab Long
- 51260 " " " " vs Herbert Tarbett, Theft
- 51264 " " " " vs Mrs Clyde Bell, Proc med without Lic
- 51265 " " " " vs " " " " " " "
- 51267 " " " " vs Jay H E Graves, sa

51268	The State of Texas	vs	Rose Mernceley,	Assault
51270	" " " "	vs	Ed Moore,	Theft
51272	" " " "	vs	Will Payne,	aa
51278	" " " "	vs	Teddie Melton,	Vagrancy
51279	" " " "	vs	May Brown,	Selling without
51280	" " " "	vs	" "	Selling without Lic
51281	" " " "	vs	" "	" " "
51289	" " " "	vs	Jim Bateman,	Theft
51290	" " " "	vs	C. J. Harmonson,	Rawdy House
51291	" " " "	vs	A. DeLaney,	Assault
51292	" " " "	vs	" "	" "
51302	" " " "	vs	Georgie Low,	wife Desertion
51303	" " " "	vs	F. D. Marley,	aa
51307	" " " "	vs	C. Ware,	Theft
51308	" " " "	vs	C. Chamber,	Theft
51309	" " " "	vs	A. B. DeLarn,	aa
51314	" " " "	vs	Will Melbourne,	Selling to Minor
51318	" " " "	vs	Ben T. Wright,	Swindling
51319	" " " "	vs	" " "	" "
51320	" " " "	vs	" " "	" "
51321	" " " "	vs	" " "	" "

Manufacturing Stationers, Fort Worth.

- 51336 The State of Texas vs Janie Adams, Keeping Bowdy House
- 51338 " " " " vs Leroy Childress, Pistol
- 51348 " " " " vs Molchor Ybana, Theft
- 51349 " " " " vs Goldie Scott, Selling without Lic
- 51350 " " " " vs Goldie Scott " " "
- 51351 " " " " vs " " " " " "
- 51358 " " " " vs W.C. Venable, Swindling
- 51358 " " " " vs J. Stine, Selling without Lic
- 51359 " " " " vs Theo Harris, Theft
- 51360 " " " " vs Ned Daily, Threatening to take Life
- 51361 " " " " vs Frank Payne, Ag Assault
- 51362 " " " " vs Mrs Wm Christian, Selling without Lic
- 51363 " " " " vs Louise Hollingworth, " " "
- 51365 " " " " vs R. J. Oldham, " " "
- 51366 " " " " vs " " " " " "
- 51369 " " " " vs John Page, Aggravated Assault
- 51370 " " " " vs Homer Ritter, Theft
- 51371 " " " " vs Charley Rogers, Ab Language
- 51377 " " " " vs F. W. Stonehoker, Vagrancy
- 51387 " " " " vs Mary Davis, Child Desertion
- 51388 " " " " vs Faris Davis " "

51390	The State of Texas	vs	J P Neely,	Swindling
51398	" " " "	vs	Walter Jones,	Selling to Minor
51399	" " " "	vs	Goddie Scott,	Keeping Bawdy House
51409	" " " "	vs	J M Whitfield,	Aggravated Assault
51410	" " " "	vs	" " "	Ab Lang & D P
51412	" " " "	vs	Mal Nartsell,	Selling without Lic
51415	" " " "	vs	J M Whitfield,	Threatening Life
51416	" " " "	vs	John Carmichael,	Bawdy House
51417	" " " "	vs	B M McHenry,	CA
51418	" " " "	vs	Leona Herron,	Knife
51419	" " " "	vs	John Carmichael,	Procuring
51423	" " " "	vs	Gertrude Witherpoon,	Pistol
51425	" " " "	vs	Amie Cleary,	Ab Lang
51427	" " " "	vs	Joe Hill,	Vagrancy
51428	" " " "	vs	Bob Lamons,	Affray
51429	" " " "	vs	Rosie Hicks,	ab language
51434	" " " "	vs	Benton Stewart,	Use Garbage and
51435	" " " "	vs	G W Griffin,	Intoxication
51437	" " " "	vs	Frank Brown,	Speeding
51439	" " " "	vs	J M McFisick,	Swindling
51442	" " " "	vs	V B Bell	Selling without Lic

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51443	The State of Texas	vs	V. C. Bell,	Selling without License
51445	"	"	"	vs Louise Hollingsworth " " "
51451	"	"	"	vs J. Steine, Selling without License
51452	"	"	"	vs J. Steine " " "
51453	"	"	"	vs J. Steine " " "
51454	"	"	"	vs J. Steine " " "
51455	"	"	"	vs J. Steine " " "
51456	"	"	"	vs R. A. Stock " " "
51459	"	"	"	vs J. Steine " " "
51460	"	"	"	vs S. T. Kaufman " " "
51461	"	"	"	vs Leonard Kaufman " " "
51462	"	"	"	vs " " " " "
51464	"	"	"	vs " " " " "
51465	"	"	"	vs " " " " "
51466	"	"	"	vs S. T. Kaufman " " "
51467	"	"	"	vs " " " " "
51468	"	"	"	vs J. G. Cowan " " "
51469	"	"	"	vs J. G. Cowan " " "
51470	"	"	"	vs J. G. Cowan " " "
51471	"	"	"	vs Hyman Deput " " "
51472	"	"	"	vs Hyman Deput " " "

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day of

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Texas Printing Company,

51474	The State of Texas vs	Hyman Segal,	Selling without License
51475	" " " "	vs Hyman Segal	" " "
51476	" " " "	vs Hyman Segal	" " "
51477	" " " "	vs Dave Hyman	" " "
51481	" " " "	vs J. A. Vandersgrief	Practiced without Lic
51490	" " " "	vs Charley Robinson,	Encouraging Delinquency
51492	" " " "	vs Ed. Bloom, Ab. Lang & D. P.	
51496	" " " "	vs Bill McBright,	Pistol
51501	" " " "	vs Tom Cawthorne,	Shuft
51515	" " " "	vs Checker Farmers,	Cruelty to Animals
51516	" " " "	vs John Mills,	Shuft.
51529	" " " "	vs Brit West,	aa
51539	" " " "	vs Manie Hamlett,	Vagrancy
51542	" " " "	vs Leon Wilson,	Selling without License
51545	" " " "	vs W. M. Stafford,	Shuft by Bailor
51552	" " " "	vs Tom Meadows,	Assault
51562	" " " "	vs J. C. Bonham,	Shuft
51563	" " " "	vs J. B. Gleim,	Pistol
51564	" " " "	vs Julius Jackson,	aa
51566	" " " "	vs Henry Borders,	aa
51568	" " " "	vs Watt McGee,	Selling without Lic

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Manufacturing Stationers, Fort Worth.

51569	The State of Texas	vs	Houston Copeland,	Selling without Lic
51571	"	"	"	vs Jim Curtis, Killing Dumb Animal
51576	"	"	"	vs Richard Jolicoffe, Selling without Lic
51577	"	"	"	vs Clarence Domshoe, " " "
51578	"	"	"	vs " " " "
51585	"	"	"	vs T. A. Campbell, Swindling
51594	"	"	"	vs Frank Wall, Selling without License
51602	"	"	"	vs J. P. Hancock, Theft
51607	"	"	"	vs Geo Harris, Selling without Lic
51613	"	"	"	vs Lewis Garza, aa
51619	"	"	"	vs Watt McGee, Selling without Lic
51620	"	"	"	vs Tom Evans, Misdance
51621	"	"	"	vs Bob Hudman, aa
51624	"	"	"	vs C. Pugh, Pistol
51629	"	"	"	vs J. M. Gray, aa
51632	"	"	"	vs L. L. Abernathy, Procuring
51636	"	"	"	vs E. G. Utley, Selling without Lic
51639	"	"	"	vs J. R. Perkle, Swindling
51642	"	"	"	vs Charley Pickett, Wife Desert
51646	"	"	"	vs Lena Flewister, Roudy House
51648	"	"	"	vs Norma Conrad, Vag

- 51649 The State of Texas vs Maudie Johnson, Vagrancy
- 51651 " " " " vs Jas Mitchell, Ob Language
- 51652 " " " " vs James E Cameron, ca
- 51653 " " " " vs James E Cameron, ca
- 51662 " " " " vs Ethel Chaney, Vagrancy
- 51663 " " " " vs Mrs L Burns, Vagrancy
- 51664 " " " " vs C Smith, Knives
- 51669 " " " " vs Chas Sawyer, Selling without License
- 51672 " " " " vs Georgia Jones, ca
- 51673 " " " " vs L. McColley, ca
- 51675 " " " " vs Jas Newton, Pistol
- 51682 " " " " vs Mack Walker, Reckless Driving
- 51684 " " " " vs Ed Waddel, Wife Desertion
- 51685 " " " " vs T P Holland, Selling without License
- 51686 " " " " vs T P Holland " " "
- 51687 " " " " vs T P Holland " " "
- 51689 " " " " vs Joe Corner, Aggravated Assault
- 51692 " " " " vs Arthur Shorn, Wife Desertion
- 51693 " " " " vs Cliff Peters, Aggravated Assault
- 51694 " " " " vs Cliff Peters, Pistol
- 51695 " " " " vs Cliff Peters, Ob Language

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Manufacturing Stationers, Fort Worth

51702	The State of Texas vs	Emma Ford,	Theft
51705	" " " "	vs Clarence Wilson,	ca
51710	" " " "	vs Ed Groves,	Procuring
51711	" " " "	vs Mrs M M Howard,	veg
51714	" " " "	vs Basil W Isaac,	ca
51716	" " " "	vs Harry Fralis,	Theft
51728	" " " "	vs Wesley,	Procuring
51729	" " " "	vs Mary Byers,	veg
51734	" " " "	vs Curtis Jefferson,	a & f
51737	" " " "	vs J C Stanley,	Swindling
51738	" " " "	vs J C Stanley,	Swindling
51739	" " " "	vs Willie Wilson,	Pistol
51742	" " " "	vs Mary Byers,	veg
51748	" " " "	vs J B Bowers,	ca
51749	" " " "	vs M W Apton,	Pistol
51750	" " " "	vs Eugene McGlosson,	a & f
51753	" " " "	vs Mary Nardeman,	ca
51754	" " " "	vs Jesse Smith,	ca
51755	" " " "	vs Ed Powell,	selling without lic
51760	" " " "	vs H C Meyers,	theft by Bailes
51763	" " " "	vs Myrtle Jones,	Theft

51766	The State of Texas	vs	Jesse Bradford,	Aggravated Assault
51767	" " " "	vs	James Newton,	Pistol
51770	" " " "	vs	Mattie Turner,	Theft by Bailee
51773	" " " "	vs	G. Kyle,	Swindling
51774	" " " "	vs	" "	"
51775	" " " "	vs	" "	"
51785	" " " "	vs	George Simpson,	Swindling
51786	" " " "	vs	Will, Orme,	Obtaining & D Peace
51788	" " " "	vs	J. H. Snodgrass,	Theft
51789	" " " "	vs	" "	Theft
51790	" " " "	vs	Pat Lewis,	aa
51791	" " " "	vs	Bruce Quinn,	Pistol
51793	" " " "	vs	Humph Belton,	aa
51794	" " " "	vs	J. N. Geyer,	aa
51797	" " " "	vs	W. M. Burdell,	Swindling
51798	" " " "	vs	" "	Swindling
51799	" " " "	vs	Rube North,	Killing Dumb Animal
51801	" " " "	vs	G. L. Goldman,	aa
51804	" " " "	vs	Irving W. At,	aa
51805	" " " "	vs	" "	Pistol
51817	" " " "	vs	O. Hagan,	wife & child Desertion

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Manufacturing Stationers, Fort Worth

51823	The State of Texas	vs	S B Eaton, wife	Desertion
51824	" " " "	vs	Horow Stafford,	" "
51825	" " " "	vs	E P Baines,	Thft
51826	" " " "	vs	J W Morton,	aa
51827	" " " "	vs	John Winfield,	aa
51828	" " " "	vs	J D Dement,	Thft
51829	" " " "	vs	John Jacobs,	Ob Lung
51831	" " " "	vs	W F Hammond,	Thft
51833	" " " "	vs	R M Johnson,	aa
51834	" " " "	vs	Marian, wife,	Swindling
51835	" " " "	vs	Thos Graham,	Forgery
51838	" " " "	vs	J Collins,	aa
51840	" " " "	vs	A E Cochrell, et al	ATF
51845	" " " "	vs	Joe Ford,	aa
51846	" " " "	vs	Paul Perryman,	wife Des
51848	" " " "	vs	J M Wood,	wife Desertion
51854	" " " "	vs	Dock Morrison,	Assault
51857	" " " "	vs	Herbert Logan,	Thft
51858	" " " "	vs	J D Stockton,	Thft
51859	" " " "	vs	Walter Kirkad,	aa
51861	" " " "	vs	W Meyer,	Ext Property

51865	The State of Texas	vs	M. L. Pickett,	Wife Desertion
51869	" " " "	vs	Louy Brown,	Vagrancy
51876	" " " "	vs	Will Smith,	Aggravated Assault
51877	" " " "	vs	Charley Lewis,	" "
51880	" " " "	vs	S. R. Williams,	Theft
51881	" " " "	vs	Mrs. B. Lane,	Theft
51882	" " " "	vs	John Gray,	Theft
51883	" " " "	vs	J. H. Rodgers,	Theft
51887	" " " "	vs	James Kerney,	Assault
51893	" " " "	vs	G. E. Moran,	Swindling
51895	" " " "	vs	E. M. Tucker,	Theft
51896	" " " "	vs	T. L. Melton,	Aggravated Assault
51898	" " " "	vs	Walter Logan ^{alias} Longflower,	CA
51903	" " " "	vs	J. J. Turner,	Swindling
51907	" " " "	vs	Will Jackson,	CA
51910	" " " "	vs	Marquette Bonner,	Theft
51911	" " " "	vs	Ben Winters,	Theft
51915	" " " "	vs	Swan Ditz,	CA
51918	" " " "	vs	J. A. Walling,	Swindling
51922	" " " "	vs	Marquette Smith,	Embezz
51924	" " " "	vs	J. J. Dwyer,	CA

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Manufacturing Stationers, Fort Worth.

51928	The State of Texas	vs	✓ S Albert, Selling to Minor
51929	" " " "	vs	✓ Fredie Miller, Theft
51930	" " " "	vs	✓ Blanche Gray, Bowdy House
51932	" " " "	vs	✓ Robt Ross, Selling without Lic
51934	" " " "	vs	✓ Bell Curtis, CA
51935	" " " "	vs	✓ Frank Wise, Selling without lic
51940	" " " "	vs	✓ J Jones, Theft By Bailor
51941	" " " "	vs	✓ Bob Lane, Selling without Lic
51942	" " " "	vs	✓ Dennis Simpson, " " "
51944	" " " "	vs	✓ Hestley Russell, Theft
51945	" " " "	vs	✓ Frank Chaser, Theft
51948	" " " "	vs	✓ A A Champion, Vagrancy
51951	" " " "	vs	✓ Fred Nargross, Vagrancy
51953	" " " "	vs	✓ Mrs Narry Oswell, Theft
51954	" " " "	vs	✓ Tom Robinson, CA
51955	" " " "	vs	✓ Billie Brown, Drunk
51962	" " " "	vs	✓ Hunter Gassoway, Vag
51963	" " " "	vs	✓ Martha Yonts, Bowdy House
51966	" " " "	vs	✓ Geo Johnson, Vag
51967	" " " "	vs	✓ Jno E Boyle, Adultery
51970	" " " "	vs	✓ Joe Rosebud, Procuring

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51972	The State of Texas	vs	Jimm Grayson, Vagrancy
51974	" " " "	vs	Eda Derrigan, Vagrancy
51975	" " " "	vs	Beula Loyd, Vagrancy
51978	" " " "	vs	Loaac Newton, ca
51979	" " " "	vs	W. J. Ballard, Vagrancy
51981	" " " "	vs	A. J. Bolton, Knuckho
51982	" " " "	vs	A. J. Bolton, Theft
51980	" " " "	vs	Mandel Harris, neg. homicide
51983	" " " "	vs	Fred Womack, ca
51986	" " " "	vs	D. D. Blaud, ca
51989	" " " "	vs	Ing Brunner, Vagrancy
51987	" " " "	vs	Ora Gray, Vagrancy
51990	" " " "	vs	Hazel Wooley, Vagrancy
51991	" " " "	vs	Bell Dougherty, Vagrancy
51992	" " " "	vs	Jessie Howard, Aggravated Assault
51993	" " " "	vs	Mrs Daisy Bosworth, ca
51994	" " " "	vs	Mark Bosworth, ca
51995	" " " "	vs	" " at large & D.P.
51998	" " " "	vs	J. J. Thompson, ca
51999	" " " "	vs	B. J. Brunwald, Reckless Driving
52000	" " " "	vs	Ben Smith, Theft

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Manufacturing Stationers, Fort Worth					
52001	The State of Texas	vs	B F Cameron,	Assault	
52206	" " " "	vs	W A Zimmerman,	Swindling	
52007	" " " "	vs	Ira Block,	Theft	
52011	" " " "	vs	Myrtle Pirke,	Bowdy House	
52012	" " " "	vs	Luther Poukey,	Ab Languor D.P.	
52018	" " " "	vs	Ellis Junior,	CA	
52020	" " " "	vs	W C Short,	wife Desertion	
52021	" " " "	vs	Gaines Darry,	CA	
52028	" " " "	vs	J Peterson,	Theft	
52029	" " " "	vs	Mrs J Peterson,	Theft	
52043	" " " "	vs	F Walling,	Selling Intoxicants ^{without Lic}	
52044	" " " "	vs	Jessie Houston,	" " "	
52045	" " " "	vs	C A Walling	" " "	
52047	" " " "	vs	Buster Reed	" " "	
52048	" " " "	vs	Richard Goidke,	Gaming	
52049	" " " "	vs	S Helms,	Gaming	
52050	" " " "	vs	Jessie Richie,	Vagrancy	
52051	" " " "	vs	E Kidwell,	Gaming	
52052	" " " "	vs	F R Miller,	Vagrancy	
52053	" " " "	vs	Stork Swick,	Ab Languor	
52054	" " " "	vs	Barney Bettes,	Vag	

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52055	The State of Texas	vs	DM Warner,	Disturbing Peace
52056	" " " "	vs	Teyona Williams,	Affray
52057	" " " "	vs	D Pinto,	Exceeding Speed Limit
52058	" " " "	vs	Linder Nix,	Vagrancy
52059	" " " "	vs	W.C. Franklin,	Exceeding Spd Limit
52060	" " " "	vs	Lucile Franklin,	Vagrancy
52061	" " " "	vs	Lucindy Franklin,	CA
52066	" " " "	vs	Dove Hopkins,	Pistol
52068	" " " "	vs	Will Mathews,	CA
52070	" " " "	vs	W.L. Gask/Hill,	CA
52071	" " " "	vs	F.L. Sutton,	Wife Desertion
52076	" " " "	vs	George S McElroy,	" "
52087	" " " "	vs	H. Haskins,	Theft
52088	" " " "	vs	Ben Wright,	Embez
52089	" " " "	vs	Sam Jacobson/Mary Brown,	Adultery
52090	" " " "	vs	Ben Wright,	Embez.
52091	" " " "	vs	" " "	" "
52094	" " " "	vs	Wm Weaver,	Swindling
52097	" " " "	vs	Billie Sailor,	Assault
52098	" " " "	vs	Billie Sailor,	Assault
52099	" " " "	vs	C.C. Dwyer,	Swindling

Manufacturing Stations, Fort Worth.

52100	The State of Texas vs	Chas G Harris,	Embez
52102	" " " "	vs " " "	"
52103	" " " "	vs " " "	"
52104	" " " "	vs " " "	"
52105	" " " "	vs W K Anderson,	Swindling
52108	" " " "	vs W M Smith,	Theft
52111	" " " "	vs Mable Hilliard,	DD
52112	" " " "	vs B D Starks,	Bawdy House.
52113	" " " "	vs John Cousins,	Bawdy House
52115	" " " "	vs E P Howard,	Procuring
52116	" " " "	vs E W Trigg,	Swindling
52117	" " " "	vs Jennette Collins,	Bawdy House
52119	" " " "	vs Mrs M E Jorgerson,	" "
52120	" " " "	vs Earnestine McInroe	Selling without Lic
52122	" " " "	vs Vernon Pickett,	Theft
52125	" " " "	vs Lloyd Neal,	Theft
52126	" " " "	vs Mark Wheeler,	Theft
52136	" " " "	vs Ed Roberson,	AA
52137	" " " "	vs Palmer	AA
52138	" " " "	vs M Anson,	Forgery
52139	" " " "	vs M Anson,	AA

Case No.	Plaintiff	Defendant	Charge
52140	The State of Texas	vs M Swartz	Pistol
52146	" " " "	vs Frank Ammons	Shopt
52147	" " " "	vs M. C. Seatt	Dice
52148	" " " "	vs J. F. Sayer	Dice
52149	" " " "	vs J. R. Biggs	Dice
52151	" " " "	vs Boog Jackson	Pistol
52154	" " " "	vs J. M. Burns	Swindling
52155	" " " "	vs Frank Christian	Selling without Lic
52160	" " " "	vs E. W. Fisher	Vagrancy
52161	" " " "	vs W. L. Nix	Threatening Life
52165	" " " "	vs Nick Gafflo	Assault
52167	" " " "	vs Ben Johnson	Shopt
52171	" " " "	vs Mrs Clyde Rose	Bandy House
52172	" " " "	vs Will Pearce	Shopt
52173	" " " "	vs Samuel Pauldin	Child Desertion
52175	" " " "	vs Bud Noah	Assault
52178	" " " "	vs Ed Graham	Aggravated Assault
52180	" " " "	vs S. N. Coplin	o. a.
52181	" " " "	vs Endara Miller	Shopt
52186	" " " "	vs L. D. Chapman	Pistol
52187	" " " "	vs James Glass	Swindling

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Manufacturing Sections, Fort Worth

52189	The State of Texas	vs	Tom Ferrer,	Swindling
52192	" " " "	vs	Jim Parks,	Giving Liquor Minors
52193	" " " "	vs	Porter Germany	" " "
52194	" " " "	vs	W S Elliott,	Swindling
52195	" " " "	vs	George Stone,	Theft
52196	" " " "	vs	R L Merriman,	Drunk
52197	" " " "	vs	Bob Lee,	Pistol
52199	" " " "	vs	Char Randolph,	aa
52202	" " " "	vs	Nettie Russell,	Theft
52205	" " " "	vs	Robert Fowler,	Cruelty to Animals
52207	" " " "	vs	W M Burkley,	Swindling
52211	" " " "	vs	Lomie Barefield,	aa
52213	" " " "	vs	Frank Morley,	aa
52214	" " " "	vs	W Martin,	ob Language
52217	" " " "	vs	Marstella Garcia	
52218	" " " "	vs	O. G. Stone,	Forgery
52219	" " " "	vs	Henry Brockley,	aa
52220	" " " "	vs	L Sexton,	Embezz
52221	" " " "	vs	" " "	"
52222	" " " "	vs	" " "	"
52223	" " " "	vs	Joe Henderson,	Permitting ^{minor enter Post Office}

52224	The State of Texas	vs	Henry Deakle,	Theft
52228	" " " "	vs	Darby Broy,	Theft
52229	" " " "	vs	W. A. Hard,	A. & F.
52230	" " " "	vs	James Oliver,	A. & F.
52231	" " " "	vs	Mrs J. F. Dickie,	Assault
52232	" " " "	vs	Isodor Fred,	Reckless Driving
52235	" " " "	vs	Lottie Harris,	ca
52237	" " " "	vs	Henry Newton,	ca
52238	" " " "	vs	Sal Leonard,	ca
52239	" " " "	vs	John Stevenson,	Theft
52242	" " " "	vs	Joe Hill,	ca
52243	" " " "	vs	Joe Hill,	wife Desertion
52246	" " " "	vs	Lorena Gause,	Vagrancy
52247	" " " "	vs	Bess Murphy,	Vag
52248	" " " "	vs	Mrs Florence Malone,	Bawdy House
52251	" " " "	vs	Jim Oliver,	Theft
52256	" " " "	vs	J. L. Myers,	Reckless Driving
52257	" " " "	vs	Ed Shelton,	Pistol
52258	" " " "	vs	Mrs Loney Smith,	Al Lang
52259	" " " "	vs	Merrett Van Wagoner,	ca
52260	" " " "	vs	Gordon Perkins,	ca

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Manufacturing Stationers, Fort Worth

52261	The State of Texas	vs	Clem Warren,	Pistol
52263	" " " "	vs	Dr Hughes, wife	Desertion
52264	" " " "	vs	Dr Thompson,	ca
52266	" " " "	vs	Wm Thomas,	Adultery
52269	" " " "	vs	Union Harris,	Theft
52270	" " " "	vs	Will Jones,	Theft
52276	" " " "	vs	Mrs B B Bowen,	Assault
52279	" " " "	vs	H. C. Gilbert,	ca
52280	" " " "	vs	Dave Hopkins,	Pistol
52282	" " " "	vs	Wm Loyd,	Swindling
52286	" " " "	vs	Chas Green,	Exceeding Spd Limit
52287	" " " "	vs	Nancy Griffin,	Cohabiting
52290	" " " "	vs	Oliver Chism,	Drunk
52292	" " " "	vs	J W Rline,	Exceeding Spd Limit
52293	" " " "	vs	H H Brown,	Drunk
52294	" " " "	vs	Leslie Morgan,	Gaming
52295	" " " "	vs	James Turner,	Vagraney
52296	" " " "	vs	Beatrice Watson,	"
52297	" " " "	vs	Rena Robison	"
52298	" " " "	vs	Lee Butler,	city off
52299	" " " "	vs	Mildred Lomare,	" "

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52302	The State of Texas	vs	H. A. Miller,	Thrift
52307	"	"	Grace Davis,	Assault
52307	"	"	Cecil Gordon,	ab Language
52309	"	"	Herbert Crutcher,	Pistol
52310	"	"	Frank Sneed,	Knives
52311	"	"	James Childress,	CA
52313	"	"	Ella Kennedy,	Thrift
52314	"	"	J. W. Dabley,	Assault
52315	"	"	Viola Lewis,	CA
52317	"	"	A. P. Hill,	Reckless Driving
52318	"	"	W. W. Pugh,	Thrift
52319	"	"	P. L. Honey,	CA
52320	"	"	J. T. Dixon,	wife Desertion
52322	"	"	Will Evans,	ab Lung
52324	"	"	Maudie Harding,	Vagrancy
52326	"	"	R. L. Peters,	Ehez
52327	"	"	D. Williams,	CA
52328	"	"	Maggie Collison,	Thrift
52330	"	"	Phil Coles,	CA
52333	"	"	Estelle Williams,	Vag
52331	"	"	Ada Mueh,	"

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Manufacturing Stationers, Fort Worth

52332	The State of Texas	vs	SW Staton,	Swindling
52334	" " " "	vs	Belle McElroy,	Pistol
52335	" " " "	vs	Sam Miles,	Pistol
52336	" " " "	vs	Sam Miles,	ab Language
52337	" " " "	vs	Jewell Johnson,	Vagrancy
52338	" " " "	vs	Mrs Will Wallace,	ca
52339	" " " "	vs	Isaac Smith,	ab L & D
52346	" " " "	vs	Ruby Johnson,	ab lang
52347	" " " "	vs	J. S. Simpson,	ca
52348	" " " "	vs	George King,	ca
52349	" " " "	vs	Vernor Smith,	ca
52350	" " " "	vs	Homer May,	Theft
52351	" " " "	vs	Dezey Sweozy,	Vag
52353	" " " "	vs	Vernon Cophran,	Speeding
52354	" " " "	vs	Dora Parker,	Vag
52356	" " " "	vs	Marie Trippett,	Vag
52357	" " " "	vs	May Wilkinson,	Assault
52358	" " " "	vs	Bob Gorth,	Running Lottery
52357	" " " "	vs	Joseph Donaldson,	Theft
52359	" " " "	vs	R O Barber,	Lottery
52360	" " " "	vs	Ester Mitchell,	Vagrancy

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Texas Printing Company,

52361	The State of Texas	vs	Beniah Francis Moad,	Vagrancy
52363	" " " "	vs	Ed Wood,	Swindling
52364	" " " "	vs	J. G. Gallon,	ab language
52365	" " " "	vs	T. E. Neace,	Swindling
52367	" " " "	vs	Joe Allogier,	Thrift
52370	" " " "	vs	Walter Norman,	ab language
52371	" " " "	vs	Richard Johnson,	Thrift
52373	" " " "	vs	T. E. Neace,	Swindling
52377	" " " "	vs	A. T. Monroe,	Swindling
52378	" " " "	vs	Earl Neace,	Swindling
52381	" " " "	vs	Ben Mann,	Wife Desertion
52382	" " " "	vs	Ben Mann,	Aggravated Assault
52383	" " " "	vs	J. N. Fuller,	Thrift
52386	" " " "	vs	J. T. Griggs,	Herding Cattle on another property
52387	" " " "	vs	Bert Jefferson,	A & F
52388	" " " "	vs	Allean Hamilton,	Thrift
52389	" " " "	vs	Isodor Yordonoff,	Permitting minor in Pol Room
52393	" " " "	vs	George Garwas,	A & F
52396	" " " "	vs	W. B. Atkins,	Thrift
52397	" " " "	vs	Chara Jones,	ab Lang
52398	" " " "	vs	Emilio Gomez,	Knuckst

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Manufacturing Stationers, Fort Worth.

52399	The State of Texas	vs	Uriah Banks,	Theft
52401	"	"	Ophelia Collier,	AA
52402	"	"	Earl Neace,	Swindling
52403	"	"	Minnie Timberlake,	at Lang
52404	"	"	Mrs B. L. Shephard,	at Lang
52405	"	"	Clara Lewis,	Vagrancy
52406	"	"	Ernest E. Edwards,	Theft
52407	"	"	Rico Stofason,	AA
52408	"	"	Roy McGuire,	A & F
52410	"	"	J. H. Banks,	Swindling
52411	"	"	Albert Womack,	Wife Desertion
52412	"	"	A. G. Hood,	" "
52413	"	"	Am. Lyons,	AA
52414	"	"	E. H. Bennett,	Assault
52417	"	"	C. Williams,	Swindling
52418	"	"	Tom Turner,	Swindling
52419	"	"	R. M. Johnson,	Pistol
52420	"	"	R. M. Johnson,	Assault
52421	"	"	Raymond Floris,	Vag
52422	"	"	Adrian Castillo,	Vagrancy
52424	"	"	E. M. Lindsey,	wife Desertion

the

day of

A. D. 189

Texas Printing Company,

52425	The State of Texas	vs Mrs Pauline Therrell,	Ab Lang
52426	" " " "	vs Lucie Hackney,	Ab Lang
52428	" " " "	vs Cathrene Richardson,	Ab Lang
52429	" " " "	vs Mrs Jesse Jones,	Ab Lang
52430	" " " "	vs Rose Johnson, wife	Desertion
52431	" " " "	vs J. C. Langston,	Unlawfully Using Out
52432	" " " "	vs Jack Patterson,	a a
52433	" " " "	vs Mrs W. L. Stine,	Bawdy House
52437	" " " "	vs Addie Sexton,	Ab Language
52439	" " " "	vs Bert Countee,	Speeding
52441	" " " "	vs Rammie Gardner,	Theft
52442	" " " "	vs Geom Scarbrough,	wife Desertion
52444	" " " "	vs Pat Wise,	Gaming
52445	" " " "	vs J. W. Bramlett,	Gaming
52446	" " " "	vs Geo Jenkins,	Gaming
52448	" " " "	vs Ernest Jones,	Theft
52450	" " " "	vs L. G. Gilbert, ^{querty female employees}	via Law provide
52457	" " " "	vs Marian Swift,	wife & Child Deserta
52458	" " " "	vs T. O. Hill,	a a
52459	" " " "	vs T. O. Heine,	Pistols
52460	" " " "	vs Sam Bruno,	Assault

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

52461	The State of Texas	vs	Maudie Blake,	Gawdy House
52462	"	"	"	"
52463	"	"	"	"
52464	"	"	"	"
52465	"	"	"	"
52467	"	"	"	"
52468	"	"	"	"
52469	"	"	"	"
52470	"	"	"	"
52471	"	"	"	"
52472	"	"	"	"
52473	"	"	"	"
52474	"	"	"	"
52476	"	"	"	"
52477	"	"	"	"
52478	"	"	"	"
52479	"	"	"	"
52480	"	"	"	"
52481	"	"	"	"
52486	"	"	"	"
52488	"	"	"	"

vs Mrs H Kirk, " "
 vs Earl Painter, Vagrancy
 vs Rosie Dunn, Vagrancy
 vs Clarence Ipton, ca
 vs Joe Flemmons, ca
 vs Mrs Emma Roan, at Lang
 vs " " " "
 vs Ed Price, Speeding
 vs John Burns, Swindling
 vs J. A. Burns, "
 vs Robt Osby, Vagrancy
 vs Sue Hale, Vagrancy
 vs M Henderson, D. P.
 vs Grace Hargis, assault
 vs Jim Meedorf, Trespassing
 vs Roy McGuire, Vagrancy
 vs T Harley, Passing Str Car
 vs Robt Faust, Assault
 vs Em Davis, Theft
 vs Fred Jackson, Swindling

52490	The State of Texas vs	Corine Thomas,	Pistol
52491	" " " "	vs Maxwell	offray
52392	" " " "	vs Lum Modden,	aa
52494	" " " "	vs Isaac Newton,	aa
52498	" " " "	vs D. Jones,	Pistol
52499	" " " "	vs Clarence Farmer,	Swindling
52500	" " " "	vs Fred Jackson,	Swindling
52501	" " " "	vs S. R. Tupper,	Drunk
52503	" " " "	vs A. C. Minor,	aa
52504	" " " "	vs Mrs. Payne,	Attempts to take Human Life
52505	" " " "	vs O. M. Tucker,	wife Desertion
52506	" " " "	vs O. M. Acker,	Approved Assault
52507	" " " "	vs Mrs. Mabel Busby,	Operating Auto without License
52508	" " " "	vs Ernest Cloud,	Vis Child Labor Law
52509	" " " "	vs Jack Davis,	Vis " " "
52511	" " " "	vs J. C. Alfred,	wife Abandonment
52513	" " " "	vs J. A. Parker,	aa
52515	" " " "	vs Tom Berry,	aa
52518	" " " "	vs P. P. Pappas,	aa
52519	" " " "	vs " " "	aa
52522	" " " "	vs J. B. Hair,	Embez

Manufacturing Stationers, Fort Worth.

- 52523 The State of Texas vs Edward Farmer, ca
- 52525 " " " " vs Mrs H H Burton, ca
- 52526 " " " " vs Beulah Cates, Theft
- 52528 " " " " vs Fred Jackson, Swindling
- 52529 " " " " vs Addie Sexton, ca
- 52532 " " " " vs Mrs C Sessions, Swindling
- 52533 " " " " vs Robt Brodkey, Assault
- 52534 " " " " vs Robt Brodkey, ob Long & P
- 52535 " " " " vs J B Welch, Swindling
- 52536 " " " " vs J B Welch, Swindling
- 52539 " " " " vs Jesse Fleming, ob Langlois
- 52560 " " " " vs Gobb Wilson, Pistol
- 52570 " " " " vs Chas F Shannon, ob Long
- 52587 " " " " vs W H Montford, Spicing
- 52598 " " " " vs P D Taylor, Theft
- 52638 " " " " vs Geo Thompson, Vagrancy
- 52660 " " " " vs Sam Thompson, Assault
- 52667 " " " " vs W B Bullard, Swindling
- 52691 " " " " vs J D Evans, wife Desertion
- 51011 " " " " vs Mose Washington

52626	The State of Texas vs J. A. Cornwell, aggravated Assault
52627	" " " " vs Marie Ridgeway, " "
52733	" " " " vs Beulah Jang Theft
52787	" " " " vs Ted Layton, Theft

Read, signed and approved in open Court this
the 3rd day of Nov. 1918. Jesse M. Brown
Judge

Manufacturing Stationers, Fort Worth.

Be It Remembered, That on this day came the County Attorney prosecuting the Pleas, and for the good and sufficient reasons filed with the papers therein, he will no longer prosecute the following cases, and moves the Court to dismiss the following cases, to-wit:

- 52665 The State of Texas vs Rosie Marshall, a.c.
- 52738 " " " " vs Harry Edwards, Theft
- 52739 " " " " vs Johnny Hill, Theft
- 52805 " " " " vs Stephen Kucera, Vagrancy
- 52832 " " " " vs John Steele, Aggravated Assault
- 52810 " " " " vs Dick Garrett, abusive lang.
- 52811 " " " " vs Dick Garrett, Drunk
- 52807 " " " " vs Frank O'Brien, Vag
- 52808 " " " " vs Harold Doucet, Vag
- 52763 " " " " vs Tom Kemp, Unlawfully Using Auto
- 52814 " " " " vs Minnie Hughes, Vag
- 52748 " " " " vs K. Shuster, ob. & D.O.
- 52812 " " " " vs J.H. Delworth, Theft
- 52779 " " " " vs J.E. Baugh, Swindling
- 52800 " " " " vs James Jackson, a.c.
- 52368 " " " " vs M.L. McKee, Theft
- 52487 " " " " vs Norma Scott, Theft

52400	The State of Texas	vs	Martha Mackey, C.A.
52841	" " " "	vs	June Gross, Disturbing Peace
52842	" " " "	vs	Lance Lary " "
52844	" " " "	vs	Morris Wakefield " "
52843	" " " "	vs	Kealy Mays, " "
52852	" " " "	vs	Laura Couper, Vagrancy
52850	" " " "	vs	G. W. Younger, Disorderly House
52853	" " " "	vs	Corine Morris, Vagrancy
52774	" " " "	vs	Jim Barnes, Theft
52721	" " " "	vs	J. D. Godfrey, Ab. Language
5			
52882	" " " "	vs	R. H. Baker, Theft
528			
52851	" " " "	vs.	Mack Eubanks, Theft.
52903	" " " "	vs.	D. O. Cury, Assault.
52979	" " " "	vs.	Albert Hall, vag.
52976	" " " "	vs	Emma Hubbard - vag.
52940	" " " "	vs.	Roy Dunlap - kidnaping & det.
5			
52904	" " " "	vs.	Dan Mullens, Pistol
52905-	" " " "	vs	Dan Mullens, Theft
52906	" " " "	vs	Dan Mullens, A. Cury.

Manufacturing Stationers, Fort Worth.

Be it remembered, that on this day came
 The County Attorney, prosecuting the Pleas, and
 for the good and sufficient reasons filed with
 the papers therein, he will no longer prosecute
 the following cases, and moves the Court
 to dismiss the following cases, to wit:

51884	The State of Texas	vs.	U. A. Zimmerman	Swindling
52 -				
52241	" " " "	vs	" " "	"
52278	" " " "	vs.	" " "	"
52275	" " " "	vs	" " "	"
52374	" " " "	vs	Jessie Jackson	Theft
52385	" " " "	vs	J. L. Hodgkins	A & A
52395	" " " "	vs.	Leroy Chapman	A
52409	" " " "	vs	Mack Eubanks	Dist. Peace
52415	" " " "	vs	Julia Reed	A & A
52448	" " " "	vs	Tom Anderson	A & A
52544	" " " "	vs	John Samaras	A & A
52545	" " " "	vs	Earl Neace	Swindling
52550	" " " "	vs	George Sharp	Swindling
52554	" " " "	vs	H. Goldberg	ab. lang.
52556	" " " "	vs	Walter Washington	Theft
52557	" " " "	vs.	J. J. Green	Theft
52559	" " " "	vs.	Lula Peters	Theft

52552	The State of Texas vs. Theodore Gardanoff	Resulting Munition in part held
52561	" " " " vs Minnie Hughes	Vag.
52564	" " " " vs Masiugale Barou - Mal. mischief	
52566	" " " " vs Lula Peters -	a-a-
52567	" " " " vs J. Fred -	Ab. Language.
52574	" " " " vs A. Kellum	Theft
52576	" " " " vs S. Rosinsky	a-a-
52578	" " " " vs A. H. Green alias J. A. Johnson,	Theft.
52579	" " " " vs J. A. Green -	Theft
52579	" " " " vs. A. H. Green, alias J. A. Johnson -	Theft.
52580	" " " " vs J. J. Green -	Theft
52581	" " " " vs J. H. Oberhoff -	Reckless Driving.
52582	" " " " vs John Mays -	Theft
52583	" " " " vs John Mays -	Theft
52588	" " " " vs Collie Evingo,	Ab. L. + D. P.
52589	" " " " vs Bess Brown	a-a-
52591	" " " " vs Jim Jackson	Theft
52592	" " " " vs Jim Jackson -	Theft.
52593	" " " " vs Beccan Eulorn -	Vag.
52594	" " " " vs Francisco Garcia -	Vag.

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth.					
✓ 5-25-95	The State of Texas	vs	J. B. Strall	,	Drunk.
✓ 5-25-96	"	"	"	"	vs J. J. Green, alias C. B. Rogers, Theft.
✓ 5-2604	"	"	"	"	vs Jack Douglas - unlaw. car. gear.
✓ 5-2610	"	"	"	"	vs Mildred Penherton Cooke, Swindling
✓ 5-2611	"	"	"	"	vs " " " "
✓ 5-2613	"	"	"	"	vs Fred Young, wife des.
✓ 5-2616	"	"	"	"	vs Front Hamilton - vag.
✓ 5-2620	"	"	"	"	vs J. A. Baker - swindling
✓ 5-2624	"	"	"	"	vs Lucile Leach
✓ 5-2631	"	"	"	"	vs Lucy Taylor - Sol. on streets.
✓ 5-2637	"	"	"	"	vs Morris Palmer, Rec. Drin
✓ 5-2641	"	"	"	"	vs. Helein Koch - U. D. G.
✓ 5-2650	"	"	"	"	vs Floyd M. Murray - Pistol
✓ 5-2651	"	"	"	"	vs Geo. Bateman Theft
✓ 5-2658	"	"	"	"	vs J. J. Giggis - Herding cattle
✓ 5-2663	"	"	"	"	vs Chris Koumis A-A.
✓ 5-2666	"	"	"	"	vs Mack Wheeler - unlaw. tak. auto
✓ 5-2668	"	"	"	"	vs Catherine Fuller - Theft
✓ 5-2675	"	"	"	"	vs E. Clark - A-A.
✓ 5-2679	"	"	"	"	vs Charley Neal -

- 15-2683 The State of Texas vs Margherita Garcia - wife desertion
- 15-2686 " " " " vs Mrs Van Erans - Killing dove bird
- 15-2688 " " " " vs Deane Nesbitt Malicious mischief
- 15-2689 " " " " vs Chas. Harrison Speeding
- 15-2690 " " " " vs M. A. Hill - A. A.
- 15-2698 " " " " vs Hugh Martin ab. lan. & dis. peace.
- 15-2694 " " " " vs Hugh Martin assault
- 15-2701 " " " " vs Trinidad Broro Adultery
- 15-2704 " " " " vs Rillas Hughes ab. lan.
- 15-2707 " " " " vs Martin Olivo - carrying Pistol
- 15-2708 " " " " vs Jack Nell Speeding
- 15-2710 " " " " vs Ora Hammes - ab. l. + D. P.
- 15-2711 " " " " vs Ora Hammes - Keep. B. House
- 15-2712 " " " " vs F. A. Zell - Ad + Jon.
- 15-2715 " " " " vs Jim Conall Theft
- 15-2717 " " " " vs J. M. Province Swindling etc
- 15-2720 " " " " vs J. J. Griggs - Herding cattle
- 15-2724 " " " " vs A. L. Crane - Murder
- 15-2732 " " " " vs J. B. Patterson & Berrie Nichols, ad + for
- 15-2734 " " " " vs Ross Johnson - Theft

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth.				
152735	The State of Texas	vs	Ross Johnson	Theft
152736	" " " "	vs	" "	Theft
152740	" " " "	vs	Tom Specht	"
152743	" " " "	vs	A. J. Miller	"
152744	" " " "	vs	W. W. Nabors	"
152757	" " " "	vs	Mrs Morrison	- vag
152765	" " " "	vs	Leow Wilkerson	^{unlawful}
152769	" " " "	vs	Oliver Farago	- Pistol
152771	" " " "	vs	Kate Wallace	- Theft
152773	" " " "	vs	Jim Barnes	- Theft
152778	" " " "	vs	H. A. Zimmerman	- Swindling
152789	" " " "	vs	J. M. Pettit	- a-a
152797	" " " "	vs	Elij. Cooper	- a
152821	" " " "	vs	Abp. Cole	- vag.
152848	" " " "	vs	W. P. Mason	- wife Des.
152857	" " " "	vs	J. E. Ward	" "
152978	" " " "	vs	Fred White	- vag.
158009	" " " "	vs	W. C. Hells	- Swindling, Gaming
153053	" " " "	vs	A. L. Charpstone	
153089	" " " "	vs	A. Dias	
153015	" " " "	vs	Walter Stillworth	- vag.

53012	The State of Texas	vs	Lucy Gonzales	Theft
53011	" " " "	vs	Lucy Gonzales	Theft
53010	" " " "	vs	Sebre Gauth, ^(process) Persecuting Service of Civil	
52994	" " " "	vs	Mrs. Eva Ray	Embezzlement
52915	" " " "	vs	R. L. Nelson	Theft
52806	" " " "	vs	Arthur Maube	Fornication.

Read, signed & approved in open court this
the 4th day of Jan. A. D. 1919
High Sheriff
G. Judge

Minutes of County Court, Criminal, Tarrant County, January Term, 189

Monday the 6th day of January A. D. 1919

Manufacturing Stationer, Fort Worth.

53113	The State of Texas - vs. R. K. Wilcox, vagrancy
53112	" " " " vs B. M. Stephens, vagrancy.
53111	" " " " vs C. N. Graham, vagrancy
53110	" " " " vs W. L. Kankle, vagrancy
53109	" " " " vs H. N. Stephens, vagrancy.
53051	" " " " vs B. V. Pickett, Theft
53050	" " " " vs. Hugh L. Saunders, "
53049	" " " " vs Claude Belton, Theft.
53048	" " " " vs Vernon Pickett - vagrancy.
53047	" " " " vs Claude Belton - vagrancy
53046	" " " " vs Hugh L. Saunders, vag.
52873	" " " " vs. W. H. Atkinson, Embezzlement
52874	" " " " vs " " " "
52880	" " " " vs R. L. Spencer - Wife Desertion
52833	" " " " vs W. H. Atkinson - Theft.
52834	" " " " vs " " " " Embezzlement
52835	" " " " vs " " " " "
52836	" " " " vs " " " " "
52837	" " " " vs " " " " "
52659	" " " " vs Mrs. J. J. Greggo, ob. L. & Shs. Peace

51335	The State of Texas	vs	Jannie Adams,	vag.
52535	"	"	Gladys Wright-	Theft
52549	"	"	Carrie Williams	Theft
52546	"	"	Mrs. Mammie Legier -	a-a-
52563	"	"	R. L. Nelson	a-a-
52615	"	"	Clarence Mitchell	Ad + F.
52619	"	"	R. P. Bryant, wife Des.	
52625	"	"	H. M. Carroll,	Swindling
52620	"	"	Cleo Applegate,	Theft
52632	"	"	J. H. Borning,	spec. of ad C-
52633	"	"	Oscar White,	" " "
52634	"	"	W. L. Demmon,	Nuisance
52635	"	"	Maggie Boyd,	Dis. Peace
52636	"	"	Joe Hill,	vag
52644	"	"	R. B. Jones,	Swindling
52647	"	"	Mill Sargent,	Ad. + For.
52656	"	"	W. S. Smith,	Cy - Pistol.
52657	"	"	W. S. Smith,	A. Lar. + Dis. P.
52669	"	"	G. H. Brown,	Assault
52674	"	"	S. C. Rankin,	Cary - Pistol
52676	"	"	F. P. Robertson,	Wounding unintentional

the _____ day of _____ A. D. 189_____

Manufacturing Saddlers, Fort Worth

5-2677	The State of Texas	vs	F. A. Robertson,	Wounding animal
5-2678	"	"	"	"
5-2687	"	"	Franklin Myers,	Mal. Misic.
5-2695	"	"	R. W. Meris,	Wife Desertion
5-2697	"	"	C. C. Cherry,	Mal. Mischief
5-2702	"	"	Oscar Johnson,	a-a.
5-2714	"	"	Chester White	- Theft
5-2716	"	"	Jim Carroll	- Theft
5-2719	"	"	W. E. Dockett,	Swindling
5-2722	"	"	John Spurling,	A. Lang.
5-2729	"	"	Oscar McClure,	violating State Law.
5-2752	"	"	Ernest Williams	- Wife Des.
5-2753	"	"	Ben J. Murray,	a-a.
5-2758	"	"	R. B. Marcus,	vs. Stock Law
5-2759	"	"	Chas. H. James,	Carrying Pistol
5-2778	"	"	Logan Britton,	Ab. Lang.
5-2783	"	"	W. C. Webb,	Theft.
5-2790	"	"	Crisis Kowens,	Theft.
5-2791	"	"	Crisis Kowens,	Theft
5-2792	"	"	Crisis Kowens,	Theft

52815. The State of Texas vs. Jeff Wilson - a-a. . .
52816. " " " " vs. H. W. Carrell, Swindling
- 52818 " " " " vs. J. S. Braubert, Appray
- 52819 " " " " vs. James Elae - Plumbing ^{a license.} without
- 52820 " " " " vs. Mrs. Mary Rea, main. a nuisance
- 52822 " " " " vs. Allie Washington, vag.
- 52861 " " " " vs. Mae Wright, a-a.
- 52866 " " " " vs. B. F. Link, Theft.
- 52885 " " " " vs. H. Ferma - a-a-
- 52893 " " " " vs. Joe Van Dusen - vag.
- 52957 " " " " vs. Don Sloan a. & F.
- 52998 " " " " vs. Dave Robinson, Theft
- 53000 " " " " vs. Jewel Smith, Theft
- 53002 " " " " vs. Dan Robinson, Theft
- 53007 " " " " vs. Geo. Brown - a. a.
- 53014 " " " " vs. Fred Douglas - Gaming
- 53021 " " " " vs. Lawrence Mosier Gaming
- 53029 " " " " vs. Florence Johnson, a-a-
- 53038 " " " " vs. Oscar Jones, D-Peace
- 53045 " " " " vs. " J. " - a - Surg.

Minutes of County Court, Criminal, Tarrant County, Term, 189

the day of A. D. 189

- 53065; The State of Texas vs. P. F. Taylor Gaming
- 53099 " " " " vs. Wayne Hovila - Theft
- 53100 " " " " vs. Roy W. Pove - Theft.
- 52731 " " " " vs. L. A. Edwards, Dis. P. & L.
- 52825 " " " " vs. John Steele - A-A -
- 52828 " " " " vs. Policarpus Zoran - A & F.
- 52941 " " " " vs. H. L. Taylor, Theft.
- 52942 " " " " vs. E. S. Wallace - Theft.
- 52943 " " " " vs. W. V. Ford.
- 53083 " " " " vs. Arthur Glass, Vagrancy
- 52958 " " " " vs. Anna Campbell, Vagrancy.
- 53077 " " " " vs. Julian Smith. Pistol.
- 52959 " " " " vs. Mrs. Thos. Lynch - Vag.
- 53078 " " " " vs. Oscar Van Fleet - Pistol.
- 53127 " " " " vs. Willie Hughes, Vagrancy
- 53070 " " " " vs. Arcenio Rerria, Theft
- 52877 " " " " vs. Earl Matheson
J. H. King Theft
- 52908 " " " " vs. Josie Mitchell, A-A.
- 52911 " " " " vs. Ada Meek - Vag.
- 52912 " " " " vs. Stella Wood Vag.
- 52913 " " " " vs. Laura Head Vag.

52914	The State of Texas	vs.	Viola Florence	vag.
52916	"	"	Margaret Lane	vag.
52917	"	"	Atlanta Chapman	vag.
52918	"	"	Lula May Nelson	vag.
52919	"	"	Isabel Davis	vag.
52920	"	"	Era Cope	vag.
52921	"	"	Laura Parrell	vag.
52922	"	"	Catherine Hockabee	vag.
52923	"	"	Addie Benton	vag.
52924	"	"	Laura Harris	vag.
52925	"	"	Lee Gates	vag.
52926	"	"	Mary Smith	vag.
52927	"	"	Lorraine Anderson	vag.
52928	"	"	Posie Gaines	vag.
52929	"	"	Johnnie Mc Kee	
52930	"	"	Cora Mills	
52931	"	"	Lela Turner	
52932	"	"	Gertrude Witherspoon	
52933	"	"	Florence Jenkins	
52934	"	"	Bonnie Clifton	
52935	"	"	Alice May Barnes	

the day of A. D. 189

No.	Plaintiff	vs	Defendant	Case
52936	The State of Texas	vs	Gertrude Howard	rag.
52937	" " " "	vs	Reevy Garrett	rag.
52938	" " " "	vs	Pearl Cross	rag.
52939	" " " "	vs	Julia Aiken	rag.
52970	" " " "	vs	Ruth Hodges	rag.
52975	" " " "	vs	Geo. Allen	rag.
52977	" " " "	vs	Allen Wheeler	rag.
52978	" " " "	vs	Fred White	rag. Error
52980	" " " "	vs	Lucella Faubelle	rag.
52981	" " " "	vs	R. J. Van Dras	rag.
52982	" " " "	vs	Hanna Johnson	rag.
52985	" " " "	vs	Bessie Perkins	rag.
52991	" " " "	vs	Charlie Meadows	rag.
52992	" " " "	vs	Jessie Oats	rag.
53072	" " " "	vs	Nolan Williams	rag.
53122	" " " "	vs	Fay Meece	rag.
53123	" " " "	vs	Budie Walton	rag.
53124	" " " "	vs	Liza Walton	rag.
53125	" " " "	vs	Jewel Smith	rag.
53126	" " " "	vs	Alberta Hopkins	rag.
53128	" " " "	vs	Myrtle Odum	rag.

the

day of

A. D. 189

Texas Printing Company

53129	The State of Texas vs Alena Turner. vag.
53143	" " " " " Jessie Perry vag.
53139	" " " " " Percy Hotchkiss Inducement to leave home.
52144	" " " " " Maggie Pollia Turner vag.
53145	" " " " " Pearl Smith vag.
52967	" " " " " Ray Choate, Theft by Bailee
50623	" " " " " W. W. Carlisle Pistol
52455	" " " " " John R. Bowman, Jr. Embry-
52456	" " " " " John R. Bowman Jr. "
52558	" " " " " H. Goldberg, a-a.
52673	" " " " " M. M. Curley Assault
52680	" " " " " Joe Herman Theft
52685	" " " " " Jim Bryant Theft
52705	" " " " " J. M. Minges Ab. L. & D.P.
52728	" " " " " Will Martin, Theft.
52776	" " " " " Milton A. Volkas a-a.
52813	" " " " " N. F. Lewis assault
52817	" " " " " J. V. Stewart, Wife Abduction
52828	" " " " " Eugene Beland, Theft
52846	" " " " " Roy M. Clavaker, a-a

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Manufacturing Stationers, Fort Worth

- 52875 The State of Texas vs. J. W. King Theft.
- 52876 " " " " " " J. W. King "
- 52881 " " " " " " Jimi Walton A - A.
- 52890 " " " " " " G. E. Hooper & Jimi Laddy, Ad.
- 52944 " " " " " " Morris Leonard Theft.
- 52948 " " " " " " Don Eggleston Theft
- 52949 " " " " " " Don Eggleston "
- 52984 " " " " " " L. B. Fair, assault
- 53003 " " " " " " Fannie Edwards, Theft.
- 53005 " " " " " " R. J. Stegall Theft.
- 53006 " " " " " " B. Blankenship Theft
- 53016 " " " " " " Ben King Laming
- 53017 " " " " " " Buzz Venable Laming
- 53066 " " " " " " Frank Hurst Laming
- 53069 " " " " " " C. R. Miller Drunk
- 53107 " " " " " " P. B. Willett, Child Desertion.
- 53137 " " " " " " C. A. Hair Theft
- 53138 " " " " " " R. L. Spencer Child desertion
- 53154 " " " " " " Geo. D. Fayette, Vag.
- 53187 " " " " " " Jamie Woodson Vag

53228	The State of Texas vs. Ed. Riddle, wife Des.
53232	Miss L. " " " Mrs. Leon Melton - Vag.
53249	" " " " " Pearl Connor, Law.
53258	" " " " " Mercedes Bengoo "
53267	" " " " " Mel Stewart Gaming
53255	" " " " " Maurice Savety "
53254	" " " " " Euido Vada. Gaming
53260	" " " " " Ike Glewone "
53259	" " " " " Mel Jackson "
53261	" " " " " Pedro Martiney "
53252	" " " " " Gonzalo Cacion "
53251	" " " " " John Page "
53278	" " " " " E. Utley, Riding freight train.
53279	" " " " " Chas. Gluck, Reckless driving
53244	" " " " " James Cole, Theft.
53437	" " " " " H. C. Nicks OPERATING MOTOR VEHICLE WITHOUT LICENSE.
53570	" " " " " W. P. Andrews OPERATING MOTOR VEHICLE WITHOUT LICENSE.
53520	" " " " " Mrs. M. Gross "
53514	" " " " " Chas. O'Neal "
53486	" " " " " Bowman, W. V. "
53414	" " " " " H. B. Feague "

Read, signed and approved in open Court this
the 1st day of March, A. D. 1919

Hugh Small
Co. Judge.

Monday the 3 day of Mar A. D. 1919

Texas Printing Company.

Be it Remembered, that on this day came the County Attorney prosecuting the Pleas of the State and for the good reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same to-wit:-

53512	The State of Texas vs. Walter Watts, ^{Open note v} To seal -
53540	" " " " " Mrs. M. Van Nyck "
53402	" " " " " C. F. Meece "
53400	" " " " " H. A. McKee "
53381	" " " " " A. H. Eaton "
53678	" " " " " Leroy Earl, ^{violating Pen} Food Law,
53675	" " " " " Raeph Earl "
53671	" " " " " Home Crouch "
53668	" " " " " J. C. McClure "
53667	" " " " " J. C. McClure "
53480	" " " " " W. J. Rich "
53456	" " " " " Shaw Bros & Mayfield "
53455	" " " " " A. W. McClure "
53454	" " " " " W. W. Wren et al "
53666	" " " " " W. W. Wren "
53466	" " " " " W. W. Wren "
53714	" " " " " D. O. Clark, Theft "

Manufacturing Stationers, Fort Worth.

- 53686. The State of Texas vs. L. Carroll, ^{Unlawfully} using auto.
- 53657. " " " " " Vera Harston "
- 53653. " " " " " L. J. Frankrich Swindling
- 53652 " " " " " L. J. Frankrich "
- 53646 " " " " " Jennie Riley "
- 53642 " " " " " Swindling Gordon Baumister
- 53643 - " " " " " " " " "
- 53629 " " " " " Arthur Drollet Vagrancy
- 53628 " " " " " Earl B. Woodworth Vagrancy.
- 53627 " " " " " David Thomas, Vagrancy.
- 53623 " " " " " J. L. Joplin; Theft by Bailee
- 53621 " " " " " W. W. Griffin, Threat to take life
- 53483 " " " " " Robert Brodkey, Carrying Pistol
- 53463 " " " " " W. M. Trammell, violating Pub. Law
- 53462 " " " " " W. M. Trammell " " " "
- 53461 " " " " " W. M. Trammell " " " "
- 53457 " " " " " W. M. Trammell " " " "
- 53458 " " " " " W. M. Trammell " " " "
- 53374 " " " " " H. J. Hendryx - Swindling
- 53375 " " " " " H. J. Hendryx "
- 53376 " " " " " H. J. Hendryx "

53373	The State of Texas vs. H. J. Hendry's Swindling
53372	" " " " " " " " " "
53371	" " " " " " " " " "
53370	" " " " " " " " " "
53365	" " " " " Pearl Pauls, vag.
53362	" " " " " P. F. Foulin Theft
53357	" " " " " Geo. Arone Speeding
53353	" " " " " Bertha Durkin "
53351	" " " " " Ella May Moore Theft
53348	" " " " " Leslie Taylor, Gaming
53347	" " " " " Jack Marshall "
53346	" " " " " vs F. Jackson "
53345	" " " " " vs Alvy Butler "
53344	" " " " " vs He Allen "
53343	" " " " " vs A. Matthews "
53342	" " " " " vs Iris Foley "
53341	" " " " " vs Thos. Hamilton "
53340	" " " " " vs Jesse Adams "
53336	" " " " " vs Leslie Cox ^{unlawfully} using ^{one}
53335	" " " " " vs Joe Jas Wilson "
53318	" " " " " vs Roy Ogden & Co

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Manufacturing Stations, Fort Worth.

53305	The State of Texas vs.	Jake Friedman, Smuggling.
53301	" " " " " "	Jake Belcher - Assault
53298	" " " " " "	A. Huffman Theft
53288	" " " " " "	R. B. Pyron Drunk
53287	" " " " " "	Ram Bragdon vag.
53286	" " " " " "	Jos. Creed; Threat to take life
53281	" " " " " "	John Brown, vagrancy
53280	" " " " " "	A. P. Waters, Theft
53275	" " " " " "	Nick Chokas Pistol
53274	" " " " " "	Harold Long vag.
53273	" " " " " "	W. D. Bratcher Theft.
53239	" " " " " "	A. P. Womack, Wife Desertion
53237	" " " " " "	W. D. Bratcher Smuggling
53238	" " " " " "	W. D. Bratcher Smuggling
53232	" " " " " "	John Ewigst, ^{unlawfully} using auto
53220	" " " " " "	Jess Haygood, a-a.
53219	" " " " " "	Jess Haygood Ab. Lang.
53211	" " " " " "	Zed Cummins vag
53208	" " " " " "	L. H. Helencamp, speeding
53196	" " " " " "	Jon Jaran - a-a-
53170	" " " " " "	Wm Smith - Wife Desertion

53167	The State of Texas vs.	J. M. Nash Gaining
53166	" " " " " "	Wm. Harwood Gaining
53156	" " " " " "	Kid Lee " "
53141	" " " " " "	Gertie Lutes - A. Lang.
52119	" " " " " "	Mrs H. L. Wallon Vag.
53118	" " " " " "	Bud Jeffries wife des.
53096	" " " " " "	Raymond McLean, Theft
52080	" " " " " "	Jas. Morrow, Theft
53058	" " " " " "	H. P. Richardson, Rec & Conc stolen goods
53056	" " " " " "	Will Smith " "
52024	" " " " " "	Paul Rosenberg Gaining
53019	" " " " " "	H. A. Orrall. " "
53018	" " " " " "	Buck Coleman " "
53010	" " " " " "	Lebbe Garth ^{Preventing} assaulting
52996	" " " " " "	Walter Worrell, Theft
52964	" " " " " "	D. C. Pelton Rapping
52963	" " " " " "	A. J. Miller " "
52945	" " " " " "	E. H. Hohenberger Swindling
52986	" " " " " "	Jas. Richardson, Theft
52983	" " " " " "	Secubia Libra Theft
52974	" " " " " "	A. E. Reed

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- 53489 The State of Texas vs. Henry Williams, Larceny
- 53763 " " " " " E. J. Jones, Theft. (Minor)
- 53561 " " " " " E. A. Helms - Oper of mot. veh.
- 53926 " " " " " Pedro Ventura, Assault
- 53937 " " " " " Francisco Sebastian, Assault.
- 53849 " " " " " Nellie Ann. A & F.

Read, Signed and Approved in open Court
 This the 2d day of May, A. D. 1919.
 Hugh L. Small
 C. Judge.

Be It Remembered that on this day came the County Attorney prosecuting the Pleas of the State, and for the good reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:—

53978	The State of Texas vs	C. R. Rice, Speeding
53909	" " " "	Jno. Rowland, A. & F.
54084	" " " "	Raymond Acton, Theft.
53951	" " " "	F. H. Miller, Assaulting
54173	" " " "	Sarah Gleason, Neg.
52897	" " " "	Jno. Amintad, Theft.
53020	" " " "	Jno. Burke, Gaming
53072	" " " "	Anna Pate, Assault
53073	" " " "	Anna Pate, A. Laug.
53188	" " " "	Joe Connor, A-A-
53189	" " " "	E. Nicholson, Theft.
53190	" " " "	E. Nicholson, "
53191	" " " "	E. Nicholson "
53192	" " " "	Chas. Cobb, Theft.
53201	" " " "	Ed Skelton, Pistol
53202	" " " "	Ed Skelton - a-a-
53224	" " " "	E. Nicholson, Theft

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53220	The State of Texas vs	E. McHolam, Theft.
53235	" " " " " "	B. F. Dennis, Theft.
53272	" " " " " "	Pearl Smith, Vag.
53277	" " " " " "	J. A. Henry, Ab. Lau.
53283	" " " " " "	W. A. Judduth, Speeding.
53284	" " " " " "	Claude Patterson, Pistol.
53296	" " " " " "	Paris Moore, Theft
53297	" " " " " "	Paris Moore, Theft
53302	" " " " " "	Roy Gould, Wife Seduction.
53304	" " " " " "	Laura Newton - a-a.
53317	" " " " " "	V. A. Martinez - Theft.
53319	" " " " " "	Mrs. V. F. Miller, Theft.
53321	" " " " " "	A. A. Thornton, R+C
53330	" " " " " "	Virgil Thompson, a-a.
53331	" " " " " "	G. G. Kessler - a-a.
53364	" " " " " "	Ella Baker - Vag
53369	" " " " " "	Homer Speer - Theft
53404	" " " " " "	Mrs. Ed Kiebold - Deceased.
53416	" " " " " "	Geo. A. Sevelly, Theft
53417	" " " " " "	Frank Johnson, a-
53452	" " " " " "	Richard Coulson

53468 - The State of Texas. vs. L. H. Good - a-a-
 53475 " " " " " Jim Wilson - Gaming
 53477 " " " " " Calvin Webb, Swindling
 53478 " " " " " Calvin Webb, Swindling
 53486 " " " " " Louis Williams - Wife Des.
 53607 " " " " " A. V. Lewis, a -
 53609 " " " " " Johnnie Ruth - Pistol
 53613 " " " " " Lee Perwee - Wife Des.
 53617 " " " " " Clarence Mitchell, vag
 53618 " " " " " Joe Brown - vag
 53632 " " " " " A. Scribner - vag
 53633 " " " " " A. D. Grimes - vag
 53636 " " " " " Claud F. Egan, Pistol
 53637 " " " " " Mrs. Jas H. Canney, Res Off.
 53648 " " " " " Mill Pettit, Pistol
 53649 " " " " " Leonard Johnson, a -
 53697 " " " " " Eugene Gluck - Theft
 53705 " " " " " Earl Matherson, Gaming
 53714 " " " " " R. M. Kirts - Fishing & S.
 53715 " " " " " Joe Thompson, "
 53721 " " " " " Charley Butler - res. Off.

Minutes of County Court, Criminal, Tarrant County, _____ Term, 189_____

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No.	Description
53722	The State of Texas vs Arthur Pate - Des. M.
53724	" " " " " Ed Beach - A-B Laug
53725	" " " " " Fred Beach - Ab. Laug
53751	" " " " " Tom Brunson - 7 Strickland
53754	" " " " " James Childers - Child Des.
53757	" " " " " Roy H. Hill, Ab. Laug.
53767	" " " " " A. D. Anthony, Smuggling
53769	" " " " " Geo. J. Davis - A-A -
53771	" " " " " P. Bruner - Drunk
53772	" " " " " Isaac Newton, Nuisance
53776	" " " " " W. D. Largent - Pistol
53777	" " " " " A. C. Rodgers, Theft.
53780	" " " " " Dock Sessions. Adultery
53782	" " " " " Ed. Nahfong - open Sunday
53783	" " " " " J. J. Baker, Theft
53785	" " " " " Oscar Bryant - A-A.
53786	" " " " " Clarence Burrus, Pistol
53787	" " " " " Josephine Johnson - N. Bandy House
53788	" " " " " Robert Johnson vag
53789	" " " " " Emma Brown vag

53790 - The State of Texas vs Henrietta Posey, vag.
 53791 - " " " " " Atlanta Chapman - vag.
 53794 " " " " " Helma Shipp - vag.
 53795 " " " " " Louise Washington - vag.
 53796 " " " " " Beatrice Hubbard, vag
 53797 " " " " " Mollie Grace - vag
 53825 " " " " " Alfred Deato - a-a-
 53826 " " " " " Muncela Garcia - Dept
 53831 " " " " " Jose Flores - vag
 53832 " " " " " Refugio Flores - vag
 53833 " " " " " Carmen Flores, vag
 53835 " " " " " Jose Monto - vag
 53838 " " " " " July Prado - vag
 53839 " " " " " Jose Pedraza - vag
 53840 " " " " " Juan Cantor vag
 53841 " " " " " Alfredo Altamero vag
 53842 " " " " " Putito Wiley - vag
 53843 " " " " " S. M. Jones, wife des.
 53846 " " " " " Louis Littlefield, a-a-
 53854 " " " " " S. C. Long, wife des.
 53874 " " " " " Dora Hicks, a-a-

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53879	The State of Texas vs	June Fisher - a-a-
53880	" " " " " "	John Fisher - a-a-
53890	" " " " " "	Fred Simmons - reg.
53895	" " " " " "	A.P. McCord - a-L-
53896	" " " " " "	" " reg.
53898	" " " " " "	W. M. Casslerus, wife Des.
53900	" " " " " "	Bill Mullins, ^{indulgence} using ^{motor} vehicle
53902	" " " " " "	" "
53903	" " " " " "	" "
53904	" " " " " "	" "
53905	" " " " " "	" "
53911	" " " " " "	Stella Robertson, reg.
53915	" " " " " "	Fred Sauson, a-a.
53916	" " " " " "	" " a-L.
53922	" " " " " "	Mary Barnett, Theft
53933	" " " " " "	Arthur Parish, a-a-
53934	" " " " " "	Mrs Bill Jarrett, a-
53940	" " " " " "	J. B. Lynch - Theft.
54026	" " " " " "	Joe Hill, reg.
54054	" " " " " "	Lucile Mason - a-L.
54079	" " " " " "	Arizona Jackson - a

Be it Remembered that on this the 7th day of July, A. D. 1919 cause the County Attorney prosecuting the Pleas of the State and for good reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit: ———

54835	The State of Texas vs W. W. Clemons, V- Pure Food Law
54828	" " " " " " " " " " " "
54707	" " " " " Frank Pute - V. " " "
54401	" " " " " Hill Mulligan, a-a-
54203	" " " " " James Monroe, a-a-
57029	" " " " " Eva Kurler, Assault
53206	" " " " " E. B. Skinner, Speeding
53242	" " " " " Elmer Matthews, Theft
53292	" " " " " Geo. Smith, Speeding
53306	" " " " " G. A. Zippins, "
53357	" " " " " J. R. Hill "
53377	" " " " " J. C. Diaball Op. m. & Seal
53380	" " " " " Mrs. E. Wilson, "
53385	" " " " " Mike C. Smith, "
53387	" " " " " V. R. Horton "
53388	" " " " " W. E. Boswell "

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53390	The State of Texas vs Richard Koep - O. M. V. S.
53391	" " " " " J. F. Ingram "
53392	" " " " " J. F. Vickers "
53393	" " " " " J. M. Scott "
53395	" " " " " E. E. Adams, "
53399	" " " " " J. R. Patterson "
53401	" " " " " R. A. Jones "
53405	" " " " " W. J. Spencer "
53406	" " " " " Mrs. W. J. Blount. "
53408	" " " " " Mrs. R. G. Walker "
53412	" " " " " Dr. J. D. Mitchell "
53415	" " " " " Helen O'Reilly "
53423	" " " " " Mrs. J. C. Ryan "
53434	" " " " " Mrs. Wm Schmidt "
53435	" " " " " Mr. R. E. Moore, "
53440	" " " " " Alan H. Fuller "
53441	" " " " " E. C. Manning "
53444	" " " " " J. E. Lydick "
53445	" " " " " Alex Wyle "
53476	" " " " " Frank Thomas Loring
53490	" " " " " C. W. Parley, O. M. V. S.

- 53491 The State of Texas vs J. Frank Norris - O. M. V. Seal
- 53494 ~~W. L.~~ " " " " " W. L. Armstrong "
- 53498 " " " " " Louis J. Workman "
- 53495 " " " " " D. L. Cobb "
- 53501 " " " " " W. C. Marley "
- 53505 " " " " " A. F. Gould "
- 53507 " " " " " Dr. Clay Johnson "
- 53508 " " " " " R. E. Querman "
- 53509 " " " " " J. H. Nutt "
- 53511 " " " " " Mrs. Bob Chophie "
- 53513 " " " " " P. E. Fredrick "
- 53518 " " " " " H. K. Cole "
- 53519 " " " " " Mrs. S. L. Wilson "
- 53524 " " " " " C. H. Harris "
- 53525 " " " " " C. M. Pemberton "
- 53526 " " " " " Barney Mayo "
- 53527 " " " " " Clyde Eastus "
- 53531 " " " " " L. Heckall "
- 53535 " " " " " B. J. Allen "
- 53537 " " " " " N. C. Mann "
- 53538 " " " " " G. S. Blackwell "
- 53543 " " " " " G. E. White "

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Manufacturing Stationers, Fort Worth.

- 53544 - The State of Texas vs Jas. C. Lantley - O. M. V Seal
- 53545 " " " " " M. Cartwright "
- 53546 " " " " " E. C. Manning "
- 53552 " " " " " A. Long "
- 53554 " " " " " Ireland Hampton "
- 53555 " " " " " A. S. Shuman "
- 53558 " " " " " H. J. Herie "
- 53559 " " " " " Mrs. E. P. Moore "
- 53560 " " " " " L. C. Abbott "
- 53565 " " " " " C. R. Harris "
- 53566 " " " " " Mrs. W. C. Ross "
- 53567 " " " " " Ben E. Keith "
- 53571 " " " " " Frank Carter "
- 53572 " " " " " J. D. Pearson "
- 53573 " " " " " S. D. Brown "
- 53574 " " " " " H. L. Thompson "
- 53575 " " " " " J. H. Burke "
- 53576 " " " " " J. C. Smith "
- 53579 " " " " " N. Lydick "
- 53580 " " " " " B. Q. J. Woodard "
- 53581 " " " " " Mrs. R. B. Hubbard "
- 53582 " " " " " Ed P. Byers "

53585	The State of Texas vs	J. C. Nolan, O. M. V. & Seal
53586	" " " " " "	Myrtle Lockery "
53587	" " " " " "	E. Q. Luns "
53589	" " " " " "	Mrs. P. W. Moore "
53590	" " " " " "	W. B. Eady "
53592	" " " " " "	Mrs. R. E. Brown "
53593	" " " " " "	A. E. Huet "
53595	" " " " " "	Mrs. Roy McHenry "
53596	" " " " " "	Miss Jennie (Mae) "
53597	" " " " " "	A. W. Rowe "
53598	" " " " " "	J. E. Lydick "
53602	" " " " " "	Mrs. M. Leavelle "
53610	" " " " " "	A. S. Lambert & Sundling
53611	" " " " " "	" " " "
53615	" " " " " "	Wm. Horton, O. M. V. & Seal
53622	" " " " " "	Tom Nichols a-a-
53624	" " " " " "	O. O. Miller, kept by B-
53630	" " " " " "	Victor Foster - unlawfully us. auto
53638	" " " " " "	Tom Hadley - a-a-
53655	" " " " " "	J. W. Gulucee ^{unlawfully} using auto
53656	" " " " " "	Clint Kennedy

53799	The State of Texas vs	Isaac Pine, Swindling
53800	" " " " "	H. A. Scarborough & ^{wife} _{discipline}
53811	" " " " "	Mary Ross, vagrancy
53826	" " " " "	Ellis English, Theft
53837	" " " " "	John Joppent, "
53844	" " " " "	Mrs. Garrett, Mal. Mischief
53847	" " " " "	W. M. Frammell, T-S-L
53852	" " " " "	W. F. Weston, Theft
53853	" " " " "	" " "
53855	" " " " "	Sam Turner, A-A.
53856	" " " " "	Jos. O. Moppit, Swindling
53857	" " " " "	Jas. A. Moppit "
53858	" " " " "	Jos O Moppit "
53872	" " " " "	Harvey Parks, A-A
53873	" " " " "	Mrs. J. B. Pesham, A-
53875	" " " " "	Earl Horton, Theft by B-
53888	" " " " "	Jimi Campbell, Vagrancy
53889	" " " " "	Andrew Wallace, "
53899	" " " " "	G. W. Stacey, Swindling
53908	" " " " "	Fred Smith, Theft
53941	" " " " "	Lela Long, "
53942	" " " " "	Lee Hardeman "
53943	" " " " "	O. D. Horn, Drunk
53950	" " " " "	H. Hamby, Swindling
53952	" " " " "	J E Mipou alias E W Matthews Theft

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Manufacturing Stationers, Fort Worth.

53955	The State of Texas	vs	John Young, Swindling
53954	"	"	Ges. Gouras, r 9 by Law
53963	"	"	Gus Harris, Pistol
53962	"	"	Robt L. Stacey, wife desertion
53966	"	"	H. Guertler, Speeding
53767	"	"	J. A. Blankenbaker "
53977	"	"	W R Boyd "
53988	"	"	C. R. Woods "
53985	"	"	W. B. Martin "
53987	"	"	B. B. Massey "
53993	"	"	F. D. Martin "
54000	"	"	Ges. Burns "
54005	"	"	Anna M. Lee "
54007	"	"	B. B. Snyder "
54008	"	"	C. P. Harris "
54012	"	"	Alcas Phillips "
54016	"	"	J V Griffin "
54021	"	"	A. P. Smith "
54026	"	"	B. H. Maitland "
54027	"	"	C. L. Redford "
54029	"	"	H. E. Crowley "
54031	"	"	L. W. McDonald "

54034	The State of Texas vs Shannon Steel, Hunt to the life
54037	" " " " " Clarence Davis, rog.
54042	" " " " " Ernest Payne, Theft
54043	" " " " " Albert Marshall, mal. mis.
54044	" " " " " " " " A. A.
54049	" " " " " F. M. Sligo, Laming
54050	" " " " " R. C. Neely " "
54051	" " " " " A. B. Poyor, A-A-
54052	" " " " " J. A. Bueie, Speeding
54060	" " " " " E. Ammon, Laming
54065	" " " " " Calvin Huckabee, A-A
54070	" " " " " J. W. Perkins, Smuggling
54071	" " " " " Henry Cole, A-A.
54072	" " " " " C. L. Garrett, Laming
54073	" " " " " W. G. Barnes, "
54074	" " " " " O. Metton, "
54075	" " " " " W. L. McClesso "
54076	" " " " " O. C. Akin "
54078	" " " " " Louis Helgen A-
54081	" " " " " Ruth Smith - Pistol
54094	" " " " " J. Mentor Caldwell - Speeding

Manufacturing Stations, Fort Worth.

54095	The State of Texas vs	C. P. Dusew, speeding.
0	" " " " " "	" " " " " "
54096	" " " " " "	Fred Buchelman "
54098	" " " " " "	Floyd Verres "
54108	" " " " " "	Joe Hill, Tag.
54110	" " " " " "	P. C. Lery, speeding
54112	" " " " " "	Lee Rundles "
54114	" " " " " "	Eul Hoyme - At. Lang etc
54118	" " " " " "	R. J. Bandy, speeding
54119	" " " " " "	Mrs. D. D. Hightower "
54120	" " " " " "	J. Hughes "
54122	" " " " " "	B. Gilliland "
54123	" " " " " "	D. Jarvis "
54125	" " " " " "	Ned P. Henry "
54126	" " " " " "	J. G. Nelson "
54128	" " " " " "	J. Noy "
54129	" " " " " "	J. J. Johnson "
54131	" " " " " "	J. M. Robbins, Theft
54138	" " " " " "	Kelly Bradford, speeding
54139	" " " " " "	Geo. Haley, speeding
54140	" " " " " "	J. Lery, "
54142	" " " " " "	R. A. Carruth "
54148	" " " " " "	J. J. Berliner "

54147	The State of Texas vs Roy Jackson, Speeding
54150	" " " " " Royal Knight "
54151	" " " " " N. H. Gibson "
54153	" " " " " Herschel Rich "
54157	" " " " " Forest Hall "
54160	" " " " " Edna Husk vag
54163	" " " " " Leticia Simpson a-a
54165-	" " " " " Kelly Bradford, ^{O.M.V.} ^{Real}
54169	" " " " " Bert Loyd, Affray
54171	" " " " " Ben Sanchez, a-a.
54181	" " " " " Thurmond Austin, Appeal from City
54188	" " " " " Joe Prescott, Speeding
54196	" " " " " Joe Heidhardt, wife Discretion
54200	" " " " " Niel Horn, vag.
54204	" " " " " W. J. Keenan ^{opr. pool} ^{Hall on Survey}
54205-	" " " " " Roy Dethridge a-a
54207	" " " " " W. A. Winn, Speeding
54208	" " " " " D. H. Cowan, "
54221	" " " " " Lurelyn Cameron, vag
54222	" " " " " Willis Hunter "
54223	" " " " " J. H. Macou "

Manufacturing Stationers, Fort Worth.

54225	The State of Texas vs Lawrence Cameron, vag.
54226	" " " " " " Geo. J. Parker, "
54227	" " " " " " Abel Pickett, "
54228	" " " " " " Claude Belton "
54229	" " " " " " Loyd Tucker "
54235	" " " " " " Arthur Gordon, Gaming
54242	" " " " " " J. D. Perkins, Smuggling
54255	" " " " " " Ellison Godwin, Speeding
54256	" " " " " " E. G. Withers, Speeding
54282	" " " " " " Mill Davis "
54285	" " " " " " E. P. Korth "
54286	" " " " " " G. W. Angle "
54289	" " " " " " A. O. League, Wife desertion
54291	" " " " " " J. W. Kearby, Gaming
54292	" " " " " " A. Elm - speeding
54296	" " " " " " W. L. Frost, "
54299	" " " " " " J. A. Dalton, "
54301	" " " " " " G. T. Tickers "
54307	" " " " " " F. G. Garrison "
54323	" " " " " " Bert Thompson "
54325	" " " " " " J. A. Traylor "

54328	The State of Texas vs	E. J. Hilges, Speeding
54329	" " " "	Bennie Lauseel "
54332	" " " "	Elsie Connor "
54333	" " " "	M. L. Marsingell "
54348	" " " "	Joe Campbell - Appeal
54353	" " " "	E. Waldon - A + J
54355	" " " "	W. M. Jenkins - A -
54363	" " " "	W. L. Williams vag
54369	" " " "	Esther Halton - speeding
54371	" " " "	Coke Johnson Coke Jackson - "
54372	" " " "	Map Newlin "
54373	" " " "	Joe Blangsten "
54374	" " " "	Jno. Taylor "
54378	" " " "	A. E. Combs "
54383	" " " "	E. J. Deffen "
54397	" " " "	JR Halseel "
54420	" " " "	Earl Brown Speeding
54422	" " " "	Mrs. Chas. H. Clady "
54423	" " " "	H. O. Barnes, "
54424	" " " "	Ralph Bearn "
54426	" " " "	J. B. Chambers "

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Manufacturing Stationers, Fort Worth.

54429	The State of Texas vs	A. Jackson - Speeding
54483	" " " " " "	Jack Stevens, Pistol
54460	" " " " " "	Mrs Englam, vag-
54461	" " " " " "	Sam July "
54462	" " " " " "	Jack Hughes "
54463	" " " " " "	Leo Appenheimer "
54464	" " " " " "	Joe Hightower "
54465	" " " " " "	Geo. Gilbert "
54466	" " " " " "	Guy R. Smith "
54486	" " " " " "	Robert Lurvey A. S.
54487	" " " " " "	A. C. Spidmore, ^{wife} desertion
54490	" " " " " "	Arly G. Randle, Laming
54491	" " " " " "	Kirk Patrick "
54492	" " " " " "	Stacy Churchill, "
54493	" " " " " "	F. W. Miller "
54495	" " " " " "	A. H. Johnson. "
54496	" " " " " "	W. A. Schutte "
54497	" " " " " "	N. C. Kaufman "
54498	" " " " " "	J. B. Hendricks "
54499	" " " " " "	W. W. Huffman "
54500	" " " " " "	Casaway, Jr. "

54501	The State of Texas vs	W. Hethington, Gaming
54502	" " " " "	G. H. Looming "
54503	" " " " "	R. A. Kitteree "
54507	" " " " "	Lucile Robertson Theft
54509	" " " " "	Geo. W. Mc-Kay, Speeding
54513	" " " " "	Nat O. Perrine, "
54517	" " " " "	F. E. Harv "
54521	" " " " "	J. B. King "
54524	" " " " "	Floyd Edings "
54525	" " " " "	Mrs. M. W. Keelough "
54529	" " " " "	Bernie May Ridge, Theft
54534	" " " " "	Veto S. Plescia - A.
54549	" " " " "	B. V. Duncan, Gam.
54550	" " " " "	C. W. Alcorn "
54551	" " " " "	Bernard Busby "
54552	" " " " "	Roy Carter "
54557	" " " " "	Minnie Meacham "
54558	" " " " "	Herbert Cole "
54560	" " " " "	C. O. Hetzel "
54563	" " " " "	E. B. O'Brian "
54566	" " " " "	F. H. Moton "

Minutes of County Court, Criminal, Tarrant County, _____ Term, 189_____

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

54568	The State of Texas vs	Roy Cooper, Speed,
54571	" " " " " "	J. E. Franklin, "
54572	" " " " " "	F. L. Mc Kay "
54579	" " " " " "	Wayne Watson "
54580	" " " " " "	L. J. Mullican "
54581	" " " " " "	Harry Suggs, Tap,
54582	" " " " " "	W. Ramsey, A - A
54584	" " " " " "	Jno. Heggins & Grace Davis - A & F.
54585	" " " " " "	Robt L. Young, Speeding
54597	" " " " " "	A. E. Haley Speeding
54599	" " " " " "	R. H. Moak "
54610	" " " " " "	Crawford Majors - A -
54613	" " " " " "	E. G. Wallace - B. Lists
54622	" " " " " "	J. M. Porter, Speeding
54624	" " " " " "	Ernest Ellington "
54627	" " " " " "	Mrs. W. C. Ellis B. L.
54631	" " " " " "	Herbert Richards - A. L.
54644	" " " " " "	Roy Cooper, Speeding
54666	" " " " " "	E. W. McLeine "
5		
54667	" " " " " "	F. H. Ramsey "

54668	The State of Texas vs	J. C. Bailey, Speeding
54673	" " " " "	Leo Patterson "
54678	" " " " "	E. Price, "
54679	" " " " "	Chester Irons "
54682	" " " " "	H. V. Gilbert "
54691	" " " " "	Wm D. Keller } O. M. V } & Deal
54695	" " " " "	H. E. Moore, Speeding
54696	" " " " "	King Elliott "
54709	" " " " "	Aubrey Laman Tag
54710	" " " " "	Clyde Laman "
54717	" " " " "	Chas. Fowler - A. A.
54722	" " " " "	Placian Blockshear "
54726	" " " " "	J. J. Sweet, Speeding
54735	" " " " "	Chas. S. Atkins "
54738	" " " " "	D. V. Lewis "
54740	" " " " "	D. J. Carpenter "
54744	" " " " "	A. Marks "
54769	" " " " "	A. G. Dourson "
54782	" " " " "	Luly Robt. Mat. Mis.
54876	" " " " "	Fred Risby, Speeding
54879	" " " " "	Mrs. Geo. Skelton - Pilot

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

52709	The State of Texas vs R. Coplin - Theft by B -
53097	" " " " " R. A. Smith, wife desertion
53205	" " " " " D. A. Alvin, speeding
54965	" " " " " Joe Foyelberg, a-a.
54609	" " " " " James Pie - Theft.
54183	" " " " " Grace Gibson - Assault.
55100	" " " " " Will Jones - a-a.
55122	" " " " vs Jno. R. Taylor, vagrancy
55125	" " " " vs Mrs. Chas. Owens, vagrancy
55099	" " " " vs Creston Furrat, vagrancy

Read, signed & approved in open Court,
 this the 30th day of Aug. A.D. 1919.

Hugh H. Small
 Co. Judge

Minutes of County Court, Criminal, Tarrant County, September Term, ~~1918~~ 1919
Monday the first day of September A. D. 1899 1919.

Texas Printing Company.

Be It Remembered that on this day came the County Attorney prosecuting the pleas of the State, and for the good reason therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:

55-119	State of Texas vs	Louise Higgins,	Mal. Mischief
55-115	" " " "	Jimi Doyle,	A-Assault.
54912	" " " "	Henry Davis,	Theft.
55-256	" " " "	Arthur P. Higgins,	A-A.
55-159	" " " "	W. C. Connell,	A-A.
55295	" " " "	Alveta & Eva Buedin	A + F.
55074	" " " "	Geo Guffeo,	Theft
55075	" " " "	J. L. Chamberq,	"
55069	" " " "	E. E. Meese,	violating 21st Education Law.
54930	" " " "	Met Curtis	A-A
54929	" " " "	Aggie Curtis	Ab. Lang
55217	" " " "	Halsey,	B. A. wife desertion
55199	" " " "	Will Randle,	Mal. Mischief
55486	" " " "	Charley Perry,	A-A
55479	" " " "	May Adams,	Ab. Lang. & N. P.
55223	" " " "	J. L. Westbrook,	Bright-Lights.
55034	" " " "	Raymond Moore,	Theft.

Minutes of County Court, Criminal, Tarrant County, Term, 189

the day of A. D. 189

Manufacturing Stations, Fort Worth.

55584	The State of Texas vs Wallis Thomas, Pistol
55581	" " " " vs Alice Thomas, Ab. Law.
55580	" " " " vs " " , Pistol
55549	" " " " vs C. L. Gray, Swindling
55516	" " " " vs P. J. Wood, Theft by B-
55457	" " " " vs E. Y. Thompson, Wife desertion.
55508	" " " " vs A. Thomas, A-A,
55585	" " " " vs Gus Glauges. V. 9th law.
55491	" " " " vs P. G. West. Gaming
55492	" " " " vs J. A. McKeon "
55742-	" " " " vs C. B. Snyder - A-A,
55622	" " " " vs T. A. Bruce, no no.
55771	" " " " vs J. K. Coons, Reckless Driving
55761	" " " " vs A. Downs, no no.
55334	" " " " vs Julius Smith, B-Lights
55194	" " " " vs O. Raymond, Swindling
55188	" " " " vs " " "
	" " " " vs Mrs. E. B. Reese, Speeding
55732	" " " " vs Claude Simpson, A-A.

Read, Signed & Approved This 1st day of Nov. 1919

Bank Manager, C. Clerk, Hugh A. Small
By M. C. Redford, dep. Co. Judge

Monday the 3rd day of November A. D. 189 1919

Texas Printing Company

Be it Remembered that on this day came the District County Attorney prosecuting the Pleas of The State, and for good reason therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:-

55842	The State of Texas vs J. E. Collins, Speeding.
55832	" " " " " C. H. Allen, no number.
55823	" " " " " A. H. Birdson, Swindling
55821	" " " " " R. C. Terry, wife & child desertion
55818	" " " " " P. L. Pritchett - Swindling
55817	" " " " " J. L. Poyrow, Drunk
55793	" " " " " J. J. Calderell - a-a.
55786	" " " " " Gordon Brown, Ab. Law.
55709	" " " " " Doyle, Hamiller: Unlawfully Trading pr auto.
55676	" " " " " E. W. Yargin, Speeding.
55612	" " " " " E. P. Brandt, Threat State Life.
55539	" " " " " Pat O'Brien, Drunk.
55216	" " " " " Earl Bennett - a-a.
55131	" " " " " E. C. Hughes, Embezzlement.
55109	" " " " " Edith Cox, Drunk
55908	" " " " " Bert Mackin, Theft
55894	" " " " " Flag Lang, no no.
55888	" " " " " Fred Guest - Assault

the _____ day of _____ A. D. 189_____

No.	Case Name
55574	The State of Texas vs F. Parrain - Gaming
55573	" " " " vs J. Reiz " "
55571	" " " " vs Dick Garrett, Drunk
55542	" " " " vs Hudson Liley - a -
55582	" " " " vs R. M. Biele - B. Lights.
55528	" " " " vs Ally Rominger, " "
55521	" " " " vs H. M. Claypool " "
55520	" " " " vs Bryant Rainey " "
55571	" " " " vs Mrs. Ric B. Fleming, vag
55510	" " " " vs Loyd Fleming - vag.
55411	" " " " vs Robt. Nicholson, "
55407	" " " " vs S. Isaacs - B. Lights.
55399	" " " " vs E. Abernathy " "
55397	" " " " vs H. E. Moore " "
55393	" " " " vs M. H. Dirks " "
55392	" " " " vs H. D. Adickott. " "
55380	" " " " vs Q. H. Bauer. " "
55377	" " " " vs H. J. Binyon, " "
55362	" " " " vs E. W. Wren. Speeding
55356	" " " " vs H. W. Pracker, B. Lights.
55355	" " " " vs J. E. Parks. " "

55392	The State of Texas	vs	John Alton	- B. lights
55304	"	"	J. H. Burns	- Speeding
55357	"	"	Miss Ann Burnett	"
55329	"	"	Fred Bass	- B. lights
55327	"	"	O. C. Armstrong	" "
55324	"	"	D. F. Baker	- Speeding
55323	"	"	Conrad Hedham	"
55316	"	"	J. J. Murphy	"
55315	"	"	Jack Munn	"
55312	"	"	C. H. Agee	"
55311	"	"	C. G. Adams	"
55308	"	"	V. Killman	"
55283	"	"	Louis Hampton	- Tag
55261	"	"	E. A. Berry	- B. lights
55260	"	"	Mrs. H. J. Heydon	"
55237	"	"	G. C. McCarley	- ^{uneasily} riding train
55232	"	"	C. B. Capps	- t. lights
55230	"	"	L. C. Tidball	"
55226	"	"	J. Forstner	- One light
55222	"	"	G. A. Younger	- b. "

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth.		
55888	The State of Texas vs	Mac Guffin, no no.
55871	" " " "	vs Emerson Mayfield, ^{unlaw-} ^{use of auto}
55860	" " " "	vs J. J. Montez, Pistol
55859	" " " "	vs Alfreda Saly, A. Lawy.
55858	" " " "	vs Vernon Adams, Drunk
55845	" " " "	vs J. W. Harry } Ray M. Allison } a + f.
55842	" " " "	vs J. C. Collins, Speeding - 4 + 6
54845	" " " "	vs Ruth Amos, vag.
55654	" " " "	vs W. C. Taylor, vag.
55616	" " " "	vs Rep Jackson, no lights.
55775	" " " "	vs Basil Smith, no no.
55762	" " " "	vs Jesse Crew, A - A.
56002	" " " "	vs Ben F. Allen, Dr. - A.
55890	" " " "	vs Harry White, B. lights.
56040	" " " "	vs Jno. Kirby - Drunk.
55996	" " " "	vs W. H. Bradshaw, Drunk.
55964	" " " "	vs Sarah Glenn, Theft
55757	" " " "	vs C. Rechevick, no no.
55740	" " " "	vs G. C. Reed, A - A.
55721	" " " "	vs B. E. Haffman, no no.

55718	The State of Texas	vs	Roy Barker - no no.
55710	" " " "	vs	E. C. Bunch - ^{unlawfully} rating ^{rating} per auto.
55694	" " " "	vs	W. H. Temple - Speeding
55680	" " " "	vs	Clarence Moore. Speeding
55672	" " " "	vs	W. H. Sheppard. Gaming
55671	" " " "	vs	J. B. Sinclair "
55670	" " " "	vs	G. C. Burton "
55665	" " " "	vs	G. B. Kerrell "
55666	" " " "	vs	R. C. Morris Gaming
55646	" " " "	vs	J. A. Taylor. Speeding
55643	" " " "	vs	L. Standlee. Speeding
55632	" " " "	vs	R. J. Chandler, no no.
55631	" " " "	vs	John Godwin, no no.
55629	" " " "	vs	Geo. Quams. no no.
55615	" " " "	vs	H. W. Hammon. Drunk
55611	" " " "	vs	A. Van Dyke - no no.
55579	" " " "	vs	Felix Rodriguez. Gaming
55578	" " " "	vs	Jose " Gaming
55577	" " " "	vs	Pedro Belmont "
55576	" " " "	vs	Benoit Salora "

Minutes of County Court, Criminal, Tarrant County, Term, 189

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Manufacturing Stations, Fort Worth

55213	The State of Texas	vs	A. J. Moore, B. Legitto
55198	"	vs	Joe Crawford, Mal. Mico.
55196	"	vs	Chas. Cochran " "
55173	"	vs	G. R. Lorenz, vag.
55164	"	vs	Elcie Billington, entering minor
55165	"	vs	" " " "
55166	"	vs	" " " "
55167	"	vs	" " " "
55160	"	vs	Clarence Wilson "
55161	"	vs	" " " "
55162	"	vs	" " " "
55163	"	vs	" " " "
55136	"	vs	Lawrence Mervent-Drunk
55135	"	vs	M ^c Clune, A. L.
55128	"	vs	B. A. Halsey - wife Mrs.
55113	"	vs	J. P. M ^c Bride Drunk
55055	"	vs	Oriz Ortega - vag.
55054	"	vs	E. Garza - vag.
55051	"	vs	Lorenza Hernandez, vag
55052	"	vs	Jesus Guerra vag
55031	"	vs	D. J. Benton, B. Legitto

55838- The State of Texas vs Beatrice Merrill - 209.
 55849 " " " " vs Rebecca Martiny "
 55853 " " " " vs Marie Jensen "
 55844 " " " " vs Herman Reyes "
 55845 " " " " vs Manuel Velazquez "
 55846 " " " " vs Victoria Ramirez "
 55847 " " " " vs Jose Muley "
 55848 " " " " vs Frank Jopada "
 55839 " " " " vs Luis Hernandez "
 55840 " " " " vs Lucio Costico "
 55841 " " " " vs Luca Mangum "
 55842 " " " " vs Hillario Jarray "
 55843 " " " " vs Margarita Gonzalez "
 55836 " " " " vs Ernest Barroza "
 55837 " " " " vs Margarita Albers "
 55838 " " " " vs Chas. Evans "
 55824 " " " " vs Markabe Mc Guinn a-a-
 55825 " " " " vs Mrs. Corwin " " a-a.
 55814 " " " " vs Bessie Benton - 209
 55815 " " " " vs Ellen Kelley "
 55816 " " " " vs Artie " "
 55818 " " " " vs Louis Gandy a-a

Minutes of County Court, Criminal, Tarrant County, Term, 189

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Manufacturing Stations, For Warrant

53810	The State of Texas	vs	L. D. Kelley	- a - a.
53812	"	vs	Lizzie Richardson,	Theft.
53804	"	vs	Pinkey Giel	- a - a.
54993,	"	vs	" Madie "	a.
54972	"	vs	A. C. Carinchael,	Theft
54896	"	vs	J. A. Jetts,	Pistol
54894	"	vs	Henry Knowles	- v - 9 hr. law
54893	"	vs	" "	" "
54892	"	vs	" "	" "
54891	"	vs	" "	" "
54890	"	vs	" "	" "
54889	"	vs	" "	" "
54885	"	vs	Nathan Wilson	- Cruelty to Animals
54886	"	vs	Harry Knowles	- v 9 hr law
54887	"	vs	" "	" "
54858	"	vs	Julia Gonzales	Mal Mis.
54854	"	vs	Elmwood Smeath,	no seal
54800	"	vs	Ben L. Art	- Speeding
54839	"	vs	Wills Ford,	"
54817	"	vs	Mrs. Jaggus,	B. Lights
54783	"	vs	J. D. Crawford,	Assaulting

54736	The State of Texas vs J. M. Dooche, Speeding
54725	" " " " vs E. R. McComb "
54693	" " " " vs Peyton Maddox "
54665	" " " " vs Leon Johnson Gaining
54653	" " " " vs N. M. Jones, Gaining
54616	" " " " vs Mr. Hayes - no no.
54603	" " " " vs J. E. Patton, speeding
54571	" " " " vs Mrs. E. D. Davenport "
54489	" " " " vs Sam Jacobs, Gaining
54449	" " " " vs C. H. Anderson, binding
54448	" " " " vs " " " "
54447	" " " " vs " " " "
54446	" " " " vs " " " "
54422	" " " " vs Marjorie Goodman Speeding
54272	" " " " vs J. B. Walker, kept Res.
54259	" " " " vs R. J. Thompson, Pistol
54099	" " " " vs P. B. Glenn, Speeding
53409	" " " " vs Flo. Edington no seal
5605-8	" " " " vs Marjorie Stang - tag
56057	" " " " vs Jas Bieken, kept
5589	" " " " vs Joe Galano "

Manufacturing Stationers, Fort Worth

- 55861 The State of Texas vs C. M. Allen. Theft.
- 55704 " " " " vs H. J. Henderson, no no.
- 55056 " " " " vs Chas. Fowler, a-a
- 54847 " " " " vs Roy Hurst, unlawfully using auto.
- 56088 " " " " vs Chas. Kappen - Tag.
- 56053 " " " " vs E. H. Farmer - "
- 55887 " " " " vs J. J. Patrick. Swindling.

Read, Signed & Approved this the 3rd day of January, A. D. 1920.

Hugh W. Burdell
County Judge

Bart Myrnes
Clerk County Court,
Tarrant County, Texas
By M. C. Bradford. Deputy.

Monday

the

5th

day of

January

A. D. 189 1920

Texas Printing Company

Be It Remembered that on this day came the District Attorney, Jesse M. Brown, prosecuting the Pleas of the State, and for good reason therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:—

56174	The State of Texas vs	Henry Williams - a-a.
56160	" " " "	vs Minnie Hall, vag.
56157	" " " "	vs Max Gilbert, Sunday opening
56150	" " " "	vs Earl Williams, a-a.
56148	" " " "	vs Early Williams, a-a.
56138	" " " "	vs Bob Crowley, Theft.
56122	" " " "	vs Reofredo Jurey, "
56123	" " " "	vs Alla Wells, "
55892	" " " "	vs Dr. Hayes, no no.
55884	" " " "	vs W. J. Scott, no no.
55882	" " " "	vs W. J. Macey, no no.
55862	" " " "	vs Jake Palmer, B. light
55759	" " " "	vs C. M. Davis, no no.
55760	" " " "	vs Webster Price, no no.
55761	" " " "	vs L. L. Mills, a. shows ...
55758	" " " "	vs W. W. Chisom, no no.
55757	" " " "	vs Barclay Taylor, " "

Minutes of County Court, Criminal, Tarrant County, Term, 189

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Manufacturing Stationery, Fort Worth.

55753	The State of Texas	vs	J. M. McJinn	no no.
55752	"	"	R. A. McJinn	" "
55749	"	"	Mr. H. Brown	" "
55748	"	"	E. J. Luper	" "
55746	"	"	H. Hugo	" "
55745	"	"	Mrs. F. M. Wilson	" "
55735	"	"	Geo. Frantham,	no no.
55734	"	"	Jess Jenkins,	" "
55733	"	"	J. E. Stockton,	" "
55719	"	"	J. G. Pratt,	" "
55708	"	"	W. R. Triplehan	{ Reckless Driving
55700	"	"	Callis Winchester,	Speeding
55698	"	"	J. L. Browning,	" "
55696	"	"	H. S. Betts,	" "
55693	"	"	W. G. Burton,	" "
55691	"	"	Miss Everett	" "
55690	"	"	Josephine Maggover	" "
55684	"	"	Will Lewis,	" "
55682	"	"	L. D. Fox Louis Patterson	" "
55680	"	"	J. C. Weisens	" "

55678	The State of Texas.	vs.	Alice Ellison.	no no.
55677	"	vs.	Frank Easter.	speeding
55675	"	vs.	R. H. Rockwell	"
55657	"	vs.	G. H. Johnson	"
55648	"	vs.	D. C. Wilson	"
55647	"	vs.	J. A. Gierpie	"
55645	"	vs.	W. R. Epain	"
55644	"	vs.	R. M. Cathcart	"
55642	"	vs.	J. H. Darby	"
55641	"	vs.	J. W. Burrows	"
55640	"	vs.	F. D. Armstrong	"
55639	"	vs.	Joe Hall	"
55634	"	vs.	Jno. Flaunigan	no no.
55635	"	vs.	W. D. Wilheit	" "
55636	"	vs.	H. Lewis	" "
55637	"	vs.	H. J. Ballard	B. lights
55638	"	vs.	B. M. Smith	speeding
55633	"	vs.	Ireland Hampton	no no.
55630	"	vs.	C. C. Cunningham	" "
55628	"	vs.	E. P. Weygover	" "
55627	"	vs.	Miss J. Price	" "

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- 55624. The State of Texas vs B. H. Dunn; no no.
- 55625 " " " " vs M. Stanley; " "
- 55626 " " " " vs L. R. Crowell; " "
- 55623 " " " " vs Mrs. E. M. Carey; " "
- 55609 " " " " vs W. B. Horubek; " "
- 55610 " " " " vs F. M. Blackwell; " "
- 55607 " " " " vs C. R. Douce; " "
- 55597 " " " " vs J. B. Cummings; B. Lights.
- 55596 " " " " vs David Boaz; " "
- 55595 " " " " vs J. E. Wagner " "
- 55594 " " " " vs W. M. Batcock; " "
- 55587 " " " " vs J. E. Beaford, R. Driving
- 55560 " " " " vs A. B. Harper, no no.
- 55529 " " " " vs W. R. Ireland, b. lights
- 55530 " " " " vs J. A. Mored, " "
- 55531 " " " " vs J. A. League " "
- 55525 " " " " vs B. H. Giles " "
- 55524 " " " " vs B. B. Bowen, " "
- 55519 " " " " vs C. A. or Julia Jones, " "
- 55490 " " " " vs J. L. Matbrook " "
- 55445 " " " " vs W. J. Filly " "

55443	The State of Texas vs Parker Jameson, D.C.
55438	" " " " " " Claude Dell, " "
55408	" " " " " " Joe Whitlock, " "
55406	" " " " " " Geo. W. Sherwood " "
55405	" " " " " " E. E. Wood, " "
55404	" " " " " " L. D. Stone " "
55402	" " " " " " Mrs. O. J. Howard " "
55398	" " " " " " Chas Bradley " "
55395	" " " " " " L. A. Bourne " "
55394	" " " " " " O. W. Bough " "
55386	" " " " " " Dan C. Haynes " "
55384	" " " " " " Mrs. J. D. Young " "
55383	" " " " " " J. M. Fry " "
55379	" " " " " " Bryant Nowlin " "
55378	" " " " " " Frank Bond " "
55375	" " " " " " A. P. Higbee " "
55366	" " " " " " N. Grauman Speeding
55365	" " " " " " C. W. Lowry Speeding
55364	" " " " " " J. M. Thompson " "
55363	" " " " " " Will Harrison " "
55360	" " " " " " Capt. N. C. Pies " "

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No.	The State of Texas vs	Name
55359	The State of Texas vs	D. L. Jackson - B. Light
55358	" " " "	M. P. Colvin - Speeding.
55353	" " " "	R. D. Havell "
55350	" " " "	H. G. Lewis "
55336	" " " "	Bob Blasingame B. L.
55335	" " " "	O. M. Kiper " "
55333	" " " "	John Harris,
55325	" " " "	Mary Cunningham, Speeding.
55319	" " " "	A. W. Peterson "
55317	" " " "	Nat Bragg, Col - "
55313	" " " "	Chas. W. Hardy "
55309	" " " "	E. C. Nelson "
55307	" " " "	A. Cashmere "
55272	" " " "	F. E. Hand, B. Light
55270	" " " "	R. E. Sanders, " "
55269	" " " "	Mike Jake " "
55267	" " " "	Hugh H. Colver " "
55266	" " " "	R. L. Goddard " "
55260	" " " "	A. Y. Pemberton, " "
55259	" " " "	H. C. Jones " "

55-234	The State of Texas vs	J. A. Smith, B. Light-
55-233	" " " " vs	J. R. Sears, ^{light-} burg
55-221	" " " " vs	M. E. Paschall, t. c.
55-224	" " " " vs	James Brooks " "
55-219	" " " " vs	H. W. Anderson " "
55-073	" " " " vs	Geo. Blanton, ^{feeding}
54953	" " " " vs	R. W. McQuade - B. C.
54936	" " " " vs	Educa Anderson, Vaq.
54960	" " " " vs	Frank Jones - ^{feeding}
54897	" " " " vs	S. S. Shepard, no seal
54877	" " " " vs	Herbert Roberts " "
54875	" " " " vs	Dr. W. Wren, V P & Law
54874	" " " " vs	" " " " "
54873	" " " " vs	" " " " "
54872	" " " " vs	" " " " "
54829	" " " " vs	A. H. Hunter - B. C.
54859	" " " " vs	C. B. Reed, " "
54857	" " " " vs	B. H. Burks, " "
54856	" " " " vs	J. H. Roberts, ^{unear} 6, ^{relic}
54856	" " " " vs	Tom Bowman "

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Manufacturing Stations, Fort Worth.

54853	The State of Texas	vs	J. Wind Miller, speeding
54852	"	vs	Tom Borman "
54857	"	vs	J. H. Roberts "
54846	"	vs	Dr. R. D. Lough "
54841	"	vs	Ed Groves, no real,
54767	"	vs	M. W. Brown, speeding.
54766	"	vs	J. P. Mass "
54765	"	vs	M. M. Patterson "
54764	"	vs	O. J. Cox "
54763	"	vs	J. M. Tristad "
54762	"	vs	Robt. O. Farthing "
54760	"	vs	R. L. Robertson "
54759	"	vs	Ed W. Smith "
54758	"	vs	L. W. White "
54757	"	vs	Sam Jones "
54749	"	vs	R. A. Adams "
54748	"	vs	J. P. Sealls "
54747	"	vs	M. H. Keaton "
54746	"	vs	Walter Johnson "
54745	"	vs	C. M. Dickson "
54743	"	vs	J. A. Coward "

54741	The State of Texas	vs	L. Davis	Speeding
54739	"	vs	Wallis Duggs	"
54731	"	vs	F. E. Beck	"
54730	"	vs	C. W. Moore	"
54728	"	vs	Mrs. V. P. Woodward	"
54727	"	vs	P. B. Rogers	"
54713	"	vs	W. H. Harrison	"
54701	"	vs	J. M. Wade	"
54699	"	vs	B. J. Morgan	"
54698	"	vs	Isaac Franklin	"
54697	"	vs	Ira J. Lowrey	no no.
54689	"	vs	H. M. Harper	speeding
54682	"	vs	E. R. Black	"
54670	"	vs	C. D. Ford	"
54653	"	vs	Miss Jennie Royford	B. lights
54646	"	vs	J. H. Wright	speeding
54645	"	vs	L. B. Ragland	"
54628	"	vs	Pat Maloney	B. lights
54626	"	vs	H. Harmon	Speeding.
54621	"	vs	Thos. Dixon	"
54616	"	vs	W. J. Burt	B lights-

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Manufacturing Stationers, Fort Worth.

54614	The State of Texas	vs	Robert Rose,	B. Light
54608	"	"	"	" vs O. N. Mc Case, Speeding.
54607	"	"	"	" vs C. Wallace, Speeding
54602	"	"	"	" vs E. W. Cleeve, "
54601	"	"	"	" vs Mrs. Jno. C. Cain, "
54600	"	"	"	" vs Bryant Mc Caran "
54588	"	"	"	" vs G. L. Mitchell, "
54587	"	"	"	" vs J. C. Brockaw "
54576	"	"	"	" vs Fritz Morris "
54575	"	"	"	" vs J. B. Hamel "
54573	"	"	"	" vs D. D. Lewis "
54570	"	"	"	" vs L. C. Franklin "
54569	"	"	"	" vs Elsie Brown "
54567	"	"	"	" vs Mrs. Flores " "
54566	"	"	"	" vs A. P. Green "
54559	"	"	"	" vs Jess Doad "
54537	"	"	"	" vs Jimmy Connor "
54523	"	"	"	" vs J. A. Hovey "
54522	"	"	"	" vs Sheeby Cleeve "
54520	"	"	"	" vs G. V. Thomas "
54519	"	"	"	" vs Maude Weaver "

54518	The State of Texas vs	H. Henderson.	Speeding.
54572	"	vs Harry M. Miles	"
54419	"	vs E. M. Jones	"
54416	"	vs E. C. Johns	"
54417	"	vs W. B. Manning	"
54402	"	vs H. D. Miller	no seal
54391	"	vs F. E. Harrison	Speeding
54393	"	vs C. H. Creighton	"
54386	"	vs Fred Melsted	"
54380	"	vs B. H. Martin	"
54370	"	vs W. C. Jinn	"
54368	"	vs H. L. Smith	"
54343	"	vs D. Jasuff	"
54334	"	vs F. W. Dillard	"
54335	"	vs J. D. Allen	"
54336	"	vs Joe Eged	"
54337	"	vs D. F. M. Brown	"
54338	"	vs Jas. H. Clark	"
54330	"	vs J. B. Arseny	"
54326	"	vs Jas. O. Lane	"
54327	"	vs E. E. Dillingham	"

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Manufacturing Stationers, Fort Worth.

54304	The State of Texas	vs	Tom. Conway, Speeding
54302	"	vs	J. F. Tillery "
54297	"	vs	Edu E. Eitel "
54290	"	vs	Bobby Naylor, vag
54252	"	vs	Fred Weeks, Speeding
54249	"	vs	A. P. Henderson "
54246	"	vs	Mrs. A. W. Samuel "
54145	"	vs	Geo. Grice "
53995	"	vs	Mary Allen "
53969	"	vs	Low Henderson "
53536	"	vs	Mrs. J. F. Halseell, no seal
53426	"	vs	D. J. McBrown " "
53382	"	vs	H. L. Lane " "
54430	"	vs	R. P. Green, Speeding
54003	"	vs	W. H. Buech, "
53855	"	vs	A. H. Holbert "
54680	"	vs	Mrs. M. Brown, "
50374	"	vs	F. L. Greines, B. Lights
50387	"	vs	J. M. Greines " "
53387	"	vs	J. G. Binyon "

53420	The State of Texas	vs	Herbert Lagow,	Embezzlement
55431	"	vs	"	"
53432	"	vs	"	"
55741	"	vs	J. Maggio,	B. light
56115	"	vs	Henry Mayfield	Theft
56116	"	vs	"	"
56214	"	vs	Nobel Davis,	Pistol
56220	"	vs	Clyde Green,	"
53953	"	vs	W. H. Clark	Theft.
53999	"	vs	W. W. Connell,	Speeding
54025	"	vs	Clay Mann,	"
54032	"	vs	John J O'Hara	"
54100	"	vs	James Mann	"
54168	"	vs	J. T. Childers	"
54184	"	vs	Lillie Coleman,	Dis. Peace
54190	"	vs	D. C. Dickson,	Swindling
54218	"	vs	Shelby Clancy,	A-L.
54239	"	vs	Jess Clark,	Pistol
54240	"	vs	"	A-L.
54261	"	vs	Jack Cheworth,	rap.
54375	"	vs	J. E. Paradise,	Speeding

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Manufacturing Stationers, Fort Worth.

54411	The State of Texas	vs	Verum Buchanan, Theft.
54488	vs	Curley May, a-a.
54508	vs	Clay Mance, a-a.
54526	vs	H. K. Lawrence, Speeding
54533	vs	Mrs. Moutk, Speeding
54618	vs	Curley May - a-a.
54604	vs	Mrs. Maggie Farmer, Speeding
54625	vs	Leone Long, Speeding.
54634	vs	Frank Piets, v Pure Iron Law
54635	vs	" " " " " "
56216	vs	Same Abrams, Lancing.
54671	vs	W. H. Lindsley, Speeding.
54700	vs	Juni Holmes, "
54711	vs	Jimmie Couch, vag.
54714	vs	Robert A. Davos, wife d.
54729	vs	J. P. Erwin, Speeding
54753	vs	Nick Travel - Per. Muns - port Hall.
54768	vs	C. E. Taylor, Speeding
54773	vs	Dave E. Curtis "
54776	vs	Mrs. Chas. E. Bures, Doubling
54790	vs	Arthur Wheeler, Theft.

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54803	The State of Texas vs	Leona Long, speeding
54820	" vs	C. M. Hochelane - a-a-
54848	" vs	W. E. Wells, a. Lang.
54860	" vs	B. F. Burnett, wife dest.
54924	" vs	Claude Pitt - a-a.
54934	" vs	C. M. White, a.
54942	" vs	Doc Otto - Pistol
54943	" vs	" Assault
54944	" vs	" "
54945	" vs	De Witt Conner, a-a
54961	" vs	C. G. Higgins, Theft
54967	" vs	" "
54975	" vs	Price Noel a-a.
55001	" vs	A. B. Cherantz - a -
55002	" vs	Mrs. M. W. Hood, Dis. House
55129	" vs	A. H. Henry, a-a.
55730	" vs	Jos. Davis, Reck. Driving
55777	" vs	Chas. Mc Carthy, Gaming
55878	" vs	" Procuring.
55879	" vs	" Gaming

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Manufacturing Stationers, Fort Worth

55071	The State of Texas	vs	Geo. Simerly, Theft.
55201	"	vs	A. M. Trent, Mal. Mic.
55214	"	vs	Felip Ferris, A.
55215	"	vs	A. M. Ferris, A-A
55221	"	vs	H. K. Ward, t. Lights
55229	"	vs	Bob Gordon, " "
55240	"	vs	William Capps, Speeding
55255	"	vs	Alvin Thomas, vag.
55287	"	vs	Francisco Dominguez, A-A.
55303	"	vs	Dutch Smith, Reck. Dir.
55320	"	vs	W. P. Calhoun, Speeding
55347	"	vs	W. J. Vaughn, Theft
55348	"	vs	G. W. Land, "
55349	"	vs	" " " "
55368	"	vs	Martha Ingalls, Speeding
55367	"	vs	H. Gardner, "
55370	"	vs	Douglas Harris "
55372	"	vs	M. C. Rall, "
55382	"	vs	W. G. Fields, B. Lights
55400	"	vs	C. D. Burke, " "

55409	The State of Texas	vs	John W. Hale, A. D. & H. P.
55425	"	vs	Prek Chauy, Drunk
55444	"	vs	C. P. Mitchell, B. Lights.
55471	"	vs	Arson Hicks, vag.
55482	"	vs	Raepht Bennett, Swindling
55488	"	vs	Mrs. Hattie Jones, A.
55507	"	vs	Mrs. Brown, A. D. & H. P.
55527	"	vs	Dr. L. Byrd, B. Lights
55528	"	vs	Miss Flegen, " "
55535	"	vs	J. E. Cunningham, A. A.
55536	"	vs	Will Barham, Drunk
55551	"	vs	Joe Hill, Drunk
55554	"	vs	Dr. J. Burton, "
55556	"	vs	J. L. Robinson "
55650	"	vs	Claude Newman, Speed.
55662	"	vs	R. H. Nyatt, Swindling
55683	"	vs	Lewis Patterson, Speeding
55705	"	vs	J. C. Coyle, Wife desertion
55707	"	vs	R. H. Nyatt, Swindling
55708	"	vs	W. R. Tripleman, U.C.P. div.

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Manufacturing Stations, Fort Worth.

55711-	The State of Texas	vs	R. A. McDonald, ^{unlimited} _{for auto,}
55712	"	vs	Clavery Bowers, Pistol
55720	"	vs	Jas. Cartwright, no no.
55726	"	vs	A. B. Bowers, Ab lang
55727	"	vs	G. D. Clark, Ring shot
55738	"	vs	M. R. Adon, Drunk
55744	"	vs	Joe Moon, Theft
55750	"	vs	Geo. A. McDonald, no no.
55754	"	vs	Mrs. S. J. Livingston, " "
55758	"	vs	Ruth Fitzgerald, Theft
55762	"	vs	Bis Hiet, A. L. & H.P.
55769	"	vs	J. Fred, Speeding
55796	"	vs	J. V. Gray, ^{unlawfully} _{gathering pecans}
55827	"	vs	Andrew Baker A & H
55841	"	vs	Ella Harris, A.
55830	"	vs	H. E. Pontue, Drunk
55869	"	vs	W. A. Smith, A. L. & H.P.
55875	"	vs	Will Randall, Pistol
55896	"	vs	Annie Henderson, Vag.
55897	"	vs	Claud Crushaw "

55930	The State of Texas	vs	John W. Fowler,	a-a.
55961	"	vs	Will Copehart,	Theft
55962	"	vs	Henry E. Wood,	vag.
55970	"	vs	G. E. Garner,	Drunk
55983	"	vs	M. D. Allen	Gaming
55987	"	vs	S. Greenwood	"
55988	"	vs	E. F. Bateman	"
55990	"	vs	Will Casterus - wife des.	
55991	"	vs	W. M. Roberts	vag
55992	"	vs	L. H. Rice	vag
55995	"	vs	W. J. Whitley	Drunk
55997	"	vs	Fay Hamilton	vag
56011	"	vs	Cornelius Watkins	Theft
56012	"	vs	Joe Anderson	a-a
56023	"	vs	Nelson Baker - playing cards.	
56024	"	vs	R. Collins	" "
56025	"	vs	Tom Garrett	" "
56026	"	vs	Will Brouder	" "
56027	"	vs	R. B. Kearby	" "
56028	"	vs	I. Higdon	" "

Manufacturing Stationers, Fort Worth

58031	The State of Texas	vs	John Henley,	vag.
58032	"	"	Abbie Patterson	"
58036	"	"	Clyde Smith	vag
58037	"	"	Surry Williams	vag
58042	"	"	Rose Deunlap	"
58064	"	"	Jack Tyson	Theft
58069	"	"	E. P. Riggs	a-a
58070	"	"	"	" " " Threat to take human life
58073	"	"	Dolores Mora,	Theft
58078	"	"	C. J. Harriott.	a
58088	"	"	A. F. Jergens -	a.
58093	"	"	Walter Giffin,	a-a
58099	"	"	L. G. Hicks	" "
58101	"	"	Era Jones	Postre
58103	"	"	Chas Russey	a-a
58104	"	"	"	a. L.
58107	"	"	Mrs. Julia Smith	Theft
58114	"	"	Harry Mayfield	"
58126	"	"	Willie Lee Doty	"
58128	"	"	Cora Myers.	a. L. & W.P.
58133	"	"	Harry Vinson,	vag.

56136	The State of Texas	vs	Peter Mewege,	wife + c. des.
56137	"	"	"	Mabel White - Theft
56146	"	"	"	Wiel Harris "
56156	"	"	"	Keaton Fuller "
56158	"	"	"	Jessie Perry "
56168	"	"	"	Lily May Bryant, vag.
56186	"	"	"	Mills, Assault
56188	"	"	"	Grover Thompson - Speeding
56189	"	"	"	Louis Lutesfield, A-A.
56205	"	"	"	Sam Schedt. Reck. Driving
56239	"	"	"	J. H. Tard. wife des.
56248	"	"	"	Lee Robinson, unlawfully using auto
56270	"	"	"	Floyd Rushing, vs. child labor law
56303	"	"	"	Ernie Alvis - Theft
56305	"	"	"	Walter Chalmer. A. L.
56320	"	"	"	Juan Rodriguez, Theft
56337	"	"	"	Eddie Nichols A-A
56376	"	"	"	Geo. Molina, Theft
56236	"	"	"	M. C. Jones, "
56119	"	"	"	Lewis Bates, vag.
56118	"	"	"	Martha Watson

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Manufacturing Stations, Fort Worth.

56351	The State of Texas	vs	Boyd McCarlin	murder
56420	"	vs	Jack H. Smith	lunacy
56262	"	vs	M. H. Williams	Pistol
56357	"	vs	"	a-a
56352	"	vs	C. E. McLaughlin	a-a
56360	"	vs	Fred Johnson	a-a
56389	"	vs	Earl Nease	unlawfully using auto
56390	"	vs	Earl Nease	"
54870	"	vs	Robt M Daniels	a-a
54598	"	vs	Dr. Luther Speding	
56410	"	vs	A. H. Bidsong	swindling
56384	"	vs	W. J. Martin	theft
56385	"	vs	W. J. Martin	theft
56388	"	vs	Louis Dendy	unlawfully using auto
56382	"	vs	Louis Dendy	tampering with auto
55706	"	vs	E. Alvarez	a-a

Read, signed and approved

Feb 25 - 1910

Hugh H. Russell
Co. Judge

Be it Remembered, that on this day came the District Attorney, prosecuting the pleas of the State; And for good reason therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:

56572	The State of Texas	vs	Dr Geo. J. Williams, wife des.
56569	"	vs	J. M. Brumlow, No. Dick Law
56557	"	vs	E. Carter, Theft
56558	"	vs	A. L. Edwards, ^{entering a} minor
56548	"	vs	H. J. Morrell, ^{wife and child} desertion.
56539	"	vs	J. E. Martin, Theft
56531	"	vs	Mrs. O. M. Baird, Theft.
56530	"	vs	A. W. Gosdard, Obstr. Highway
56527	"	vs	Vol Black - a. a.
56526	"	vs	E. M. Davis, Theft
56501	"	vs	Laura Rice, Theft
56444	"	vs	Geo. King, wife + child des.
56439	"	vs	Clarence Ledford, ^{unlawfully} using auto.
56438	"	vs	Clarence Ledford, "
56434	"	vs	Joe Arwood "
56435	"	vs	" " "
56433	"	vs	" " "
56391	"	vs	Clarence Ledford "

the _____ day of _____ A. D. 189 _____

Manufacturing Stations, Fort Worth.		
56329	The State of Texas vs	Cherley M. Farnum, ^{wife &} ches. dis.
56576	" " " "	vs Earl Bennett, A. L. + W.P.
56578	" " " "	vs J. W. Groshek, a-a
56661	" " " "	vs Chas. Smith, Theft
56411	" " " "	vs H. L. Perkins, Swindling
56274	" " " "	vs Ed Davis, no. rights + meas.
56220	" " " "	vs Virginia Black, Vag.
55288	" " " "	vs Joe Andrews, Pistol
56403	" " " "	vs J. A. Wolmi, Pistol
56354	" " " "	vs Jas. A. Legin, no. c. execution
56310	" " " "	vs W. J. Robinson, no. tick law
56311	" " " "	vs W. J. Robinson, " " "
56268	" " " "	vs Maggie Maxwell, Vagrancy
55546	" " " "	vs Guy L. Potts, Swindling
54982	" " " "	vs H. G. Potts, Theft
56811	" " " "	vs H. G. Potts " "
55072	" " " "	vs H. L. Potts Theft
56670	" " " "	vs J. B. Raudreph, Swindling
56741	" " " "	vs Frank Payne, a-a
56719	" " " "	vs Elmer Nichols, Theft
56717	" " " "	vs Kurt Pappert, A.L. + W.P.

56709	The State of Texas	vs	J. C. Buford	- Swindling
56639	"	vs	Geo. C. Harris	Swindling
56637	"	vs	Sam Rorden	Theft
56417	"	vs	Fern Coleman	Vag
56418	"	vs	Joe. Coleman	Vag.
56225	"	vs	John Doshell	Pistol
56054	"	vs	L. C. Totten	A - A
56713	"	vs	Shirley L. Laing	wife of child Discretion.
56669	"	vs	A. C. Cole	Swindling
56667	"	vs	A. C. Cole	"
56668	"	vs	A. C. Cole	"
56826	"	vs	Fite Lay	A - A
56591	"	vs	J. W. Medlin	Facing to place cars lost or gained
56590	"	vs	J. W. Medlin	Sp. Covert & Without L.
56586	"	vs	R. B. Hill	Swindling
56504	"	vs	C. R. Hyde	Laboring on Sawdust
56507	"	vs	E. N. Stacklett	" " "
56503	"	vs	W. D. Kemp	" " "
56892	"	vs	C. W. Harris	A - A.
56771	"	vs	E. J. Nabon	wife of Des.
56769	"	vs	M. J. D. Haley	A - A.

56757 The State of Texas vs. Etta Satterfield - a - a
 56793 " " " " vs. Willie Russell Theft
 56792 " " " " vs. Bobie Russell Theft

Read - signed
 and approved this
 the 1st day of May.
 A. D. 1890
 Sheriff
 Tarrant County
 Bart Myrart, County Clerk
 My Mary C. Redford
 Deputy.

Be it remembered that on this day came the District Attorney, Jesse M. Brown, prosecuting the Pleas of the State and for good and sufficient reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to wit:—

- 57248—The State of Texas vs Fred Farrell, Laming
- 57208 " " " " vs Violet Henning, Theft
- 57206 " " " " vs Violet Henning, "
- 57202 " " " " vs Ethel Joyce "
- 57204 " " " " vs Ethel Joyce "
- 57192 " " " " vs M. E. McCarster—A-A.
- 57193 " " " " vs Mrs. M. E. McCarster, A.
- 57190 " " " " vs Will Jones, A-A.
- 57116 " " " " vs F. Reiners, Theft by Bailor
- 56857 " " " " vs E. C. Jordan, Theft
- 56858 " " " " vs M. D. Antonio, Theft
- 56807 " " " " vs L. Lambros violating night-t
- 56808 " " " " vs L. Lambros measuring
- 56326 " " " " vs Geo. Hall, Theft

56837	The State of Texas	vs	Geo Williams.
56827	" " " "	vs	W. W. Page
56820	" " " "		Newman Cowner,
56931	" " " "	vs	A Bullard
56975	" " " "	vs.	H. A. Lassaway.
56629	" " " "	vs.	R. C. Wellborn.
56936	" " " "	vs	Lea Jarrard
56479	" " " "	vs Henry Lewis -	Lapping on Sunday
56480	" " " "	vs. Frank Donnelly -	" "
56481	" " " "	vs. C. J. Steed	" "
56482	" " " "	vs. J. P. Odow	" "
56483	" " " "	vs. Cato Smith	" "
56484	" " " "	vs. Elmer Smith	" "
56871	" " " "	vs. Ralph Reed	a-a
56872	" " " "	vs Lau R. Butler	a-a
56120	" " " "	vs Walter M. Allister -	at L.
			Bert Hendrix
56755	" " " "	vs. W. E. Barnew -	Pistol
56978	" " " "	vs. W. B. Black -	a-a fully
			using a w.
56977	" " " "	vs. W. B. Black -	a-a
56940	" " " "	vs. Baa. Walker -	Wag.

Manufacturing Stationers, Fort Worth.

56929	The State of Texas	vs. Wheeler & McCulley	- Rape
56927	" " " "	vs. Mabelle Cummings	- Vag
56746	" " " "	vs. Juan Larga	- Vag
56744	" " " "	vs. W. J. Rich	- Theft.
56702	" " " "	vs. Bud Moore	- a-a.
57033	" " " "	vs. Eng Wing	- via Labor Law.
57034	" " " "	vs. Eng Wing	- via Female Labor Law
57035	" " " "	vs. Eng Wing	" " "
57036	" " " "	vs. Eng Wing	- via Female Labor Law,
57037	" " " "	vs. Eng Wing	" " "
56834	" " " "	vs. L. Zettin	- via net measure Law
57062	" " " "	vs. J. M. Eudy	- assault.
57070	" " " "	vs. Geo Mills	- Swindling.
57045	" " " "	vs. Joe Ford	- ab L & Dis P.
57039	" " " "	vs. Mrs Calvin Hewitt	ab L & Dis P.
57142	" " " "	vs. W. B. Ball	- Resisting an Officer
57138	" " " "	vs. Will Linley	- Swindling
57135	" " " "	vs. Francis Gony	- Vag.
57137	" " " "	vs. Edward Ward	- Vag.
57132	" " " "	vs. Eddie McCowell	- Vag.

- 56929 ~~The State of Texas vs. Wheeler Mrs. Culley - Pistol~~
- 57106 The State of Texas vs Antonio Cadena, Pistol
- 57092 The State of Texas vs Sam Lars, Spending
- 57123 The State of Texas vs Jack Deemar, A.-A.
- 57168 The State of Texas vs O. L. Smith, A.
- 57172 The State of Texas vs Johnnie May Robinson, Theft
- 57122 The State of Texas vs Louis Larin, ^{Sunday} ~~making~~
- 57125 The State of Texas vs Allen Williams "
- 57109 The State of Texas vs Milton Labeis - A -
- 56787 The State of Texas vs Genl Cooper - Gambling
- 57130 The State of Texas vs Minnie Jay, Dis House
- 57157 The State of Texas vs M. Harding & Rophin ^{A & S} ~~Blair~~
- 57150 The State of Texas vs G. Harris, vag.
- 57179 The State of Texas vs Roberta Smith - A -

Read, Required and Approved this the 3rd day of
July, A. D. 1920

Hugh H. Small
County Judge.

_____ the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

Be it remembered that on this day came the District Attorney, Jesse M. Brown, prosecuting the pleas of the State, and for good and sufficient reasons therein says that he will no longer prosecute the following cases; and moves the Court to dismiss the same to wit:

56767	The State of Texas	vs.	W. C. Sloan, wife child desertion
56835	" " " "	vs.	C. J. Gaining, A. L. & Dis Peace
57060	" " " "	vs.	Dan Jarman, Theft
57083	" " " "	vs.	Dan Jarman. A. A.
57089	" " " "	vs.	Dan Jarman. A. A.
57118	" " " "	vs.	Sheffels, alias A. E. James, Speeding
57216	" " " "	vs.	Jamel McCreath - Vagrancy
57231	" " " "	vs.	Archie Richie, Theft.
57250	" " " "	vs.	Carl D. Davis, wife child desertion.
57255	" " " "	vs.	Leonard Mills. Theft.
57266	" " " "	vs.	M. D. Cart, wife desertion
57275	" " " "	vs.	M. D. Cart + Myrtle Anderson, A. F.
57285	" " " "	vs.	Jesse Cox, Pistol.
57290	" " " "	vs.	Plus Henry, A. L. & Dis Peace
57294	" " " "	vs.	Geo. Patterson & Anna Bell Turner, A. F.
57334	" " " "	vs.	Mrs. Altha Miller, Threat to take human life
57348	" " " "	vs.	C. C. Cole, Swindling
57351	" " " "	vs.	Brona Burns, Theft. ✓
57355	" " " "	vs.	L. Harris, Swindling ✓
57334	" " " "	vs.	M. D. Jacobs " ✓
57297	" " " "	vs.	C. A. Davis Theft ✓
57225	" " " "	vs.	"Rabbit" - Threat to take human life
57359	" " " "	vs.	Jas. O'Malley Ab. Lang & D. Peace
57432	" " " "	vs.	Bob Leslie, " " " " " " " "
57431	" " " "	vs.	Bob Leslie. Assault
57388	" " " "	vs.	Rosie Urmanovich, vag.
57390	" " " "	vs.	Miller Urmanovich, "
57380	" " " "	vs.	Annie Urmanovich, "
57387	" " " "	vs.	" " " "
57389	" " " "	vs.	" " " "
57298	" " " "	vs.	Joe Ray - A. A.

Manufacturing Stations, Fort Worth.

- 57286 The State of Texas vs Ruth White. Theft.
- 56712 " " " " " Sidney J. Fuller, w.t.c.d.
- 57365 " " " " " Jess Colvin, A.
- 57350 " " " " " Mouse Thomas -

Read. Signed and Approved
 9/4/20
 Hugh L. Arnold
 County Judge

Bart Mynatt, County Clerk, Tarrant Co Texas
 by Mary C. Reed, Deputy.

Monday the 6th day of September A. D. ~~189~~ 1920.

Be it Remembered that on this the 6th day of September came the District Attorney, Jesse M. Brown prosecuting the pleas of the State, and for good and sufficient reasons therein says that he will no longer prosecute the following cases and moves the Court to dismiss the same, to-wit:

57571	The State of Texas	vs	Jesús Joscans,	Theft
57570	" " " "	vs	Gabriel Miralez,	Pistol
57573	" " " "	vs	Fredrico Guajardo,	Theft
57543	" " " "	vs	O. L. Smith,	wife + child resurrection
57324	" " " "	vs	Lizzie Belle Johnson,	Theft
54708	" " " "	vs	P. L. Hopkins,	wife's death
57604	" " " "	vs	Espereas Eguesin	Theft
57580	" " " "	vs	C. E. Journey,	A. Long
57561	" " " "	vs	F. J. Craig,	Pistol
57483	" " " "	vs	Louise Darlington,	Theft
57458	" " " "	vs	Herman Haepin	dog
57457	" " " "	vs	Ben Pinto	dog
57457	" " " "	vs	Harry Cars	"
57428	" " " "	vs	Ernest Smith	"
57422	" " " "	vs	J. J. Sullivan	"
57421	" " " "	vs	Fred Harwell	"
57420	" " " "	vs	Louis Harwell	"

Minutes of County Court, Criminal, Tarrant County, Term, 189

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

57409	The State of Texas vs	Andrew Jackson, ^{u & e} _{res.}
57891	" " " "	Ruby Nicholas vag
57393	" " " "	Millic Joy, Theft
57378	" " " "	Dora Giffin - a. l.
57317	" " " "	Vivian Rogers. Theft
57243	" " " "	H. C. Cartwright, "
57638	" " " "	Ester Lee vag
57635	" " " "	J. W. Lawson, Theft
57599	" " " "	Jimi Brown, Pistol
57537	" " " "	Clarice Johnson, vag
57491	" " " "	L. C. Carter vag
57492	" " " "	J. G. Cox " vag
57429	" " " "	Hardcastle, E. C. vag
57419	" " " "	Chas. Beland. vag
57406	" " " "	W. C. Corbett, Theft
57288	" " " "	R. H. Rodgers, a-a
57149	" " " "	Errett Smith, Vag.
57540	" " " "	E. Kemper, a l & u
57684	" " " "	Jimi Logan, Drunk
57640	" " " "	Maat Sanders, a-a

57757	The State of Texas	vs	R. H. Thompson, A-A.
57720	" " " "	vs	V. Court, Misdemeanor
57721	" " " "	vs	" " " "
57722	" " " "	vs	" " " "
57542	" " " "	vs	R. J. Albright, Theft
57541	" " " "	vs	Mrs. R. J. Albright, A-
57439	" " " "	vs	Oscar Albright, Theft
57437	" " " "	vs	E. P. Luck, A-A
57367	" " " "	vs	W. E. Sullivan, A-A
57368	" " " "	vs	Roy Callaway, Theft
56974	" " " "	vs	Geo. P. Martin, unlawfully using auto
57785	" " " "	vs	Margaret McConick, Theft.
57752	" " " "	vs	Joe Palovina, Lottery
57745	" " " "	vs	J. L. Hutton, Vagrancy
57449	" " " "	vs	Arthur Hill, Assault
57434	" " " "	vs	John Dixon, Theft
57644	" " " "	vs	Lawrence Wells, Theft
57645	" " " "	vs	" " " "
57646	" " " "	vs	" " " "
57647	" " " "	vs	" " " "
57648	" " " "	vs	" " " "

Minutes of County Court, Criminal, Tarrant County, _____ Term, 189_____

_____ the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

[Empty space for minutes content]

57649	The State of Texas	vs	Laurence Wells	Theft.
57650	"	"	"	"
57651	"	"	"	"
57652	"	"	"	"
57674	"	"	Ed. Langner	
57630	"	"	J. W. Lawson	"
57631	"	"	"	"
57632	"	"	"	"
57634	"	"	"	"
57608	"	"	Tom Cates	- a - a.
57408	"	"	Emmett West	Theft
57658	"	"	Louis H. Slav	Eubys.
57260	"	"	Nathan Jacobs	Speeding
57456	"	"	Corinne Lirly	a - a.
57534	"	"	Liza Clements	" "
57400	"	"	Robin Adair	a
57741	"	"	A. L. Coffman	^{vs} _{under}
57345	"	"	Barbara Crapman	a. l.
57424	"	"	Anna Belle Council	a - a.
57674	"	"	Geo. C. Harris	Revised -
57362	"	"	W. F. Poplin	Theft

Manufacturing Stationers, For Word.

57586

The State of Texas vs Margaret Beutler, A. C.

57322

" " " " vs Angelis Marles "

57339

" " " " vs L. Evans "

Recd. Signed & Approved
October 30 - 1892
Hugh H. Small
County Judge.

the day of A. D. 189

Manufacturing Stationers, For Work

57695	The State of Texas vs	Jewel Ewin,	Pistol.
57685	" " " "	vs Clarence Sumner,	A
57688	" " " "	vs Jess Sumner,	Theft
57676	" " " "	vs J.P. Williams,	Theft.
57660	" " " "	vs Albin J. Parker,	A L & P
57641	" " " "	vs Calvin Bass,	no. strike law
57607	" " " "	vs Bill Eagle,	Assault
57579	" " " "	vs Paul Hopkins,	Chief desertion
57572	" " " "	vs Will Cooper,	Pistol
57556	" " " "	vs Altha Miller,	Threatening to take human life
57518	" " " "	vs J.W. Coxe,	violating Insurance law
57512	" " " "	vs Will Johnson,	Chief desertion
57509	" " " "	vs At Eleonora Phillips,	A-A.
57496	" " " "	vs Lemuel Tibber,	A-A
57490	" " " "	vs Russell Lee,	wife & child desertion.
57488	" " " "	vs Joe Dunbar,	Slander
57415	" " " "	vs R. B. Blackburne,	Theft
57384	" " " "	vs Jack Hayes,	A-A
57352	" " " "	vs Henry Tiller,	A A
57353	" " " "	vs J. A. Terry,	A

57342	The State of Texas	vs	Billy M. Lee,	A-A
57327	"	"	vs Mrs. Jarrett, L,	Pistol
57227	"	"	vs Chas. Wickins,	Reckless Driving
56901	"	"	vs Geo. Martin,	A-A
57928	"	"	vs A. B. Russell,	Pistol
57891	"	"	vs J. G. Landrum,	Vag.
57981	"	"	vs J. M. Dugan,	Playing Cards.
57974	"	"	vs Josi Perez,	Theft.
57899	"	"	vs A. M. Gauer,	"
57901	"	"	vs A. M. Gauer,	"
57998	"	"	vs G. F. Hoy,	Ob. L + D P
57994	"	"	vs Henry Cole + E J Pinkston,	A + A
57724	"	"	vs Sam Goodspeed,	A-A
57555	"	"	vs Albert M. Claiborne,	A-A
58022	"	"	vs G. Malone,	Theft
57864	"	"	vs Leander Jackson,	"
57101	"	"	vs Jesse Lutes,	Swindling.
57306	"	"	vs T. J. Wash,	A-A.
57920	"	"	vs Ed Cop,	27c Duntom
57955	"	"	vs Cleveland Davis	Pistol

Manufacturing Stationers, Fort Worth.

- 57846 The State of Texas '20 Jim Taylor, vagrancy
- 57984 " " " " " " Tommy Taylor, wife desertion
- 57896 " " " " " " Jas Teptelen, Mal Misc

Read, signed & approved
 January 11, 1921
 Hugh D. Russell
 County Judge.

Be it remembered that on this the 3rd day of January, A. D., 1892 came the District Attorney Jesse M. Brown, prosecuting the pleas of the State, and for good and sufficient reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss same:

55725	The State of Texas vs	J. C. Coyle (w + c desertion)
58068	" " " "	vs Bob Sprinkle, Raffle.
58014	" " " "	vs Dee Dickinson, Vag.
58007	" " " "	vs Sam Shreeder, Vag.
57984	" " " "	vs Tommy Taylor, wife desertion.
57896	" " " "	vs Jas. Jettler, Mal. Mischiev.
58289	" " " "	vs Millie Radder, Keeping Pa. H.
58277	" " " "	vs B. D. Hooten, Arming.
58110	" " " "	vs Ben Brown, Pistol
58703	" " " "	vs E. V. Cochran, Theft
58088	" " " "	vs Frank Perry, w + c desertion
58282	" " " "	vs E. H. King, Pistol
58274	" " " "	vs Henry Delworth, "
58006	" " " "	vs Defino Leienza, Theft
57789	" " " "	vs C. F. Thompson, w + c desertion
58412	" " " "	vs E. Rusty, A. D. & D. P.

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth

58395	The State of Texas	vs	Chas. Sobert, A-A.
58335	" " " "	vs	Horace Harris. Theft
58336	" " " "	vs	" " " "
58333	" " " "	vs	Clyde Long, "
58334	" " " "	vs	" " " "
58320	" " " "	vs	Wallace F. Wood. Pistol
58284	" " " "	vs	J. Donahue, Vagrancy
58100	" " " "	vs	Will Harris, A-A,
58092	" " " "	vs	L. M. Hale, (u + c desertion)
58058	" " " "	vs	A. B. Lawson, Vagrancy.
58031	" " " "	vs	Ruth Lanier, Theft
58004	" " " "	vs	Joe Draney, Contributing to Del.
57989	" " " "	vs	Carl Marsden, " " "
57953	" " " "	vs	Elemer Lutes, u + c desertion
57942	" " " "	vs	Bill Grey, Cont. to Delinquency
57178	" " " "	vs	Phiejer Newton, A-A,
57154	" " " "	vs	Mrs. Harry Klepten, A-A,
57112	" " " "	vs	Myrtle Lester, Cont. to Del.
58348	" " " "	vs	J. H. Peat, u + c desertion

58428	The State of Texas	vs	C. W. Culp; A-A
58409	" " " "	vs	David Dreyfus; w+c desertion
58371	" " " "	vs	Frank Acks; "
58369	" " " "	vs	Jacquino Lopez, Theft
58340	" " " "	vs	Moses Temple; w+c desertion
57312	" " " "	vs	Fred Sengard - Ad
57943	" " " "	vs	J. Adams wife desert.
57871	" " " "	vs	Folena Jackson, Indlg.
58285	" " " "	vs	E. R. Wallace Thg
58278	" " " "	vs	Jack Kelly alias Jack Lewis Theft
58370	" " " "	vs	E. Burris, Reck. Drin.
58478	" " " "	vs	G. A. Lovell, Indlg.
58426	" " " "	vs	Catherine Thompson. Theft
58425	" " " "	vs	Annie Marie "
58424	" " " "	vs	Mattie Opedo "
58402	" " " "	vs	E. C. Baugh. Ad
58099	" " " "	vs	Ray Brook, Indlg.
58091	" " " "	vs	Vesta Williams Theft
58090	" " " "	vs	" " "
58048	" " " "	vs	Louis Brown, Raffle

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

58039	The State of Texas	vs	G. A. Jeweller, bodily
58021	" " " "	vs	J. M. Hussey, ^{wife} deat.
58017	" " " "	vs	" " " Vag.
56641	" " " "	vs	Claude Quintz, Theft
53910	" " " "	vs	B. U. Quin, a-a
53914	" " " "	vs	J. R. Smith, Pistol
53949	" " " "	vs	B. C. Quin, a-a.
54009	" " " "	vs	R. J. Hines, Theft
54035	" " " "	vs	Chas. Hooker, child deat.
54039	" " " "	vs	Helena Shipp, Theft
54107	" " " "	vs	C. W. Holder, Dis P.
54362	" " " "	vs	Herman Heflon, Vag.
54364	" " " "	vs	J. B. Kinney, A. & F.
54404	" " " "	vs	Almond Morris, a-a.
54412	" " " "	vs	J. C. Phaffer, Speed.
54629	" " " "	vs	Eder. H. Cleary, Assault.
54630	" " " "	vs	Herbert M. Daniel, Theft
54633	" " " "	vs	M. V. Smallwood, Assault
54688	" " " "	vs	A. Marcus, Speed.
54703	" " " "	vs	Lester Morris, wife deat.

54774	The State of Texas	vs	Hazel Hawks, A. A.
54778	" " " "	vs	" " Pistol
54819	" " " "	vs	C. W. Hoeselau
54840	" " " "	vs	Geo. Stone, A.
54884	" " " "	vs	Mattie Masters, vag.
54911	" " " "	vs	Freddie Hill, Theft
54913	" " " "	vs	P. Spence, "
54920	" " " "	vs	Ma Shelton - vag.
54986	" " " "	vs	Epimonia Medina Theft
55020	" " " "	vs	Campford Moore - A. A.
55022	" " " "	vs	D. P. Maloney, wife des.
55027	" " " "	vs	Expelacion Hernandez, vag.
55028	" " " "	vs	Stella Hernandez "
55038	" " " "	vs	Felix Marquez, Theft
55063	" " " "	vs	John Rinder, wife des.
55097	" " " "	vs	Ben Harrell, v. State bar
55703	" " " "	vs	Geo. D. Sanders, Pistol
55108	" " " "	vs	Leri Harris, wife des.
55191	" " " "	vs	Juan Manuel, Appray
55242	" " " "	vs	Thos. Simpson, A. A.

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Manufacturing Stationers, Fort Worth.

55228	The State of Texas vs	J. D. Halsey, A - A.
55352	" " " "	vs P. B. Hollingsworth
55416	" " " "	vs H. W. Howard, Theft
55429	" " " "	vs J. M. Hunter - Embury
55469	" " " "	vs Annie Mitchell, A - A.
55534	" " " "	vs A. L. Keller, Embury
55653	" " " "	vs Wm. Lewis, Drunk
55679	" " " "	vs Wm. M. Lapp - Spend.
55728	" " " "	vs Jeff Marsden, Ad. Long
55747	" " " "	vs V. Harper, no no. plate
55787	" " " "	vs H. C. Mooney, A - A
55778	" " " "	vs Jess Scribner, Gaming
55774	" " " "	vs J. H. Hip - "
55779	" " " "	vs Walter Clapp, A & F
55791	" " " "	vs Gus Singleton, A.
55797	" " " "	vs M. J. McClure, wife des.
55799	" " " "	vs E. P. Mayfield, Reck. Driv.
55803	" " " "	vs Homer May, Theft
55807	" " " "	vs Joe Miller, A - A.
55879	" " " "	vs Edu. J. Smith, u + e des.
55987	" " " "	vs A. L. Plate "

55-938	The State of Texas vs	Harold Hale, unlaw. & sub.
55-960	" " " "	vs Henry Regal, Theft
55-993	" " " "	vs Lyla Miller, vag
56005	" " " "	vs Earl Mc Linnis, A.
56018	" " " "	vs Elmer Mitchell Theft
56053	" " " "	vs Fanny Hawkins, Ch. desert.
56068	" " " "	vs W. D. Pharr, wife & c des.
56109	" " " "	vs Raymond Springer, Theft
56110	" " " "	vs " " "
56135	" " " "	vs R. R. Harlett, Perind.
56183	" " " "	vs Jeannette Hedson, vag.
56187	" " " "	vs F. W. Schubert, Speed.
56191	" " " "	vs A. J. Straub, Perind.
56198	" " " "	vs R. C. Stanley A + F.
56203	" " " "	vs Geo F. Starks, wife & c desert
56209	" " " "	vs Mrs Anna Davis, Theft
56223	" " " "	vs C. C. Morgan, wife labor
56224	" " " "	vs " " "
56224	" " " "	vs J. W. Hall, A - A
56287	" " " "	vs Nathan Hendrix

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Manufacturing Stationers, Fort Worth.

56253	The State of Texas vs	Amos Bell Smith, Surg.
56279	" " " " " " vs	Lofay Moran, Theft
56293	" " " " " " vs	Phil Smith, Law.
56316	" " " " " " vs	Daw Pitts, Theft
56321	" " " " " " vs	C. P. Mazyer, Surg.
56332	" " " " " " vs	B. G. Hall, A-A.
56334	" " " " " " vs	Esther Hale Dennis, Tag.
56343	" " " " " " vs	Marshall M. Lewis, Theft
56347	" " " " " " vs	Wm. E. Smith, Tag.
56361	" " " " " " vs	Arms Moore, A-A
56365	" " " " " " vs	J. D. Hudson, Pistol
56404	" " " " " " vs	Walter H. McAllister et c des.
56512	" " " " " " vs	Jos M. Carter, Tag.
56540	" " " " " " vs	C. C. McElreath, A-A.
56567	" " " " " " vs	Leon Smith et al
56580	" " " " " " vs	Roy B. Strimberg et c des.
56581	" " " " " " vs	Frank Skidmore, Surg.
56611	" " " " " " vs	Jesse Sprewell, A-A
56619	" " " " " " vs	Tommy Miller, Theft
56627	" " " " " " vs	L. B. Quiblet, et c des.
56634	" " " " " " vs	Core Moreland, Mal. Mis.

56640	The State of Texas vs Henry M. Lee, Theft
56647	" " " " vs J. H. Plummer et al Q & A
58576	" " " " vs Leon Green - Q. Lang.
58494	" " " " vs J. P. DeLewy, Pistol
58497	" " " " vs O. M. Bullard "
58530	" " " " vs J. E. Hael, Theft
57066	" " " " vs C. B. Whippet, Rest. Dining
57185	" " " " vs G. B. Shepherd, Burglary
57385	" " " " vs L. R. Mac Intire "
57397	" " " " vs Geo Hubbard, Theft
57407	" " " " vs Jess Harper "
57418	" " " " vs Roy A. Smith, Burglary
57423	" " " " vs Bill Reed, no date law
57440	" " " " vs Norman Smith, Q & A
57452	" " " " vs J. P. Murphy, Theft
57455	" " " " vs J. D. Moon, "
57476	" " " " vs Chas. H. Stevenson, Q & A
57477	" " " " vs Ella Hardman - Q. Lang
58489	" " " " vs N. A. Morton, u+c dead
57494	" " " " vs Arthur Chetkov, Sheriff.

57837	The State of Texas vs	J. J. Kerantz, Sundry.
57882	" " " " vs	Virgil Steele, Gaming
57905	" " " " vs	Jno. Haley - A-A
57906	" " " " vs	" " - At Large
57924	" " " " vs	J C Hyatt, A-A
57925	" " " " vs	JA Shirley, Priest
57965	" " " " vs	L. A. Henry, A-A.
58306	" " " " vs	Jas. Futherland, u & c des.
58462	" " " " vs	Chas. Fedenberg, Sundry,
56976	" " " " vs	J C Hughes, A -
56987	" " " " vs	A. G. Sewell, A-A
56989	" " " " vs	Hugh Martin, Theft
56990	" " " " vs	Fred Chang, Theft
56991	" " " " vs	M. W. Scott, Rec. Dis.
56994	" " " " vs	Wm McCandless, A. L.
57002	" " " " vs	J. Houghton, Gaming
57009	" " " " vs	R. W. Mc-Knight, ^{no} _{negl etc}
57017	" " " " vs	C. P. Scott, A-A
57018	" " " " vs	W. S. Hill, Theft
57043	" " " " vs	Will Haywood, Sundry

Minutes of County Court, Criminal, Tarrant County, Term, 189

the day of A. D. 189

57077	The State of Texas vs	Clyde Hodsell.	unlaw using m.e.
57078	" " " "	Jewel Scott,	blauder
57082	" " " "	J. D. Haley,	dis Honor
57084	" " " "	Annie Bee McConnell.	A. L.
57085	" " " "	" " "	Pistol
57087	" " " "	Jno. Stallings,	Thief
57088	" " " "	Elizabeth Sherman,	A. F. H.
57098	" " " "	H. T. Smith	a + f.
57099	" " " "	" " "	A-A
57102	" " " "	Mary Mitchell,	rag
57104	" " " "	Maie Schlemming,	B. House
57141	" " " "	Ans Packard M. Mahan,	Sordy
57159	" " " "	John Harper,	A-A.
57171	" " " "	Ed McCullery,	A. Lang
57175	" " " "	Emma Lois Hughes,	rag
57186	" " " "	G. B. Shepherd	Sordy
57187	" " " "	" " "	"
57188	" " " "	Frank Middleton,	speeding
57195	" " " "	J. Hines,	Thief
57200	" " " "	L. H. McKee,	no. weight the

57201	The State of Texas vs	Lt McKee, vs rights
57212	" " " "	vs Will Holmes. Theft
57233	" " " "	vs Geo. Maize. "
57235	" " " "	vs Mrs R A Hardeman B.H.
57261	" " " "	vs Mary Hoops, A. L.
57272	" " " "	vs Jno. Clayton A-A
57291	" " " "	vs Geo. W. McLeune. e. des.
57299	" " " "	vs Luther Stevens - A-A
57302	" " " "	vs Willie Matthews. Theft
57310	" " " "	vs Gus Henry, A
57311	" " " "	vs Impersonating an officer
57315	" " " "	vs Ruby Mitchell. vag
57318	" " " "	vs Jack Hale, Pistol
57336	" " " "	vs V. L. Males. Indg.
57357	" " " "	vs Yindra Sanchez. A-L
57361	" " " "	vs Mrs. H. M. Holbrook. Pistol
57370	" " " "	vs Alfred Mays. Theft
56671	" " " "	vs J M Hayes Jr Indg
56701	" " " "	vs A. L. State. u & e des.
56740	" " " "	vs Gregory Quirk u des.
57211	" " " "	vs Mrs. A. H. Arnett, A L

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56763	The State of Texas vs	—	Know. A.
56765	" " " "	vs	E. D. Haney, R. Dir.
56777	" " " "	vs	R. L. Hendon, w+c deas
56791	" " " "	vs	Ruby Lucile Hall, A Lang
56801	" " " "	vs	J. A. Martindale etc - A & T
56823	" " " "	vs	Henry Mack, A. L.
56836	" " " "	vs	Chas. Hughes, Theft
56840	" " " "	vs	Florence Hadley, A.
56854	" " " "	vs	O. M. Harris, A-A.
56874	" " " "	vs	J. B. Spence, Indg.
56881	" " " "	vs	Margaret Sanders, Tag.
56887	" " " "	vs	Frances Smith, A. L.
56901	" " " "	vs	J. W. Cappington, no no.
58555	" " " "	vs	Bill Hubbs, Rest. Dir.
58519	" " " "	vs	Will Guepalas, A
58518	" " " "	vs	Fay " , Ab. Lang.
58517	" " " "	vs	Nick " A-A
58524	" " " "	vs	Martha Sharoka, Theft
58551	" " " "	vs	A. E. Stapleton, Tag

Read, signed and approved this the 5th day of March, 1921
 Hugh L. Hurst
 County Judge, Tarrant County, Texas.

Monday the 7 day of March A. D. 1921

Be it remembered that on this the 7th day of March A. D. 1921 came the District Attorney, Jesse M. Brown prosecuting the pleas of the State and for good and sufficient reasons therein says that he will no longer prosecute the following cases and moves the Court to dismiss the same:

56993	The State of Texas	vs	Willis Adams, A. L. & W.P.
54784	" " " "	vs	J. W. Arnold, Adultery
54641	" " " "	vs	Elbert Adams, Threat
57224	" " " "	vs	Chas. W. Ames, A-A
57798	" " " "	vs	Fred Adams, A
56622	" " " "	vs	W. I. Antonio, Theft
57388	" " " "	vs	Willie Anderson - A-A
57590	" " " "	vs	Monis Antonio, A-A
57578	" " " "	vs	Mrs. Andrew, A. L. & W.P.
57276	" " " "	vs	Elmer Anderson, Theft
57642	" " " "	vs	Manuel Armandy, ^{withing} a wife
57929	" " " "	vs	B. B. Forrester, Vag.
57982	" " " "	vs	Lige Garcia, A-A.
58271	" " " "	vs	R. L. Gorman, Indg.
58070	" " " "	vs	W. E. Eckert, w & c dent
57969	" " " "	vs	J. B. Seanders, ^{rob. - weight} & ^v mens. law.
58434	" " " "	vs	John Bell, Pestot

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Manufacturing Stationers, For Worth.

58433	The State of Texas	vs	Tom Bee, A. & H. P.
58457	"	vs	Geo. Linneta " "
58407	"	vs	A. L. Lucas, Htpt
57081	"	vs	L. E. Thomas, Vag.
57873	"	vs	Steve Lucas, Jdgy.
57948	"	vs	J. E. Herring, Vag.
57872	"	vs	Mark P. Wheeler, Jdgy
57893	"	vs	Will Prather, Vag
58264	"	vs	Mrs. Mary Coe, A.
58272	"	vs	Mrs. P. M. Curtis, Jdgy.
58348	"	vs	Jack Kellehan, Htpt
58275	"	vs	C. C. Alfred, Pistol
58300	"	vs	W. G. Luntzer, Jdgy.
57999	"	vs	Abe Chaumki, A. & P.
55912	"	vs	Fred Blackburn & Myrtle Elders ^{A & F}
55954	"	vs	Eugene Baker, Htpt
57008	"	vs	J. C. Barr, w & c de m
57335	"	vs	A. J. Baker, Htpt
57300	"	vs	Joe A. Buge, w & c de m
57366	"	vs	Bessie — A-Q
57158	"	vs	Dolph Bates, A & F.

57301	The State of Texas vs	Mrs. Mary Bates,	A-A
54999	" " " "	Ed Ballan,	Mal. Misc.
55243	" " " "	John Bradshaw,	vis law
57949	" " " "	L H Burleson,	u + e
57587	" " " "	J O Bar	- A - A
55730	" " " "	J J Barnes,	W. dect.
56244	" " " "	J. F. Burke,	Vag.
57254	" " " "	Mrs. Sam Blankenbaker	A-C
57258	" " " "	M. M. Bucklaw,	A. L. W.P.
57894	" " " "	Lester Barrett,	" "
57750	" " " "	Bot Barkers,	Pistol
57414	" " " "	Albert Brown,	A-A
57883	" " " "	Tom Bell,	A-A.
57737	" " " "	Joe Bradshaw,	vis stock law
57743	" " " "	H Barnes, + Mary Dox	W.F.
57766	" " " "	A. J. Bolleter,	Drunk
57844	" " " "	Phoebe Bryant,	Removing part of abt
57581	" " " "	Elis F. Bryan,	u + e dect
56368	" " " "	Ben C. Baker,	Shep
57897	" " " "	Marrin Bice,	A-A

Manufacturing Stationers, Fort Worth.

57791	The State of Texas vs	C. C. Brown,	^{no} ^{state} ^{case}
57392	vs	Joe Benton, Burg
56589	vs	St. L. Ballinger, A-A
57578	vs	Carrie Boyd, Theft
57586	vs	Cheril Blue, Vag.
57506	vs	Jo Barr, ut & des
58057	vs	Mrs. H. Brodkey-
57738	vs	John Bradshaw ^{no} ^{state} ^{case}
56681	vs	Wiel J. Benton, Theft
57095	vs	Mrs Evelyn Benton, A,
58520	vs	Jimi Ruyke, Vag.
57308	vs	Henry Lockett, Nuisance
57052	vs	Arthur Lewis, A.
57412	vs	"Baby" Lee, A. L.
57867	vs	Bob Le Roy, Theft
56903	vs	Shelby Lang, ut & des.
56932	vs	Fred Langlet, Drunk
57413	vs	Carumi Lee, A. L.
57576	vs	Pattie Lee, Theft
57882	vs	J. M. Sanders.

57600	The State of Texas	vs	B. G. Naylor, Reck. Driving
57606	" " " "	vs	Mrs. M. M. Page, A. Levy.
57609	" " " "	vs	Ruby Reed, Vag.
57643	" " " "	vs	M. M. Jenkins, A. A.
57653	" " " "	vs	L. Reed, Cruelty to Animals
57656	" " " "	vs	Marcus Jones, A. A.
57659	" " " "	vs	Will Terry, Enticing Minor
57667	" " " "	vs	Mr. Lancaster, U. St. Law
57681	" " " "	vs	Geo. Phillips, A & F.
57687	" " " "	vs	Frank Newell, Reck. Driv.
57694	" " " "	vs	B. H. Molen, Pistol
57696	" " " "	vs	Jake Cohen, A
57698	" " " "	vs	Clyde Green, Burglary
57704	" " " "	vs	Jimi King, u + c desert.
57709	" " " "	vs	M. C. Jackson "
57712	" " " "	vs	Geo. Pappas, A. L + W
57714	" " " "	vs	Pruce Cagle - A. A.
57715	" " " "	vs	A. R. D. Reelin, Burglary
57718	" " " "	vs	A. E. Downes, "
57716	" " " "	vs	Geo. Cokerel, A. A.
57717	" " " "	vs	Robt Varun, u + c desert.

Manufacturing Stationers, Fort Worth.

57725	The State of Texas vs	J. B. Frozier, ^{des.} &c
57728	" " " " vs	Lucius Thompson. A-
57731	" " " " vs	Henry Campbell. V & L
57739	" " " " vs	H. O. Parker, &c des.
57753	" " " " vs	Elmer Cox, Estab. Lottery
57787	" " " " vs	Juanes Flores. A-L & P
57787	" " " " vs	G. C. Wisdom, Theft
57794	" " " " vs	W. C. Elder, &c des.
57795	" " " " vs	H. O'Rear, Burgl.
57799	" " " " vs	German Goldman. A-A.
57801	" " " " vs	Russ Thompson, Drunk
57805	" " " " vs	A. A. Inglis, A-A
57811	" " " " vs	Tom Lewis, Vag
57813	" " " " vs	Wirt Dees, A-A.
57820	" " " " vs	J. W. Palmer, A-A
57823	" " " " vs	H. V. Jopping, &c des.
57833	" " " " vs	"Gasperin" Theft
57834	" " " " vs	Elizabeth Eckel, Prob. Con.
57841	" " " " vs	Myrtle Myland, Burgl.
57851	" " " " vs	Jack Donnelly,
57852	" " " " vs	" "

- 57865 The State of Texas vs Geo Henry Edwards. A-a
- 57874 " " " " vs Fred Peters, w + c des.
- 57876 " " " " vs Roy Easton "
- 57878 " " " " vs John Dickens. A L. H. P.
- 57884 " " " " vs A. B. Jones. Laming
- 57888 " " " " vs H. C. Ramage "
- 57888 " " " " vs G. P. Timford. "
- 57895 " " " " vs John Nash, Rep. Aid
- 57904 " " " " vs Sylvia Bailey. Vag.
- 57911 " " " " vs Geo. Hailley - A-a.
- 57913 " " " " vs J B Trewayne - Priest
- 57914 " " " " vs " " " " A-a
- 57916 " " " " vs Lilly Thomas. A L.
- 57919 " " " " vs Jim Smith, Vag.
- 57926 " " " " vs Chas. Thomas. A-a
- 57931 " " " " vs Geo. Grant, Reck. Dr.
- 57936 " " " " vs Mrs. W. H. North, A. L.
- 57941 " " " " vs Geo W. Munroe, Dept
- 57950 " " " " vs E. H. Thrash, Sndg.
- 57951 " " " " vs Ernest J. Kerier, Priest
- 57961 " " " " vs C. Roselle, Vag

Manufacturing Stationers, Fort Worth.

57000	The State of Texas vs	Blaney Churchill, Gen.
57003	" " " " " " vs	Jersey Johnson "
57004	" " " " " " vs	L. C. Copeland "
57005	" " " " " " vs	Nancy Perkins, Wag
57010	" " " " " " vs	J. C. Turner, Andg
57011	" " " " " " vs	" " " " "
57013	" " " " " " vs	E. E. Pantin vs. weights
57016	" " " " " " vs	Robt. L. Richards, A-A
57023	" " " " " " vs	Lee Doty - A-A
57029	" " " " " " vs	Emmie Prof. 8 pth law
57031	" " " " " " vs	Myrtle Astor, Enticing
57027	" " " " " " vs	D. D. Phillips, Pistol
57046	" " " " " " vs	Wmison Levitt, Andg.
57050	" " " " " " vs	E. G. Turner, A-A
57057	" " " " " " vs	Killie Thomas, Dis Honor
57054	" " " " " " vs	Geo. Peake, ut e des.
57061	" " " " " " vs	W. Long, Drunk
57063	" " " " " " vs	J. W. Lewis, Pt. Dir
57064	" " " " " " vs	Robt. Downey
57067	" " " " " " vs	Mack Sauerles A-A
57071	" " " " " " vs	Linda Howard, A-A

57072	The State of Texas	vs	Roy Nolan, et al.
57073	"	vs	Ed Woodward,
57074	"	vs	Sam Woodward "
57075	"	vs	Earl Nolan
57076	"	vs	Gilbert Crawford, "
57079	"	vs	J. C. Newell, Pistol
57080	"	vs	Robt Walker a. a
57088	"	vs	John Jordan - a. & des
57090	"	vs	E. H. Bateman, "
57093	"	vs	Claude Davis, Theft
57097	"	vs	Robt L. Ross a. & des
57966	"	vs	Columbus Watkins Theft
57995	"	vs	Ralph F. Rudisill, Burg
57822	"	vs	Pearce Walters, a. Long.
57824	"	vs	Chas Oudkint. " "
57830	"	vs	Grady Jones, a
57831	"	vs	Frank P. English, a. & des
57839	"	vs	Sam Jamin, a. Long
57841	"	vs	Jno. J. Wataska, Theft
57856	"	vs	D. W. Morrow, "
57859	"	vs	F. F. Sample. "

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth			
56966	The State of Texas	vs	H. N. Jackson, witness
56873	"	vs	Sam Johnson, Vag.
56877	"	vs	C. D. Kuntz, a-a
56878	"	vs	Alfred Abent, vag.
56879	"	vs	Margaret Comb, vag
56580	"	vs	Geo. Davis, Vag.
56883	"	vs	Gundy Wilson, u & c des.
56899	"	vs	Yorkes et al. a & f.
56898	"	vs	J. H. Minder, a-a
56905	"	vs	Herbert Johnson, a-a
56906	"	vs	H B Kuvier, a-a
56907	"	vs	Tom Bell, a-a
56926	"	vs	J. E. Renois, u. des.
56935	"	vs	Neal Griffin, Ret. des.
56953	"	vs	Chas. Lang, Vag.
56968	"	vs	Jim Campbell, a-a
56970	"	vs	John Chaney, a-a
56971	"	vs	Alb Jefferson, a-a
56999	"	vs	J. M. Newsome, Yau.
56786	"	vs	Lewis Jones, Yau.
56788	"	vs	E. N. Frazier, Yau

56796	The State of Texas	vs	Alvin Russel. Theft
56794	"	vs	Cassie Russel "
56787	"	vs	Rowland Thompson "
56780	"	vs	Luther Ferguson "
56776	"	vs	Jno. Doe, A-A.
56772	"	vs	F. A. Whitley, C-dead.
56770	"	vs	Marguerite Clayton, Theft.
56766	"	vs	Joe Cooper, Assaulting
56764	"	vs	Jim King, Rect. Dir.
56758	"	vs	Charly Gardner, u & c dead.
56754	"	vs	Francesca Garcia, A. L & P
56752	"	vs	Ruby Thompson, Theft.
56749	"	vs	Sam Rogers, A-A
56747	"	vs	Frank Valenzuez - Vag.
56742	"	vs	J. L. Inguia, Mal. Mic.
56739	"	vs	R. O. Thent, u & c dead.
56738	"	vs	Joe Friedman, Theft
56729	"	vs	Geo. A. Lee - Burgl.
56727	"	vs	B. B. Jackson, A-A
56722	"	vs	Henry M ^c Lee - Theft
56721	"	vs	Hal Ward, u & c dead

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth.

- 58593 The State of Texas vs J. M. Arnold et al. A & H.
- 58604 " " " " vs W. D. Johnson, A-A.
- 58595 " " " " vs J. G. League, Pistol
- 58601 " " " " vs N. F. Waddle, A. L. & H. P.
- 56723 " " " " vs Roy Goshby, Jumps & auto
- 56271 " " " " vs Minnie Williams, Vag.
- 52859 " " " " vs M. B. Weather, Theft
- 55306 " " " " vs E. C. Berris, Speeding
- 57411 " " " " vs B. S. Hutton, Burgl.
- 57410 " " " " vs V. C. Eddman, "
- 56604 " " " " vs J. J. Reinhardt, V. Food Law
- 56610 " " " " vs Virgil Plumlee, u & c des.
- 56620 " " " " vs W. J. Coleman, Theft
- 56623 " " " " vs R. E. Leonard, Theft
- 56624 " " " " vs John Plumlee, A. L.
- 56630 " " " " vs C. D. Early, Burgl.
- 56632 " " " " vs James Oakes, Theft
- 56633 " " " " vs M. Robinson, A-A.
- 56636 " " " " vs W. W. Ryan, Speeding
- 56646 " " " " vs Ernest Langley, Theft
- 56658 " " " " vs Minerva - A-A.

58608	The State of Texas vs Cricket Parks, A-A
58600	" " " " vs Waco Jones, Pistol
58590	" " " " vs H. A. Hooke, Indg.
58574	" " " " vs Muril Kullinan, Ab. Lang.
58545	" " " " vs B. W. Williams et al, A & F
58522	" " " " vs Henry Foster, Drunk
58523	" " " " vs E. J. Burrell, Drunk
58477	" " " " vs Charley Fowler - A-A
58322	" " " " vs H. R. Asperson, Drunk
58000	" " " " vs J. J. Taylor A-A
58620	" " " " vs Joe Vazquez, Theft.
17	" " " " vs Washington Martin, A.
16	" " " " vs Washington Martin, Pistol
58546	" " " " vs Ethel Van Stone, Theft
58548	" " " " vs " " " " " "
58541	" " " " vs " " " " " "
55000	" " " " vs Robt Diet, Mal. Misc.
55013	" " " " vs L. M. Brown, wife des.
55021	" " " " vs Randle Robison, A-A.
55826	" " " " vs Drosa Ryetta, Vag.

Manufacturing Stationers, Fort Worth.

53029	The State of Texas vs	Low Putnam, Surg.
53030	" " " " " " " "	" " " " " "
53032	" " " " " " " "	C. P. Davidson, W.P. Sec.
53065	" " " " " " " "	Julius Jackson, Thft
53718	" " " " " " " "	Louise Reggins, Thft
53729	" " " " " " " "	Mrs. F. Deluan A.
53756	" " " " " " " "	Grace Perkins Vag
53777	" " " " " " " "	Alice Chesnut, A. Aug.
53795	" " " " " " " "	Kenneth Doullon, Mal Mis
53804	" " " " " " " "	Edua Luqua, Contributing
53244	" " " " " " " "	Julius Jackson, Thft
53245	" " " " " " " "	" " " " " "
53274	" " " " " " " "	Clifford Giverson, A-A.
53276	" " " " " " " "	Estel Lane, Vag.
53290	" " " " " " " "	Frank Reed, "
53345	" " " " " " " "	W. L. Hip, Surg.
53388	" " " " " " " "	G. W. Power, "
53398	" " " " " " " "	J. M. Platt, A-A.
53412	" " " " " " " "	Earl Knight, Thft
53426	" " " " " " " "	J. C. Jackson, A-A
53427	" " " " " " " "	Emma Jackson A

55428	The State of Texas vs	Winnie Thomas, A.
55449	" " " " vs	Tommy Fields, Vag.
55458	" " " " vs	E. L. Jones, Burgl.
55602	" " " " vs	Sam H. Good, wife &
55605	" " " " vs	Chas. Freeland, Theft
55614	" " " " vs	Geo. June, no no.
55619	" " " " vs	F. Q. Roberts, A
55658	" " " " vs	J. H. King, Theft
55659	" " " " vs	Ed Ferguson, Theft
55661	" " " " vs	Fraut Caudal, wife &
55729	" " " " vs	A. C. Sprinkle, " "
55731	" " " " vs	Chas. Pyles, wife &
55778	" " " " vs	Hazel Hrye, A & H.
55848	" " " " vs	Will Peters A & H.
55873	" " " " vs	Wm. E. Jackson, A. L.
55874	" " " " vs	Chas. W. Jackson, " "
55876	" " " " vs	W. M. Dehn, Pistol
55877	" " " " vs	Lee J. Rhodes, "
55885	" " " " vs	G. B. Peterson, Burgl.
55890	" " " " vs	C. W. Gilman, wife & des.
55895	" " " " vs	Jno. Clark, " " " "

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Manufacturing Stationers, Fort Worth.

55907	The State of Texas	vs	Jimmy Gilliam,	Theft
55911	"	"	Doek Dorey,	Drudg
55941	"	"	Rosetta Jackson,	Vag.
55957	"	"	Allen Kellman,	A. L.
55994	"	"	Mrs. Grace Ryan,	Vag.
53706	"	"	A. S. Stephens,	wife des.
53612	"	"	A. C. Cole,	" "
53358	"	"	Froy Rogers,	Blauder
53859	"	"	Juan Gerson,	wife des.
53964	"	"	Gilo Gold,	Pistol
58781	"	"	Fred Green,	neg. homicide
56003	"	"	L. Luska,	A -
56006	"	"	Geo. Hillford,	Drunk
56010	"	"	Mrs. Ada Adair,	A
56015	"	"	Harry Clements,	Drunk
56033	"	"	Ben Shields,	Vag
56044	"	"	Mrs. Ada Adair,	A
56045	"	"	F. Skidmore,	Drudg
56046	"	"	"	" "
56047	"	"	"	" "
56048	"	"	"	" "

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Texas Printing Company.

56067	The State of Texas vs	J. D. Lacy, Theft
56079	" " " " vs	Emma Reynolds "
56089	" " " " vs	Tom Vickers, A-A
56091	" " " " vs	Raymond Farley Saving
56092	" " " " vs	J B King "
56096	" " " " vs	John Case, A-R
56097	" " " " vs	" " Drunk
56106	" " " " vs	June Reesford-A-A
56111	" " " " vs	Frank Jones, Theft
56112	" " " " vs	" " "
56113	" " " " vs	" " "
56129	" " " " vs	G O Hall, Burg
56127	" " " " vs	Adam Gibson, Theft
56141	" " " " vs	J C King, A-A
56154	" " " " vs	Jas. Robinson, Theft
56155	" " " " vs	J C White, A-A
56159	" " " " vs	Willie Jenkins, Vag
56172	" " " " vs	A. G. Waldrop - A-A
56176	" " " " vs	Jas. Wright, Pistol
56178-9	" " " " vs	Frances J. McLean Burg
56180	" " " " vs	F. B. Rook, Theft

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Manufacturing Stationers, Fort Worth.

- 56182 The State of Texas vs Harry Trumble, A-A
- 56185 - " " " " vs Trinidad Ruess. Pistol
- 56193 " " " " vs R. C. Rumpfield, w & c des.
- 56199 " " " " vs Frank Calder, w. des.
- 56201 " " " " vs Erwin Patten, Indg.
- 56204 " " " " vs Iris Campbell, A-A
- 56222 " " " " vs J. M. Parrish, No. Laborer
- 56227 " " " " vs Geo. Williams w & c des
- 56229 " " " " vs Ira C. Johnson, Vag.
- 56228 " " " " vs Fred Anderson "
- 56232 " " " " vs Tom Holland. A-A
- 56233 " " " " vs Manuel Flores, Theft
- 56240 " " " " vs R. E. Buckley, Indg
- 56246 " " " " vs M. Robinson, f &
- 56257 " " " " vs Iris Davis, Vag.
- 56253 " " " " vs John Codike. Theft
- 56255 " " " " vs Georgia Thomas, Vag.
- 56256 " " " " vs Tom Thomas. keep. B-H.
- 56257 " " " " vs " " " "
- 56275 " " " " vs J. W. Parrent, no rights
- 56276 " " " " vs H. Wacker, Indg.

56278	The State of Texas	vs	Maskett M ^c Levin, Theft
56304	"	vs	R. H. Ferguson "
56318	"	vs	Nelson Ford, Pistol
56319	"	vs	Joby Landers, Theft
56314	"	vs	Let Rove - "
56324	"	vs	Erline Wells's Key, P.H.
56325	"	vs	Eva Jones, " " "
56327	"	vs	Robert Jerry, Theft
56328	"	vs	Howard Jones, "
56330	"	vs	R. E. Buckley, Perdy
56331	"	vs	Britton Cogwell, Q-Q
56333	"	vs	E. J. Jones, Perdy,
56335	"	vs	R. J. Steigel, Pistol
56336	"	vs	Harry White et c des
56339	"	vs	Sam Baker, Pistol
56340	"	vs	" " Q-Q
56341	"	vs	Pete Parks, Theft
56346	"	vs	Jno. Collins, et c des.
56352	"	vs	G. B. Rove, " " "
56358	"	vs	E. L. White Perdy
56359	"	vs	" " " "
56360	"	vs	" " " "

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Manufacturing Stationers, Fort Worth.

50	The State of Texas	vs	J. L. Robinsons, Petitioner
58586	"	vs	Charley Young, A
58587	"	vs	" " Ab. Lang.
56363	"	vs	Henry Johnson, Sheriff
56367	"	vs	Jack Dudley,
56371	"	vs	Hattie Shui, Sheriff
56374	"	vs	Lemard Waite, A & S.
56380	"	vs	C. A. Edou, Vag.
56392	"	vs	W. E. Neace,
56409	"	vs	M. L. Powell, Vag.
56412	"	vs	Pat Riley, Sheriff
56413	"	vs	Willie Lee Doty, "
56421	"	vs	R. A. Westbrook - A
56427	"	vs	Carl Reed, A-Lang.
56430	"	vs	A. M. Conner,
56431	"	vs	Jobe Land
56432	"	vs	" "
56443	"	vs	Fred Wheat, Vag.
56575	"	vs	Isiah Fetto,
56541	"	vs	Nicks Reynolds, Gal. Mis.
56542	"	vs	Gene Robinson, u + c des

56544	The State of Texas	vs	H. H. Leroy, Burgl.
56545	"	vs	Dr. A. Davis, Theft
56550	"	vs	Will Lane, A-A
56551	"	vs	Nanda - A-A
56552	"	vs	R. L. Gath, A
56553	"	vs	Pearl Gath, At L.
56554	"	vs	" " A-A
56556	"	vs	Billy Wilson, At Law
56560	"	vs	B. E. Newson, A-A
56564	"	vs	Eddie Jones, A-A
56565	"	vs	J. E. Nagle, At Law
56566	"	vs	Lela Long, Theft
56573	"	vs	Pedro Rubio, A-A
56578	"	vs	Lee Evans, Theft
56579	"	vs	Mack Jordan, ut c deo.
56588	"	vs	B. B. Richardson
56595	"	vs	Jas. Wright, Theft
56596	"	vs	Amel Williams, "
56597	"	vs	" " "
56598	"	vs	Roy Neal, "
56599	"	vs	Jas. Wright

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Manufacturing Stationers, Fort Worth.

- 56601 The State of Texas vs A. B. Cooke, Pistol
- 56602 " " " " " " " " A-A
- 56621 " " " " " " " " B. F. Cambraw, Theft
- 56672 " " " " " " " " Joe Loney, Kidg.
- 56673 " " " " " " " " C. L. Danner, "
- 56682 " " " " " " " " Bessie Series "
- 56684 " " " " " " " " J. H. Brown, A-A
- 56686 " " " " " " " " Bebe Hendricks, A.
- 56688 " " " " " " " " Virgil J. Collins, w + e des.
- 56699 " " " " " " " " Fred Young, " " " "
- 56705 " " " " " " " " P. H. Dine " " " "
- 56708 " " " " " " " " Bedway Jett, Theft
- 56710 " " " " " " " " Thos. H. Russell, w + e des.
- 56714 " " " " " " " " Sam Robinson, A-A
- 56716 " " " " " " " " Lawrence Marshall A
- 56718 " " " " " " " " Bob Durrall, G. L. Theft.
- 57300 " " " " " " " " W. H. Lytle w. des.
- 57307 " " " " " " " " A. J. Thomas, Theft
- 57312 " " " " " " " " Fred Seybold, A-A
- 57313 " " " " " " " " Roy Kvarnick, Vag.
- 57314 " " " " " " " " Mary " "

57103	The State of Texas vs	Jugel Mays, Vag.
57104	" " " " vs	Marguerite Corrus - B.H.
57110	" " " " vs	Jervis Hooks, A-A
57114	" " " " vs	Alex. Jefferson, At Law
57117	" " " " vs	Walter Thompson et al
57119	" " " " vs	Jeff Johnson - " " "
57126	" " " " vs	John Williams " " "
57128	" " " " vs	E. L. Ingram, Jrdg.
57129	" " " " vs	" " " " "
57129	" " " " vs	Jas. Norris, Vag.
57130	" " " " vs	Rudolph Elcoudo, Vag.
57131	" " " " vs	Luther Dejo, Vag.
57134	" " " " vs	Francisco Posas, Vag.
57136	" " " " vs	Lenard Suarez, Vag.
57144	" " " " vs	Chas Forbes, Resisting Off.
57146	" " " " vs	Gus Norman, Q
57155	" " " " vs	Arne K. Poulsen, Jrdg.
57163	" " " " vs	Geo. Davis, Vag.
57167	" " " " vs	Herbert Johnson,
57170	" " " " vs	M. C. Mills, et al
57173	" " " " vs	Minnie Jay et al et al

Manufacturing Seizures, Fort Worth

57174	The State of Texas vs	Minnie Joy, vag
57178	" " " " vs	R. H. Franks, Judg.
57180	" " " " vs	J. M. Rankin, "
57189	" " " " vs	M. B. Prock, A-A
57194	" " " " vs	Alex. King, Theft.
57196	" " " " vs	A. Kuder et al,
57198	" " " " vs	O. Pearce - w & c des.
57199	" " " " vs	Sam Jackson, A-A
57213	" " " " vs	Edw. A. Riehl, w & c des.
57221	" " " " vs	Fred Peters, w & c "
57238	" " " " vs	Louise Nelson, Pistol
57239	" " " " vs	" " A. Lang.
57249	" " " " vs	John Fuller, Jam.
57257	" " " " vs	J. Houghton, Vag.
57256	" " " " vs	Genobia Jones, Theft
57267	" " " " vs	C. A. Reers, Theft
57264	" " " " vs	Frank W. Jackson, A-A
57268	" " " " vs	Maest Wheeler, Pistol
57273	" " " " vs	Chas. Edwards, Theft.
57274	" " " " vs	Fred Ferris, Theft
57277	" " " " vs	Mrs Eva Rodgers, Pistol

55019	The State of Texas	vs	Eddie G. Parker, u. des.
55096	" " " "	vs	Denny Vosler, Ab Lang.
55193	" " " "	vs	Cora Williams, Vag.
55138	" " " "	vs	Bobby Naugh, Reck. Dis.
55154	" " " "	vs	Dan Brown, Peatol
55158	" " " "	vs	Carl Waters, Theft
55227	" " " "	vs	McC Brown, Am light.
55361	" " " "	vs	G. R. Nimbush, Speed.
55371	" " " "	vs	H. L. Bird, "
55471	" " " "	vs	Tom Bunch - a - a
55472	" " " "	vs	" " " a - a
55485	" " " "	vs	Harry Whitell, Theft
55550	" " " "	vs	Hos. Williams, ^{Dis.} Peace
55620	" " " "	vs	R. C. Cain, a
55663	" " " "	vs	Nina Lee Williams, a - a
55743	" " " "	vs	H. C. Lang, wife des.
55772	" " " "	vs	Pat Mat, Gaming
55798	" " " "	vs	J. F. Brown, u. des.
55870	" " " "	vs	C. A. Watley, Reck. Dis.
55870	" " " "	vs	Herman Wright, Theft
55820	" " " "	vs	R. C. Lively, u + c des.

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Manufacturing Stationers, Fort Worth.

57316	The State of Texas vs Ethel Johnson, theft
57320	" " " " vs P. H. Lane, et c des.
57321	" " " " vs B. F. King, Indlg.
57323	" " " " vs Marshall Pharis, theft
57326	" " " " vs Elizabeth " "
57329	" " " " vs J. L. Keen - Indlg.
57331	" " " " vs Parsons, no weights
57332	" " " " vs " " "
57333	" " " " vs " " "
57335	" " " " vs B. V. Pickett, Vag.
57338	" " " " vs Clarence Keely
57340	" " " " vs Norman Jackson, theft
57341	" " " " vs Jerome Johnson, a-a
57343	" " " " vs Willis Williams - a-a
57344	" " " " vs Mrs. Curtis, theft
57346	" " " " vs Mary Crapman, a. l.
57358	" " " " vs O. A. Williams, Indlg
57360	" " " " vs Andrew Wills et al, a & f.
57373	" " " " vs Vernon E. Fogle, et c des.
57374	" " " " vs Andrew Ellison, a & f.
57375	" " " " vs C. P. Reed, Indlg.

57377	The State of Texas	vs	W. P. Gautham, C. des.
57394	" " " "	vs	Geo. P. Coham, Atty.
57395	" " " "	vs	J. M. Rucker, A. Lang.
57399	" " " "	vs	Dr. J. Woods, Rect. Div.
57402	" " " "	vs	J. M. Rucker, A. Lang.
57403	" " " "	vs	W. B. Capeton, A. A.
57404	" " " "	vs	" " " " A. Lang.
57405	" " " "	vs	Mrs " " " " Vag.
57416	" " " "	vs	Gabriel Cather, W. des.
57417	" " " "	vs	A. C. Dodson, Rect. Div.
57426	" " " "	vs	C. F. Wieringer, W. C. des.
57427	" " " "	vs	Verina Allison, A. F.
57435	" " " "	vs	Merz Kimball, A. A.
57436	" " " "	vs	J. B. Kidd, A. A.
57441	" " " "	vs	Merz Kimball, W. C. des.
57442	" " " "	vs	C. A. Lewis, Atty.
57444	" " " "	vs	West Lees, W. C. des.
57448	" " " "	vs	Scott Robson, " " " "
57454	" " " "	vs	J. L. Emis et al, A. F.
57460	" " " "	vs	Sam Jacobs, Vag.
57463	" " " "	vs	Arthur Wheeler, Pistol

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Manufacturing Stationers, Fort Worth.

57479	The State of Texas. vs	Chas. Jefferson, A-C
57487	" " " " vs	Dave Pratt, Theft.
57504	" " " " vs	D. K. Elliott, Pistol
57530	" " " " vs	Ada Mackin, A-C.
57547	" " " " vs	R. O. Ghent, w+c des.
57548	" " " " vs	Frank Christian Theft
57559	" " " " vs	Aster Nelson, "
57583	" " " " vs	H. C. Merriman, Theft.
57591	" " " " vs	H. C. Rock, Ho. wight-
57592	" " " " vs	" " " " "
57593	" " " " vs	Ja Wheeler, " "
57594	" " " " vs	" " " " "
57595	" " " " vs	Eunice Stokes, Theft.
57824	" " " " vs	Sol Elkus, Theft
57909	" " " " vs	Herbert Long et al A-C.
57989	" " " " vs	Mrs. Nellie Williams, Vag.
57292	" " " " vs	W. W. Drinkwater, Theft
57296	" " " " vs	Lee H. Lewis, Theft.
58008	" " " " vs	Bruce Woodard,
58036	" " " " vs	Earl Renois, Vag.
58037	" " " " vs	Margie Reed, Larcen.

58042 The State of Texas vs Jessie Jackson, Theft
 58057 " " " " vs P. L. Copeland, Game.
 58059 " " " " vs John Mc-Donald, Vag.
 58061 " " " " vs John Mc-Thurgt " "
 58096 " " " " vs Mrs Wheeler, Theft
 58290 " " " " vs J. H. Grant, u & c des.
 58291 " " " " vs Thurman Wilson, Theft
 58304 " " " " vs Mrs. Wm Marshall, A-A
 58327 " " " " vs Melvin Smith, Theft
 58328 " " " " vs " " "
 58329 " " " " vs " " "
 58344 " " " " vs John Doe, Pistol
 58345 " " " " vs Mrs. Chas. Bailey
 58353 " " " " vs M. G. Gunther, Lodg
 58383 " " " " vs W. M. Young, Pistol
 58420 " " " " vs E. H. King, A-A
 58432 " " " " vs Chas. Guppish, Theft
 58446 " " " " vs Walter Dues, Vag.
 58461 " " " " vs Geo. Pollock, Vag.
 58466 " " " " vs W. O. Bruno, u. des.
 58467 " " " " vs Jack Early, u & c des.

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Manufacturing Stations, Fort Worth.

58469	The State of Texas	vs	J. A. McKenzie	a-c
58470	"	"	Walter Schlemmer	Pistol
58490	"	"	Jesus Brey	a-c
58495	"	"	Pauls Munday	Pistol
58496	"	"	Eusebio Moreno	Pistol
58501	"	"	Mrs. W. J. O'Donnell	a. Lang
58507	"	"	Melvin Smith	a. Lang
58508	"	"	Vera Mc-Carthy	Vag.
58527	"	"	J. B. Hagler	u. & des
58528	"	"	Sam Jacobs	Vag.
58529	"	"	J. Houghton	Vag.
58530	"	"	Oliver Jacobs	Vag.
58535	"	"	W. L. Yelton	a-c
58536	"	"	Mrs. " " "	"
58560	"	"	Andy Bosley	Pistol
58566	"	"	Manuel Martin	Theft
54013	"	"	Lee Roberts	Theft
54014	"	"	E. J. Dorsey	u. des.
54061	"	"	W. A. Weems	Larceny
54136	"	"	Lee James	Theft
54157	"	"	Sam Dworkin	Theft

- 54188 The State of Texas vs Mike Karikas,
- 54182 " " " " vs Elmer Perkins, Larceny
- 54185 " " " " vs Ruby Ingram, A. Larceny
- 54197 " " " " vs Jos. Lewis, u. des.
- 54270 " " " " vs J. P. Lutes, A. Larceny
- 54290 " " " " vs Bobby Naugh, Vag.
- 54294 " " " " vs B. D. Woodard, Speeding
- 54308 " " " " vs C. M. Ward, Speeding
- 54324 " " " " vs Jas. D. Dood, "
- 54403 " " " " vs Clarence Wilson, Theft
- 54435 " " " " vs F. C. Glynn, A. Larceny
- 54441 " " " " vs Jones et al, A. & F.
- 54453 " " " " vs G. F. Jackson, Theft
- 54457 " " " " vs Mrs. Dudley, Vag.
- 54458 " " " " vs Ella Valias, Vag.
- 54485 " " " " vs Martin Yarbrough, Larceny
- 54577 " " " " vs J. P. Roberts, Speeding
- 54619 " " " " vs Will Pearson, A
- 54637 " " " " vs Ben Thurmond, A. Larceny
- 54638 " " " " vs Ay Davis, Theft
- 54639 " " " " vs J. P. Barnette, wife des.

Manufacturing Stations, Fort Worth

54648	The State of Texas vs	O. A. Williams, Law
54654	" " " " " "	vs Willie Payne, wife des.
54684	" " " " " "	vs E. J. Jones, Pistol
54690	" " " " " "	vs R. L. Garammy, no no,
54694	" " " " " "	vs Same Elliotts Pistol
54697	" " " " " "	vs R. A. Tolar, u. des.
54702	" " " " " "	vs Mess Adcocks, A. Lang.
54705	" " " " " "	vs Mr Gerald, A. Lang.
54712	" " " " " "	vs Julia Laman, Vag.
54718	" " " " " "	vs Lewis Johnson, Theft
54721	" " " " " "	vs Louie Reggins, Drunk
54754	" " " " " "	vs Earl Fisher, A-A
54770	" " " " " "	vs J. T. Bridges, Indy.
54771	" " " " " "	vs Herbert Orange, A-A
54772	" " " " " "	vs Alberta Orange A-A
54786	" " " " " "	vs H. J. Kuntzen, u. des.
54789	" " " " " "	vs Jos. Nelson, Theft
54809	" " " " " "	vs T. L. Kear, A
54812	" " " " " "	vs Elack Jefferson, Theft
54813	" " " " " "	vs Mrs. C. E. Davis, A
54878	" " " " " "	vs Louis E. Daniel, Theft

54882	The State of Texas	vs	E. W. Ponce	A. L.
54883	"	vs	Ed Jones	Embry
54949	"	vs	Larrah Glenn	Mq.
54950	"	vs	Paula Davis	Vag.
54954	"	vs	Will Kead	Vag.
54966	"	vs	J. H. Greedy	Thrift
54971	"	vs	Earl Reed	Thrift
54972	"	vs	Eugene Dickson	"
54974	"	vs	Louis Longoria	Mq.
54976	"	vs	Jack Mallon	Thrift
54988	"	vs	E. D. Ring	A. L.
54996	"	vs	Martin Kennedy	Mal. Mis.
54998	"	vs	Bennie Neely	Mal. Mis. D.
58585	"	vs	Randolph Fulmager	Vag.
19	"	vs	Jos Henry Edwards	A. L.
101	"	vs	W. E. Castle	Reck Dir's
102	"	vs	Leou Hansard	Reck Dir's
58048	"	vs	Alicia B. Wilson	Thrift
58047	"	vs	"	"
58591	"	vs	C. E. Fowler	A. D.
58589	"	vs	Eva Mitchell	Vag.

Manufacturing Stationers, Fort Worth.

- 58273 The State of Texas vs Robt A Darns, et al. c. des.
- 57988 " " " " vs Luis Arriaga, Theft.
- 57934 " " " " vs Domingo Aguilar A-A
- 57657 " " " " vs G. W. Anthony, Vis Jack Law
- 55413 " " " " vs Willie Andrews. A-A
- 58542 " " " " vs Will Bassham, c. des.
- 57898 " " " " vs Roy Bnie, A-A
- 57877 " " " " vs Mrs. N. B. Brake, A
- 57677 " " " " vs Art Buchanan, Indeg.
- 57610 " " " " vs Jack Buckalew, Vag.
- 57774 " " " " vs F. L. Blackman et al At F.
- 57730 " " " " vs Clarence M. Black - A-A
- 57024 " " " " vs J. J. Baker, Theft
- 57025 " " " " vs Russell Baker, Theft.
- 57197 " " " " vs E. B. Bents, Theft
- 58532 " " " " vs H. J. Andrews, et c des.
- 58572 " " " " vs M. E. Evans, Pistol
- 58570 " " " " vs M. E. Evans. A-A.
- 58468 " " " " vs Fred Rich, Theft.
- 58347 " " " " vs Henry Lackland, A-A
- 58323 " " " " vs W. R. Asperson, A. A.

58044	The State of Texas	vs	M. C. Cornett, a-a
57922	" " " "	vs	Ad Carey, Reckless
57713	" " " "	vs	B. F. Miller, et al a-a
57049	" " " "	vs	Charlie Young, ab long
57047	" " " "	vs	" " " "
76	" " " "	vs	Cleo Lee, Pistol
133	" " " "	vs	Harry Carter, Theft
57910	" " " "	vs	Jas. Carlow, Pistol
58575	" " " "	vs	Arthur Johnson, Theft
88	" " " "	vs	W. J. Youngblood, a-a
136	" " " "	vs	M. L. Carson, Theft
103	" " " "	vs	W. E. Mann, a-a
66	" " " "	vs	G. L. Hall
64	" " " "	vs	Chas. Young - a-a
58398	" " " "	vs	M. Hurinby - ^{supposing partial} good for sale
138	" " " "	vs	Mrs. L. Capps, Theft ^{same as} (528)

Read, signed and approved this the 30th day of April, A. D. 1921

J. M. Seward.
 Judge County
 Court at Law.

Manufacturing Stationers, Fort Worth.

Be it remembered that on this day came the District Attorney prosecuting the pleas of the State, and for good and sufficient reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss same, to-wit:

200	The State of Texas	vs	Mouron Moore, A-A.
58476	The State of Texas	vs	C. C. Waininger, w+c dissection.
56818	"	vs	Mrs. L. Rosenbaum, Theft
56815	"	vs	" " " "
56819	"	vs	" " " "
56817	"	vs	" " " "
58452	"	vs	J. L. Sellers, w+c Desert
58005	"	vs	Mrs. Jas. C. Finch Theft
58549	"	vs	John Sullivan w+c des.
57869	"	vs	R. H. Masson, Embry
57780	"	vs	A. D. Flynn, Srdg.
57733	"	vs	Geo. E. Sebell, Srdg.
137	"	vs	A. J. Philau, Rect. Div.
149	"	vs	Jack Early, w+c des.
57868	"	vs	R. H. Masson, Embry
57870	"	vs	" " " "
57812	"	vs	W. M. McDonald, A-A

57960	The State of Texas vs Lance Parker, At Law
57293	" " " " vs M. Fuller, Theft
57779	" " " " vs W. D. Flynn, Indg
57985	" " " " vs W. H. Goss, Rec Dir
57596	" " " " vs Allie True, Theft
57732	" " " " vs Geo. E. Sebell, Indg
57734	" " " " vs Geo. E. Sebell, " "
58612	" " " " vs Francis Lawrence Pratt
58423	" " " " vs Sam Parker, A-C
147	" " " " vs J. T. Cross, Offense Trade
193	" " " " vs Charlie May, Theft
112	" " " " vs Charlie Cunningham, ^{selling} _{adult} food
228	" " " " vs R. H. Quider, Theft
214	" " " " vs Eula Miller, Theft
154	" " " " vs Rev W H Colquhitt, Indg
207	" " " " vs E N King - A - A
57993	" " " " vs Lee Goze - at c deat
58472	" " " " vs Earl Matherson Vag
59391	" " " " vs C. C. Vines, Priest
58326	" " " " vs Ruesph Mairingale ^{Rec Dir}

Manufacturing Stationers, Fort Worth.

196	The State of Texas vs	Leinie Ford, A-A
194	" " " " vs	Spencer Cuba, A-A
253	" " " " vs	J J Mahan. Vag
256	" " " " vs	Herman Haplin Vag
254	" " " " vs	Ben Truto, Vag
253	" " " " vs	C. C. Young. Vag
158	" " " " vs	Ed Appleton. Vag.
98	" " " " vs	J. I. Johnson. Drunk
57939	" " " " vs	Gladys Jenkins, Cont & Del.
57933	" " " " vs	" " " Vag
58023	" " " " vs	E. E. Nash Spending
58024	" " " " vs	" " " " Back Div.
194	" " " " vs	Spencer Cuba. A-A
57980	" " " " vs	Earnest Christie Vag
257	" " " " vs	Robt Gray. At long
258	" " " " vs	Harvey Gray - A
108	" " " " vs	L R Thompson - A
109	" " " " vs	" " " " Pistol
152	" " " " vs	Geo Caaler et al A & H
31	" " " " vs	Jule Wharton. Pistol
294	" " " " vs	Mar Heller - Theft

the

day of

A. D. 189

Texas Printing Company.

158	The State of Texas vs	Ed Appleton	Vag
179	" " " "	vs	John Brown, Theft
261	" " " "	vs	Hallie Gray, Ab Lang
299	" " " "	vs	J. H. B. Garrison, Judge,
195	" " " "	vs	J. H. Kippatuck et al, des.
246	" " " "	vs	W. D. Young, Theft
247	" " " "	vs	J. H. Sanders, "
262	" " " "	vs	J. N. Navarro, Vag
290	" " " "	vs	R. C. Jones, Pistol.
197	" " " "	vs	W. P. Smith "
299	" " " "	vs	J. H. B. Garrison, Judge.
219	" " " "	vs	Paul Ryan, Theft
220	" " " "	vs	Paul Ryan "
221	" " " "	vs	Paul Ryan "
267	" " " "	vs	L. J. Hargrett. A-A.
268	" " " "	vs	Mary Fletcher, Ab. Lang.
243	" " " "	vs	Biel Brothers, A-
585-33	" " " "	vs	Claude Dill - Pistol
298	" " " "	vs	Jan. Carter, Theft
58499	" " " "	vs	John Vance, Pistol

Manufacturing Stationers, Fort Worth.

281	The State of Texas vs	Ben J. Butler, Theft
320	" " " " vs	P. B. Walters — "
237	" " " " vs	M. D. Bannon, Pistol
230	" " " " vs	Christine Hopkins, A. L.
334	" " " " vs	Lucius Brown, Murder
308	" " " " vs	C. A. Fowler, Forgery
166	" " " " vs	W. E. M. Lewis.
162	" " " " vs	Raymond Acton's
164	" " " " vs	Curtis Penney
307	" " " " vs	W. C. Kelly, Theft
341	" " " " vs	Jack Ryle A-a
5857	" " " " vs	Frank Ryle, Ob. Lg.
219	" " " " vs	Wood Shiley, "
170	" " " " vs	Mmanuel Lopez, Theft
171	" " " " vs	Joe Munnis. "
323	" " " " vs	Fred Neal "
306	" " " " vs	J. E. Atwood, Drunk
210	" " " " vs	Will Hayden, Vag
371	" " " " vs	R. E. Harper, Vag.

421	The State of Texas	vs	A. A. Bray, Andg
360	"	vs	R. P. Allen a-a
401	"	vs	Ethel Cartwright, Theft
408	"	vs	R. L. Hall - a-a -
336	"	vs	Albert Brown - a-a
402	"	vs	May Jacobs, Vag.
396	"	vs	W. O. Phelps, Pistol
399	"	vs	Flora Moss, ab. L.
405	"	vs	H. K. Lusk, Re. & Div.
412	"	vs	Robt Chestnut, Pistol
433	"	vs	Herbert Bible, Theft
486	"	vs	A. J. Steele, Dist Peace
472	"	vs	Willie Ford, A L + DP
248	"	vs	C. C. Lintpage, Theft
353	"	vs	Willie Hayden, Vag.
468	"	vs	Ed Fisher, Theft

Read, signed and approved this the
2nd day of July - 1891

Monday the 4th day of July A. D. 189-1921

Manufacturing Stationers, Fort Worth.

Be It Remembered that on this day came the District Attorney prosecuting the pleas of the State; and for good and sufficient reasons therein says that he will no longer prosecute the following cases, and moves the Court to dismiss the same, to-wit:

- 479 The State of Texas vs M. A. Phea, et al.
- 497 " " " " vs Will Collier, A-A
- ~~353~~
~~474~~ " " " " vs Willie Hayden, Vag.
- 453 " " " " vs Mrs. B. F. Brewster, Vag
- 58498 " " " " vs C. C. Lintpage, Ab. Lg.
- 457 " " " " vs Johnnie Anderson, A-A
- ~~317~~ " " " " vs Andrew Thomas, Thief
- 535 " " " " vs Grace Cook, A-L
- 449 " " " " vs Will Low, A-A
- 58594 " " " " vs N. D. Morgan, Pistol
- 463 " " " " vs Henry Harper, A-L.

Read signed and approved
T. N. Seward
Judge
July 2nd 1921

Be it remembered that on this day came the District Attorney prosecuting the Cause of The State: and for good and sufficient reason therein say that he will no longer prosecute the following cases: and moves the Court to dismiss same; to wit:

✓ 549	State of Texas	vs	Lynn Reeves	
✓ 507	"	"	Jimm King	
✓ 514	"	"	Jesse Sanders	
✓ 539	"	"	D. R. Phillips	
✓ 385-	"	"	Detroit Hall	
✓ 574	"	"	Niley Hall	
✓ 544	"	"	J. E. Shepherd	
✓ 625-	"	"	Bob Dodger	
✓ 470	"	"	Mrs Will Howler	
✓ 542	"	"	J. F. Townsend	
✓ 547	"	"	Charlie Mathews	
✓ 528	"	"	Ed Rogers	
✓ 526	"	"	Denny Crawford	
✓ 648	"	"	J. E. Holt	
✓ 576	"	"	Leoria Ennis	
✓ 576	"	"	Mrs J. Townsend	
✓ 561	"	"	Richard Sharple	
✓ 512	"	"	Floyd White	
✓ 611	"	"	V. W. Sandlin	
✓ 559	"	"	Willie P Turner	
✓ 560	"	"	Bill Turner	
✓ 492	"	"	J. B. Hill	a & f
✓ 492	"	"	Maudie Warfield	" "
✓ 241	"	"	J. N. Johnson	Wife & Child
✓ 409	"	"	R. P. Hall	a - a
✓ 352	"	"	J. H. Paschall	Swindling
✓ 374	"	"	Rufus Nettles	Wife & Child
✓ 429	"	"	Le Harley	Grimmett a - a
✓ 579	"	"	B. B. Kitchin	a - a
326	"	"	Earl Renoir	Vag.
58016	"	"	Pat L. Helms	a - a
58017	State of Texas	"	"	"

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

58606	The State of Texas vs Noble Elliott, A-A
58109	" " " " vs S. C. Coates, "
22	" " " " vs G. H. Burnett & Co.
68	" " " " vs Mrs Annie Hale, Ab. Lg.
67	" " " " vs " " " " A-
115	" " " " vs Jesse Smith, A-A
58382	" " " " vs Fred Dehn, Pistol
58384	" " " " vs Mackey Lewis, "
90	" " " " vs Lee Smith, A-A
82	" " " " vs Fred Piby, Act Dir.
57492	" " " " vs Albert Hegman, Pistol
58380	" " " " vs G. C. Hall, Srdg
69	" " " " vs Juan Sanchez Thft
58308	" " " " vs Earl D. Rodgers, Srdg.
1156	" " " " vs E. H. Mearns, A-A.
93	" " " " vs W. F. Russell, A-A.
58602	" " " " vs Jim Holley, Pistol
12	" " " " vs Karl Cantor, Practicing Med. & a
14	" " " " vs " " " " Justice
133	" " " " vs Joe Sanchez Thft
139	" " " " vs " " " "

138	The State of Texas vs	Jos. L. Capps, Theft
131	" " " " vs	Antonio Costello Theft
132	" " " " vs	" " " "
58352	" " " " vs	M: Guinis, W. E. Embury-
135	" " " " vs	W. P. Stute, Vagrancy
185	" " " " vs	Felix Moore, Theft
121	" " " " vs	W. D. Phillips, A-A
126	" " " " vs	A. E. Dimpsey, Pistol
127	" " " " vs	" " " Absc Surg.
21	" " " " vs	J. C. Moody, operating license
58569	" " " " vs	Mable Humphreys, Abs. Surg.
57026	" " " " vs	Jack Simpson, Theft
54361	" " " " vs	Jack Chenoweth, Vag.
57772	" " " " vs	Wm. Carter, A-A
57666	" " " " vs	Thomas Allen, Surg.
57967	" " " " vs	Paul Calverly, Surg.
56642	" " " " vs	Leo Chase, A
57881	" " " " vs	W. O. Cox, Surg.
57364	" " " " vs	Marius Davis A-A
57443	" " " " vs	Geo Dubose, U & C des.
57742	" " " " vs	A. S. Deato, Abs Surg

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

58451	State of Texas	v	Dewey Estell
58581	"	v	Mrs H. Boyd
58464	"	v	Harry Whitworth
58442	"	v	Charles Wright
57932	"	v	H. R. Owens
58618	"	v	James T. Ferguson
57165	"	v	Bewley Johnson a-a
57263	"	v	Frank Jackson Pistoe
57768	"	v	Will Jackson Theft
58089	"	v	Thomas Johnson wife and child
58332	"	v	Tom Moon Swindling
5581	"	v	B. B. Hutchison a-a
461	"	v	Elma Lutes Via Stockman
440	"	v	Willie Hayden Theft
448	"	v	H. G. Guffy Vag
518	"	v	Della Smith Theft
473	"	v	Viola Rogers Theft
520	"	v	E. P. Maddox a-g
312	"	v	Jiffy Hall a-g
312	"	v	Bobby Jones
316	"	v	Thomas Mays a-a
269	"	v	Hazel Penn Vag
344	"	v	Bradley Swindling
340	"	v	Robert Jones a-g
350	"	v	Ethel Morris
294	"	v	Mrs W. H. Colquit Swindling
273	"	v	" " " "
232	"	v	Walter Cornial Theft
148	"	v	Lee Groze wife & child
441	"	v	Martha York Mal mischief
493	"	v	Ma. Warfield Vag
454	"	v	A. N. Burrison Theft to take
475	"	v	Adm Smith Theft
544	Willie	v	Willie Jackson a-a
517	"	v	Della Smythe Theft
578	"	v	B. B. Hutchison a-a
318	"	v	Jud Nance a-a
428	"	v	Joe Franklin a-a
38	"	v	L Sparks a-a
511	"	v	Joe Thomas a-g

✓ 510	State of Texas vs	Leak Thomas	a-l
✓ 563	" " " "	Emmett Turner	a-l
✓ 607	" " " "	J. E. White	a-a
✓ 609	" " " "	M. W. Harris	Theft
✓ 580	" " " "	B. B. Kitchen	a-a
✓ 540	" " " "	F. H. Krueger	a-l
✓ 480	" " " "	Phred Carter	Theft
✓ 392	" " " "	R. C. Wilson et al	
✓ 385	" " " "	Detroit Hall	a-a
✓ 366	" " " "	Harry Whitworth	vag.
✓ 339	" " " "	John Baker	Reckless
✓ 328	" " " "	Preston Hopkins	a-a
✓ 326	" " " "	Earl Reavis	vag.
✓ 313	" " " "	E. R. Rust	no. vic. law
✓ 212	" " " "	C. M. Rust	" " "
✓ 210	" " " "	A. E. Ellis	" " "
✓ 190	" " " "	May Robinson et al	
✓ 189	" " " "	Chas. Williams	theft
✓ 169	" " " "	Alfred. Hawkins	Reckless
✓ 150	" " " "	Detroit Hall	a-a
✓ 81	" " " "	June Wharton	Pistol
✓ 29	" " " "	C. E. Fowler	a-a
✓ 583	" " " "	J. D. Camp	Reckless
511	" " " "	Joe Thomas	a-l
57165	" " " "	Benny Johnson	a-a
58623 (11)	" " " "	Antes Cook	
564	" " " "	A. C. M. Dorell	Pistol
20	" " " "	G. G. Miller	
565	" " " "	A. C. M. Dorell	a-a
6 (17339)	" " " "	Jas. L. Ferguson	
657	" " " "	Joe Brown	
452	" " " "	Error see Gen'l Magr Austin Clark, white drive	
642	" " " "	Fred Howard	a-a
692	" " " "	A. J. Burton	Playing Cards
784	" " " "	Mozel Wynn	a-a
798	" " " "	C. W. Wynn	a-a

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

- 817 The State of Texas vs Elmer Adams, Heph
- 711 " " " " vs Mrs. J. C. Larage. A -
- 550 " " " " vs J. W. Reers. A - A.
- 715 " " " " vs N. A. Gregg et al
- 680 " " " " vs Allie Goodstein Vug

Read, signed & approved this 3 day of Sept. 1921

P. H. Seward Judge
Co. Court at Law.

Be It Remembered that on this the 5th day of Sept. A.D. 1921 came the Criminal District Attorney prosecuting the pleas of the State and for good and sufficient reasons therein says that he will no longer prosecute the following cases and moves the Court to dismiss the same to-wit:

- 731 The State of Texas vs H. U. Humphrey, 2 + L.
- 822 " " " " vs V. Rubio, A. L.
- 647 " " " " vs Amos Lewis, A-A
- 662 " " " " vs Charlie Diamond, wife d.
- 442 " " " " vs Charley Pappas, A-A
- 792 " " " " vs W. H. Weston, Pistol
- 842 " " " " vs W. Braun, Vag
- 796 " " " " vs W. O. Johns, u r e d
- 779 " " " " vs P. L. Copeland, Threat
- 782 " " " " vs Dr Herman Peering, u r e d.
- 770 " " " " vs Charlie Chapman A-A
- 833 " " " " vs Cos Zippet, Peering
- 844 " " " " vs M. A. Stafford, Emb.
- 868 " " " " vs Jim Paradise A
- 747 " " " " vs Domenico Amico - A
- 738 " " " " vs W. A. Burks et al

Manufacturing Stationers, Fort Worth

813	The State of Texas	vs	Virgil Bryan, Theft
654	" " " "	vs	Amos Reed - a-a
840	" " " "	vs	J. E. King, a-a.
706	" " " "	vs	John Watts, a-a
529	" " " "	vs	C. J. King - a-a
850	" " " "	vs	Jim Lewis, Theft
637	" " " "	vs	E. H. Adams -
893	" " " "	vs	David Young et al
788	" " " "	vs	J. C. White, Swindl.
864	" " " "	vs	Johnnie Jones, A & S
835	" " " "	vs	Joshij Buchanan, a
688	" " " "	vs	Mrs. L. B. Munnaw
509	" " " "	vs	Sally Wiley
117	" " " "	vs	Jim King w & c
767	" " " "	vs	W. C. Benton
900	" " " "	vs	Oscar Chaturan
750	" " " "	vs	W. E. Bannum
806	" " " "	vs	H. J. Coleman

981	The State of Texas vs	A. J. Bowman.	Pitd
950	" " " "	" " " "	Assault
924	" " " "	Berley Thompson.	a-a
958	" " " "	Apollinaris Resendiz	a-a
1000	" " " "	M. L. Ransom.	Pitd
977	" " " "	J. H. Daugherty	a-a
917	" " " "	H. U. Humphrey.	Judg
918	" " " "	Almond Humphrey	"
58401	" " " "	R. A. Cop.	Judg
58597	" " " "	Glen Claude Rogers.	a-a
58390	" " " "	C. N. Sparks.	a. L. & P
58001	" " " "	W. D. M. Henry.	Theft
58422	" " " "	Geo. C. Harris	Judg
859	" " " "	M. C. Otter	"
807	" " " "	Jessie Scott.	a-a
821	" " " "	J. Homer Caskey	utcd
785	" " " "	Frank Thompson.	Proc
714	" " " "	Jas. Childress	utcd
702	" " " "	C. E. Spear.	Theft
761	" " " "	E. E. Kelsey	a-a

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

754	The State of Texas	vs	Jos. Dumm.	A-A
700	"	"	J. D. Simpson	A-A
757	"	"	Jack Early	A-A
748	"	"	Robt L. Henderson	ar & d
666	"	"	J. O. Gray	Pistol
653	"	"	Alvin Sanders & Blanch Jones	
646	"	"	L. H. Lee	A-A
644	"	"	W. J. Mayo	A
667	"	"	Huddleston Adams	Judge
590	"	"	Mrs. C. L. Walker	Vag.
575	"	"	Curtis Gibbs	A-A
498	"	"	Effie Love	Entire minors
361	"	"	Claude McKinney	A-A
275	"	"	Claude Howard	Vag.
276	"	"	C. C. Calloway	Thief
635	"	"	Mrs Ben Wheeler	A-A
636	"	"	"	Ab. P. g
553	"	"	B. F. Franklin	Thief
554	"	"	"	"

105	The State of Texas	vs	E. R. Reak, no title case
186	" " " "	vs	W. B. Flippa a
311	" " " "	vs	Robt Jones & Ethel Morris
333	" " " "	vs	Wm. Hopp - a & c d
391	" " " "	vs	W. J. Jones. B. House
424	" " " "	vs	G. C. Gourdy. a laug
437	" " " "	vs	J. A. Bateson. Theft
438	" " " "	vs	" " " "
439	" " " "	vs	" " " "
450	" " " "	vs	J. A. Duncan. Burglary
466	" " " "	vs	B. W. Sparks & May Harper
468	" " " "	vs	Lister Evans. a-a
482	" " " "	vs	Claude Bellon a-a
527	" " " "	vs	C. L. Doyle Theft
537	" " " "	vs	J. Parker "
538	" " " "	vs	W. H. Lankester "
541	" " " "	vs	M. L. Mahler Rest Dis
557	" " " "	vs	N. H. Miller Rose
569	" " " "	vs	East Mathewson. Vag.
577	" " " "	vs	A. A. Vinyard R. Dis

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

604	The State of Texas	vs	Harry Trimble,	Vag.
626	"	"	Lawrence Williams,	a-a
649	"	"	Joe Sanchez,	mal Mis
661	"	"	Frank Shro,	u + c d
662	"	"	M. R. Chapman,	a-a
669	"	"	J. F. Sherry	u + c d
670	"	"	P. I. Petty,	Judg
674	"	"	H. A. Prater	Judg
677	"	"	Willis Adams,	Judg
681	"	"	But Ryan,	Vag
704	"	"	Guy Hoyt,	Mal Mis
712	"	"	Curtis Rutherford & Betty Echols	
728	"	"	John Franklin,	Vag.
735	"	"	H B Sandberg	u + c d
736	"	"	J. G. Polk	a-a
737	"	"	A. Simon	- a
742	"	"	E. W. Maus	Judg
752	"	"	Jesse Hill,	a-a
755	"	"	Will M. Linnis,	Mal
469	"	"	Lester Evans	

772	The State of Texas vs	Geo. Hall - Theft
773	" " " " " "	Alonzo Holey a-a
789	" " " " " "	J. M. Pule, man's auto
790	" " " " " "	E. O. Richmond Theft
795	" " " " " "	E. A. Menefee. "
801	" " " " " "	R. J. Hegall "
802	" " " " " "	Maggie Hickman "
825	" " " " " "	J. B. Steel, Theft
827	" " " " " "	C. W. Wallace Theft
845	" " " " " "	M. A. Clapprod, Eub
851	" " " " " "	Edna Billingsly, A. L.
852	" " " " " "	" " " " A-a
890	" " " " " "	C. M. Black, c-d
894	" " " " " "	G. W. Scroggins, Theft
911	" " " " " "	Lewis M. Finley, w d
924	" " " " " "	Berney Thompson A-a
931	" " " " " "	Will Lawson, Theft
980	" " " " " "	A. J. Bowman - a
983	" " " " " "	J. C. Cole, w d
981	" " " " " "	A. J. Bowman Pistol
991	" " " " " "	H. H. Lawler, Theft

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

1011	The State of Texas vs	H. P. Yates. a-a.
781	" " " "	vs Geo. A. George - "
679	" " " "	vs Geneva Williams. Vag
1043	" " " "	vs Fred Douglas
1065	" " " "	vs J. D. Cornstubble a-f.
989	" " " "	vs Roy Young & Mary Rogers
998	" " " "	vs Sam V. Miles & Mary Millburn
999	" " " "	vs Robt Street & Mabel Lintpage
1081	" " " "	vs Mrs Ruby Longmore. a-a
1096	" " " "	vs Mr. Jigg - Theft.
1050	" " " "	vs Mrs. N. G. Hambrick "
745	" " " "	vs B. H. Hill. a-a
110	" " " "	vs J. L. Brooks, Theft
707	" " " "	vs Roy Coburn. "
392	" " " "	vs R. C. Wilson & Louie Cantrell
371	" " " "	vs R. E. Harper. Vag.
332	" " " "	vs A. Bullard, a-a
292	" " " "	vs A. M. Sisson " "
369	" " " "	vs N. R. Oldham, a-l.

Read, signed and approved this the 5th Day of November A.D. 1921, J. H. Seeward
Judge

Monday the 7 day of November A. D. 189. 1921

Texas Printing Company.

Be it remembered that on this the 7th Day of November, A. D. 1921 came the District Attorney prosecuting the pleas of the State; and for good and sufficient reasons therein says that he will no longer prosecute the following cases, to wit:

1072	The State of Texas	vs	J. C. Hall,	a-a.
346	"	"	Bob Johnson	Wife & Child
1071	"	"	H. H. Lawler	Theft
1128	"	"	Harry J. Ward	Theft
1126	"	"	Aubrey Harbrett	Pistol
1022	"	"	C. Hall	Vis. P. M. Ford
1089	"	"	Reginald Alingo	a L.P.P.
556	"	"	Lucian Davis	under. w. M. V.
947	"	"	John Henry Johnson	a-a
954	"	"	Anna Black	a-a
916	"	"	Geo. Williams	a-a
1134	"	"	A. W. Pope	a-a
1167	"	"	E. J. Yates	a-a
1205	"	"	Ed Blommer	D.P.
1176	"	"	Tom Banks & Letta Brewster	
1141	"	"	Cornelius Hooper	a-a
1154	"	"	F. O. Hill	Vag
1782	"	"	H. D. Cutchfield	
1179	"	"	J. A. Mc-Carty	a-a

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

1241 The State of Texas vs Donna Crawford

1228 " " " " vs Mattie Stagg

1173 " " " " vs Marshall Parker

1217 " " " " vs Louis Williams

1194 " " " " vs W B Henry

Read signed and approved this
31st. Day. of December 1921 -

F. H. Seaward Judge
Co. Ct. at Law

Monday the 2nd day of January A. D. 18922

Texas Printing Company

Be it remembered that on this the 2nd Day of January A.D. 1922. Came the District Attorney Prosecuting the Pleas of the State; and for good and sufficient reasons therein says that he will no longer prosecute the following Cases. to wit:

573	The State of Texas	vs	Robt A Miller
1200	"	"	Buddie Wernick
913	"	"	Geo Taylor
905	"	"	Antone Maxwell
962	"	"	L. G. Dawson
963	"	"	L G Dawson
967	"	"	L G Dawson
966	"	"	L G Dawson
965	"	"	L G Dawson
959	"	"	L G Dawson
969	"	"	L G Dawson
960	"	"	L G Dawson
971	"	"	L G Dawson
970	"	"	L G Dawson
961	"	"	L G Dawson
968	"	"	L G Dawson
964	"	"	L G Dawson

Manufacturing Stations, Fort Worth				
622	The State of Texas vs			Kate Dohr
935	"	"	"	H J Long
1040	"	"	"	Geo Theur
1092	"	"	"	R Julius
1043	"	"	"	Fred Douglas
1059	"	"	"	JH Chesler
1188	"	"	"	Nelson Cawthorne
1063	"	"	"	D. Page
1118	"	"	"	Robt Johnson
1061	"	"	"	Jim Meyers
1077	"	"	"	Betha Carter
1068	"	"	"	Floyd Taylor
1117	"	"	"	Maggie Rider
1029	"	"	"	B.E. Heatherford
1013	"	"	"	Myrtle Robertson
1012	"	"	"	Gus Poland
1062	"	"	"	Joe Campbell
1048	"	"	"	B.C. Muddaugh
1083	"	"	"	Orencia Costeo
1222	"	"	"	Mrs Benie Graves
987	"	"	"	L. Logan

957	The State of Texas vs	Perry Casion
870	" " "	MO Smith
386	" " "	Dean Hemmsey
571	" " "	Island Betton
120	" " "	Phil Bassham
1073	" " "	Lornie Cox
387	" " "	Dean Hemmsey
829	" " "	Ed Appleton
1267	" " "	A H Murphy
1266	" " "	Alt Murphy
338	" " "	John Barrin
665	" " "	J P Lewis
682	" " "	Carloz Jones
416	" " "	Blyde Lavin
699	" " "	S L Simpson
723	" " "	Joe Henderson
760	" " "	J E Frigg
743	" " "	Bud Allen
810	" " "	John Ortiz
992	" " "	Ben Watts
1755	" " "	J K Williams

Manufacturing Stationers, Fort Worth.

1301	The State of Texas vs	Marshall Williams
878	" " "	W A Shirley
942	" " "	Eldridge Jones
800	" " "	Bertha Gurga
794	" " "	Jerome Johnson
730	" " "	Lizzie Hoffman
1178	" " "	Jack McCostin
1039	" " "	J B McDonald
1161	" " "	Evelyn Morgan
1162	" " "	Eveline Morgan
1177	" " "	E A Richmond & Irene Gibson
1170	" " "	Lydia Henshaw
1171	" " "	L A Henshaw
1180	" " "	H D Crutchfield
1111	" " "	R Fuller
1119	" " "	Ereus Sheppard
59	" " "	Charles Lee
283	" " "	John Spelce
350	" " "	J T Richardson
55	" " "	John Spelce
125	" " "	Norma Rich

150	The State of Texas vs			Detroit Hall
178	"	"	"	Blyde Bell
54965	"	"	"	Wm J Curtis
1146	"	"	"	CB Wolf
1155	"	"	"	MC Crum
1156	"	"	"	May Minus
1194	"	"	"	BE Hall
1137	"	"	"	Joz Ray
1136	"	"	"	Joz Ray
1132	"	"	"	Walter Wilson
425	"	"	"	DR Nixon
476	"	"	"	DR Nixon
413	"	"	"	Eddie Parnell
458	"	"	"	Nick Johnson
572	"	"	"	Walter Boston
1024	"	"	"	Henry Downman
1298	"	"	"	JM Murphey
1297	"	"	"	JA Murphey
#58297 } #24799 }	"	"	"	Roy Morgan
1053	"	"	"	L Marquez

Manufacturing Stationers, Fort Worth.

56804	The State of Texas	vs	E Carson	
58026	"	"	"	H H Hall
58479	"	"	"	J M Carson
58400	"	"	"	W R Hudgens
58002	"	"	"	Ollie Hood
56972	"	"	"	Sam Kunkle
56988	"	"	"	Jack Wilson
57678	"	"	"	J L Fowler
57679	"	"	"	J L Fowler
57636	"	"	"	J L Fowler
56807	"	"	"	E C Carson
56803	"	"	"	E C Carson
56934	"	"	"	Wredon
57988	"	"	"	E D Moon
57968	"	"	"	H J Gregory
57232	"	"	"	Arthur Richie
57234	"	"	"	Mary Johnson Harry White
57625	"	"	"	J L Fowler
57676	"	"	"	J L Fowler
57627	"	"	"	J L Fowler
57727	"	"	"	O D Zackery

57748	The State of Texas vs	Jack Foster
57807	" " "	John J. Garrett
57879	" " "	J. Kaleuda
57842	" " "	Chas. Keys
57887	" " "	Wm. Forster
57806	" " "	John H. Harris
58009	" " "	Charley Mills
58010	" " "	Buck Pettit
58033	" " "	Robt. Auch
58060	" " "	Odeon
58064	" " "	Lawrence Hunter
58066	" " "	Wm. M. Harrison
58098	" " "	L. M. Busby
58768	" " "	Claschep
58793	" " "	Joe Julian
58795	" " "	Tom Scott
58769	" " "	H. O. Tarnell
58776	" " "	Ben Wayford
58779	" " "	Oscar Adams
58281	" " "	J. W. Adams
58793	" " "	Geo. Blanton

Manufacturing Stationers, Fort Worth.

58294	The State of Texas	vs	Gentry Malone
58296	"	"	Elmo Barron
58299	"	"	Lomie Shepherd
58317	"	"	E. J. Beasley
58321	"	"	Fred Bandy & Ruth Lovitt
58330	"	"	W L King
58331	"	"	W L King
58341	"	"	Archie W Jurell
58349	"	"	Low Tubwill
58354	"	"	J D Steimert
58361	"	"	Geo Mason
58362	"	"	Maudie Bradshaw
58373	"	"	Phil Hood
58386	"	"	J. E. Taylor
58391	"	"	Chas Spence
58406	"	"	Will Givens
58414	"	"	Frank Gauch
58416	"	"	William Wamack
58421	"	"	Zella Maxwell
58423	"	"	Sam Walker
58441	"	"	J C McCommas

58443	The State of Texas	Jack Demars
58453	"	Sam Evans
58454	"	J W Arnold
58458	"	W D Carey
58487	"	B M Brunson
58488	"	R L Leslie
58489	"	Leon Smith
58497	"	John Baloga
58500	"	A B Riley
58503	"	Gro Jones & Annie Morris
58506	"	Henry Smith
58514	"	Lee Morris
58531	"	EM Shewee
58537	"	Gro Miller
58538	"	Gro Miller
58552	"	Ed Robinson
58553	"	W E Guss
58558	"	B F Lucas
58571	"	P A Bryan
58574	"	Hal L Stone
58588	"	Oliver Turner

Manufacturing Stationers, Fort Worth.

58546	The State of Texas vs	Herbert Shaw
58610	" " "	Charley Tucker
58614	" " "	E J Butler
23	" " "	Thos M Simpson
25	" " "	J. R. Jipton
26	" " "	J. R. Jipton
27	" " "	J. R. Jipton
28	" " "	J. R. Jipton
32	" " "	H. M. Hopper
34	" " "	Clyde Lee
42	" " "	S. Edlemon
44	" " "	Ruola Brown
45	" " "	C. E. Young
47	" " "	E. Reed
48	" " "	Claud F. Lucas
54	" " "	C. R. Myers
58	" " "	J. D. Crowley
61	" " "	C. C. Williamson
62	" " "	Elmer Davis
63	" " "	Elmer Davis
68	" " "	Henry Oerum

77	The State of Texas vs	Egkial Howard
85	" " "	Davis Cubanis
113	" " "	E. J. Felt
146	" " "	Chas Fowler
159	" " "	L. J. Neal
162	" " "	Geo Vickery
172	" " "	H. M. Holmes
177	" " "	W. H. Beal
181	" " "	James L. Vandegriff
192	" " "	Henry May
206	" " "	Tom Byrnon
208	" " "	H. M. Richards
209	" " "	R. B. Tucker
229	" " "	Eddie Scott
238	" " "	J. E. Richards
239	" " "	J. E. Richards
244	" " "	J. D. Duncan
259	" " "	Tom Stealy
262	" " "	Ken Fowler
287	" " "	Willet Shidmon
294	" " "	Juan Rainey

Manufacturing Stationers, Fort Worth.

296	The State of Texas	vs	M. B. Taylor
303	"	"	J. S. Palmer
304	"	"	J. G. Parker
314	"	"	H. F. Sanders
315	"	"	Allie Smith
319	"	"	Wood Shirley
322	"	"	G. C. Wisdom
324	"	"	Charley Burnett
329	"	"	James Morrow
331	"	"	Ross B. Duncan
348	"	"	J. P. Sprinkle
349	"	"	Van Harber
351	"	"	W. J. Kelsey
557	"	"	Ethel Edwards
358	"	"	Jack Lunsin
365	"	"	F. Sebley
367	"	"	Hattie Woodcock
370	"	"	R. C. Newland
381	"	"	E. J. Murr
398	"	"	Van Harper
427	"	"	Charles Douglas

432	The State of Texas vs	W. L. Ludeford
435	" " "	Geo Guite
445	" " "	Herbert Bille
446	" " "	Lester Cox
447	" " "	Bob Neels
455	" " "	E. J. Banno
462	" " "	Herbert Clepton
465	" " "	A. Ewald
471	" " "	Herbert Simpson
476	" " "	J. F. Stephens
477	" " "	J. F. Stephens
480	" " "	Walter Warr
483	" " "	J. E. Comrod
485	" " "	J. E. Comrod
494	" " "	Nick Rlatie
499	" " "	Elijah Shannon
501	" " "	H. A. Hooker
502	" " "	J. C. McKinney
504	" " "	Joe L. Ballou
506	" " "	B. E. Wood & Russell
508	" " "	Walter Callahan

AT LAW

Manufacturing Stationers, Fort Worth.

530	The State of Texas	vs	Jm Young
534	"	"	Wm Eddleman
536	"	"	Grace Cook
543	"	"	WJ. Rector
558	"	"	Paul H. Stain
567	"	"	Jewel Bradley
568	"	"	H C Burton
582	"	"	Lewis Harry Long
584	"	"	L A Brown
585	"	"	W K Ewart
591	"	"	E C King
594	"	"	E C King
599	"	"	W S Hall
600	"	"	Johnnie Arrant
602	"	"	Clarence (Ruddy) Taylor
612	"	"	Para Johnson
631	"	"	A C Gastrock
645	"	"	R B Mass
659	"	"	DB Evans
660	"	"	DB Evans
678	"	"	Walter Smith

685	The State of Texas	v	William Clayton
698	"	"	Mable F arkie
720	"	"	Arme Farmer
725	"	"	Jim Wright
733	"	"	Ollie Henderson
734	"	"	O D Diggins
741	"	"	D O Davidson
744	"	"	Eliza Howard
756	"	"	Roy Jillery
757	"	"	John W Williams
758	"	"	Tom Ditto
768	"	"	Jus McGaw
803	"	"	Walter Smith
804	"	"	Walter Smith
824	"	"	H. Martin & A. E. Beel
837	"	"	H. G. Tiddy
838	"	"	Will Farris
865	"	"	Clara Boston
866	"	"	Clara Boston
923	"	"	Maggie Miller
1015	"	"	J. M. Bankford

Manufacturing Stationers, Fort Worth.

1016	The State of Texas vs	Adolph Fisher
1027	" " "	Gerald Bryan
1030	" " "	SR Maxwell
1031	" " "	SR Maxwell
1032	" " "	SR Maxwell
1033	" " "	SR Maxwell
1034	" " "	SR Maxwell
1060	" " "	JW Hall
1084	" " "	Hardy Hawkins
1085	" " "	Faney Hawkins
1088	" " "	L M Turner
1157	" " "	J E Baugh
1159	" " "	J E Baugh
1166	" " "	J E Baugh
1198	" " "	E Jones
1236	" " "	RP Brooks
58471	" " "	Charley Harrison
1296	" " "	J. C. Gurley
1213	" " "	J. B. Ambler
1351	" " "	Donald Boyd
1332	" " "	Hyde Jones
1337	" " "	Ruben Paine

1368	State of Texas vs	W. B. Jowe
727	"	vs A. Love
724	"	Bertha Ford,
874	"	Abe Dworkin
875-	"	"
876	"	Harry Dworkin
877	"	Mat "
1266	"	W. B. Jowe,
1228	"	Willie Routhless
1397	"	R. N. Burks,
957	"	Will Wilson,
1133	"	Thornton Turner
1280	"	Esther Littlefield
1373	"	Jack Woolsey
1374	"	Jack Woolsey
1388	"	Alis Johnson
1398	"	Will Barley
1402	"	A. Bell
1438	"	Bessie Sauchey
1363	"	L. P. Aldham
1367	"	L. P. Aldham
1441	"	Jim Beuberton
1463	"	W. L. Roberts
1359	"	Tony Miller
1399	"	N. N. Batee.
1452	"	Myra Henderson
1455	"	Mrs. G. A. Crouse
1300	"	J. L. Robinson

Read approved and signed this 4th
day of March 1922-

F. H. Seward.

Judge.

County Court at Law.

Be it remembered that on this the 6th day of March A. D. 1922, came the District Attorney prosecuting the Pleas of the State and for good and sufficient reasons therein, says, that he will no longer prosecute the following cases to wit:—

1480	State of Texas	vs	Walter Gilbert	A-A.
1484	" " "	"	Frank Berry	Mr C. Res.
1502	" " "	"	Fred Politz	A-A.
58485	" " "	"	J. L. Larson	Gaming
58486	" " "	"	L. G. Malone	"
721	" " "	"	J B Moss	Vag.
1464	" " "	"	Walter Belton	"
1378	" " "	"	Z. A. Penny	Postal
1423	" " "	"	E. J. Beach	A-A.
1482	" " "	"	J B King	Vag.
1498	" " "	"	J M Winfrey	Fis. & Law.
1521	" " "	"	Mr Ford	Reck. Driving
589	" " "	"	L A Brown	-
54408	" " "	"	W H Goodger	Swindling
54459	" " "	"	L. E. Foster	Speed.
55357	" " "	"	E D Blevin	"
55376	" " "	"	W L Brady	Brite Lites
56306	" " "	"	J B Grogins	Pure Food Law
56307	" " "	"	J B. Grogins	"
56730	" " "	"	Jacob Kigebenda.	2 Left.
58101	" " "	"	W C Connell	Mr S. Resert.
58430	" " "	"	J N Mc-Cord	—
16	" " "	"	Washington Martin	Postal
17	" " "	"	Washington Martin	Assault
90	" " "	"	Lee Smith	A-A.
119	" " "	"	Jack Shields	A-A.
123	" " "	"	Jack Shields	Assault
179	" " "	"	J B Howell	Swindle
199	" " "	"	Newry S Baker	Theft.
297	" " "	"	R E Stuart	Swindle
364	" " "	"	Bobby Jones	Vag & P.
382	" " "	"	A E Anderson	Mr C Resert.
452	" " "	"	Claude Acton	Theft
603	" " "	"	A. M. Slaton	"

the day of Sept 14-1902 A. D. 189

Manufacturing Stations, Fort Worth

2434	The State of Texas	vs	Mrs. Callie Fielding
2433	"	vs	Curtis Perry
2430	"	vs	Ronie Jewell
2414	"	vs	Jack Malone
2409	"	vs	D. L. Beard
2399	"	vs	Mrs. C. L. Staley
2398	"	vs	Roy Riddle
2395	"	vs	Jack Nolan
2394	"	vs	Geo. Ineson
2381	"	vs	Jas. H. Cameron
2372	"	vs	Mrs. C. B. Fields
2346	"	vs	Mrs. Lester Jenkins
2336	"	vs	Willie Neal
2317	"	vs	Wm. C. Jones
2313	"	vs	Walter D. Largent
2291	"	vs	Willie Embree
2274	"	vs	M. B. Caeb
2271	"	vs	Percie Hudgins
2259	"	vs	Chas. Warner
2255	"	vs	Jos. J. Patton
2247	"	vs	Sam Chapman
2214	"	vs	R. E. Forson
2212	"	vs	R. E. Forson
2211	"	vs	R. E. Forson
2210	"	vs	R. E. Forson
2209	"	vs	R. E. Forson
2208	"	vs	R. E. Forson
2207	"	vs	R. E. Forson
2199	"	vs	Jeff Johnson
2198	"	vs	Jas. Dethley
2160	"	vs	Geo. Chauncy
2150	"	vs	Sylvester Thurman
2123	"	vs	Wm. Frank McDaniel
2105	"	vs	J. D. Bell
2087	"	vs	Dr. R. Claypool
2086	"	vs	Bessie Claypool
2075	"	vs	R. C. Bryan
2039	"	vs	E. Richards
2037	"	vs	Eulers Goch
2034	"	vs	Gracy League

the

day of

A. D. 189

Texas Printing Company.

2031	The State of Texas	vs	L. P. Brakehill
2019	" " " "	vs	Pearl Sawater
2018	" " " "	vs	Daw Jarmon
2017	" " " "	vs	Daw Jarmon
2009	" " " "	vs	Frank Willman
2000	" " " "	vs	G. Sutton
1997	" " " "	vs	Joe Lutaki
1991	" " " "	vs	T. P. Johnson
1985	" " " "	vs	H. B. Barr
1982	" " " "	vs	Joe Crawford
1981	" " " "	vs	Ben Colewell
1980	" " " "	vs	Monta Armstrong
1972	" " " "	vs	L. Hutto
1971	" " " "	vs	Frank M. Jones
1967	" " " "	vs	P. M. Curtis
1951	" " " "	vs	L. C. Hancie
1927	" " " "	vs	Will Ford
1914	" " " "	vs	Chas. Maggner
1913	" " " "	vs	M. K. Nowlin
1911	" " " "	vs	Jim Brown
1910	" " " "	vs	R. A. Arroy
1907	" " " "	vs	John Pickover
1904	" " " "	vs	L. H. Britton
1903	" " " "	vs	L. H. Britton
1901	" " " "	vs	Ruth Taylor & Albert Delemeter
1884	" " " "	vs	Roy Cooper
1869	" " " "	vs	John Washington
1866	" " " "	vs	Dr A B Borders
1862	" " " "	vs	Mary Brown
1861	" " " "	vs	Jim Brown
1860	" " " "	vs	Ada Brown
1859	" " " "	vs	B. Schuster
1854	" " " "	vs	Vivie Lockhart
1826	" " " "	vs	W. P. Guggo
1824	" " " "	vs	A. A. Powell
1822	" " " "	vs	John Washington
1821	" " " "	vs	J. G. Fraley
1820	" " " "	vs	Lawrence Butler
1814	" " " "	vs	J. A. Lott

Manufacturing Stations, Fort Worth.

Be it remembered that on the 1st day of May A. D. 1922, came the District Attorney, Prosecuting the Pleas of the State and for good and sufficient reasons therein, says, that he will no longer prosecute the following cases, to wit:—

1612	State of Texas	vs	back Shields -	m.m.
1740	"	vs	Mabel Kidd	Yag Prot.
1641	"	vs	W. C. Kelley	Swindling
1662	"	vs	W. C. Kelley	"
1164	"	vs	Johnny Knight	Theft
1794	"	vs	Paul H Blair	Swindling
1755	"	vs	Leona Johnson	Ar 7
1447	"	vs	W. D. Jones	"
306	"	vs	J. E. Atwood	Arrest
1710	"	vs	Mrs P Metzner	Arrest
1711	"	vs	Max P. Metzner	Arrest
1796	"	vs	Nick Jacobs	a-a.
1797	"	vs	Ross Johnson	a-a
1798	"	vs	Roy Johnson	a-a
1492	"	vs	J. E. Lydick	Prod. A.
1611	"	vs	J. N. McFarland	Prod. A.
1715	"	vs	John Burgess	Ext. Min.
1781	"	vs	J. M. Southard	Theft
1803	"	vs	Katherine Clark	"
1648	"	vs	A. Belton	"
1623	"	vs	Doc Vaughn	"
1852	"	vs	A. L. Ward	"
1845	"	vs	Walter Elias Kempy Belton	"
1799	"	vs	R. B. Hoover	"
1802	"	vs	Jess belvin	"
1735	"	vs	Maris Davis	"
1665	"	vs	Maurice Elkins	"
1674	"	vs	W. O. Johns	"
1924	"	vs	E. J. Fowler	"
1595	"	vs	W. E. Green	"
1870	"	vs	Ella Smith	"
1868	"	vs	Frank George	"
1896	"	vs	Harvey Oman	"
1897	"	vs	Harvey Oman	"
1616	"	vs	Will Chapman	"

1863-	State of Texas	vs	Mrs Maude Gallan
1864-	" " "	vs	" " "
1987-	" " "	vs	Jewell Hard.
1995-	" " "	vs	Mattie Montgomery
1943	" " "	vs	Mable Wells
1944	" " "	vs	W W Wells
2050	" " "	vs	O E Farmer
2051	" " "	vs	Mrs O E Farmer
2045	" " "	vs	Ralph Rogers
2046	" " "	vs	Ralph Rogers
2004	" " "	vs	Ramon Garcia
2005	" " "	vs	Ramon Garcia
1940	" " "	vs	W. P. Landers
1941	" " "	vs	W. P. Landers.
1954	" " "	vs	Patrick Scott.
1977	" " "	vs	J D Turner Jr.
1575	" " "	vs	H. J. Cooper

Read, ~~signed~~ ^{approved} and ~~approved~~ ^{signed} in open court this the 1st day of July A. D. 1922
 Bart Myratt - clerk.
 J A Zenelon - Deputy.
 J. H. Seward
 Judge - County Court at Law.

Manufacturing Stations, Fort Worth

1139	State of Texas vs	Monroe Moore	Vag
1147	✓	J. L. Hudson	Swindle
1148	✓	J. L. Hudson	✓
1149	✓	J. L. Hudson	✓
1152	✓	W. D. Gilliland	U.C. Sec.
1175	✓	Mrs Frank Fletcher	M.M.
1187	✓	H. A. Zulla	@
1227	✓	Aubrey Peyton	Bun Pay
1239	✓	Addison Rose	A.L.D.P.
1245	✓	Oscar Hukell	Arms
1246	✓	Ray Blackwell	✓
1247	✓	H. A. Martin	Swindle
1248	✓	C. A. Bridges	✓
1249	✓	C. A. Bridges	✓
1250	✓	Ralph Pierson	Arms
1259	✓	Blanch Lambeth	Theft
1260	✓	C. S. Davis	U.C. Sec.
1261	✓	C. L. Burns	a.c.
1262	✓	B. W. Vermillion	a.c.
1263	✓	M. J. Coyne	a.c.
1264	✓	B. Hall	✓
1265	✓	H. W. Ramsey	✓
1271	✓	W. P. Roscoe	Swindle
1272	✓	L. L. Walker	Pistol
1275	✓	Oline Shelton	K.B. & D.K.
1287	✓	Ally Padgett	Conduct Dist. ^{no} _{highway}
1306	✓	J. A. Flynn	Pistol
1319	✓	Marrion Warren	a.
1320	✓	Brand Davis	a.
1322	✓	Anny W. Barron	a.
1335	✓	Margaret Culbertson	a.c.
1350	✓	Antonio Jais	ad.
1362	✓	Jewell Butler	Vag.
1377	✓	W. A. ...	Pistol
1387	✓	Junius ...	a.c.
1391	✓	Tracy Melin	ad.
1394	✓	S. O. Sledger	S.A.
1409	✓	J. C. Black	a.c.
1410	✓	J. C. Black	U.C. Sec.
1412	✓	Ray Edwards	a.c.
1413	✓	E. C. Winfield	a.c.

Texas Printing Company

1414	State of Texas vs	Kitty McMillian	K.B.D.K.
1432	✓ ✓ ✓ ✓ ✓	J. Mangrum	w/o Desert
1462	✓ ✓ ✓ ✓ ✓	John Pusson	✓
1456	✓ ✓ ✓ ✓ ✓	Geo. Azam	a-a.
978	✓ ✓ ✓ ✓ ✓	Bert Joyce	✓
1557	✓ ✓ ✓ ✓ ✓	Walter Belton	2 left. appeal Coffin cut
1576	✓ ✓ ✓ ✓ ✓	R. G. Dillon	Tr. Mech. Ordn.
717	✓ ✓ ✓ ✓ ✓	Charley Jones	Loring
1566	✓ ✓ ✓ ✓ ✓	Paul Koper	2 left.
949	✓ ✓ ✓ ✓ ✓	Bert Searcy	✓
1101	✓ ✓ ✓ ✓ ✓	Julian Norton	S.A.
1535	✓ ✓ ✓ ✓ ✓	Theodore N. Queros	a-a
4568	✓ ✓ ✓ ✓ ✓	Rayward Mays	2 left
1569	✓ ✓ ✓ ✓ ✓	J. E. Bruner	Br. D.K.
1571	✓ ✓ ✓ ✓ ✓	Carl Perrix	a-a.
1506	✓ ✓ ✓ ✓ ✓	S. M. Prodie	Assault.
1657	✓ ✓ ✓ ✓ ✓	Dal Mercer	Dismissed on 20th of Sept of case pending in J. P. Court at Mansfield.
899	✓ ✓ ✓ ✓ ✓	Walter Simmons	2 left
1516	✓ ✓ ✓ ✓ ✓	Louise Vaughn	Keeping a Bowdy House.
1586	✓ ✓ ✓ ✓ ✓	Geo. Nichole	a-a.
1587	✓ ✓ ✓ ✓ ✓	Patsy Nichols	Assault. Dis of former trespassing in C. Court.
1591	✓ ✓ ✓ ✓ ✓	Lottie Porter	a-a. Discharged on mo of ditch.
1569	✓ ✓ ✓ ✓ ✓	Edward Hoover	
1567	✓ ✓ ✓ ✓ ✓	L. B. Andrews	a-a.
1646	✓ ✓ ✓ ✓ ✓	Rebecca Smith	Postol
1626	✓ ✓ ✓ ✓ ✓	Annie Mae Thurman	Form.
1274	✓ ✓ ✓ ✓ ✓	H. H. Ellis	2 left
1439	✓ ✓ ✓ ✓ ✓	H. H. Ellis	✓
1502	✓ ✓ ✓ ✓ ✓	Bessie Foster	Bowdy Hse
1528	✓ ✓ ✓ ✓ ✓	R. L. Escue	Swindling
1682	✓ ✓ ✓ ✓ ✓	Sam Anderson	2 left
1699	✓ ✓ ✓ ✓ ✓	Wilson Wear	2 left
1701	✓ ✓ ✓ ✓ ✓	M. O. Perry	Swindle
1692	✓ ✓ ✓ ✓ ✓	Ben O Mackey	a-a.
1693	✓ ✓ ✓ ✓ ✓	Suey Whitworth	✓
1695	✓ ✓ ✓ ✓ ✓	Ed Hurst Jr	✓
1696	✓ ✓ ✓ ✓ ✓		✓
1679	✓ ✓ ✓ ✓ ✓	C. L. Fagan	✓
1698	✓ ✓ ✓ ✓ ✓	Marvin Hurst	✓

Read, approved & signed in open court this 29th day of April 1922, J. H. Seward, Judge

Bert Myratt County Clerk
By J. J. Roddy Deputy Co. Clk et Law

the _____ day of _____ A. D. 189

Manufacturing Stationers, Fort Worth

1818	The State of Texas	vs	H. A. Trade
1817	" " " "	vs	H. B. Gibbs
1815	" " " "	vs	Robt M. Guire
1804	" " " "	vs	Francisco Lopez
1801	" " " "	vs	Frank Wood
1795	" " " "	vs	Ed. Dollins
1782	" " " "	vs	Passey Kirby
1776	" " " "	vs	J. M. Hatfield
1772	" " " "	vs	Felix Levandowski
1769	" " " "	vs	Ed Williams
1767	" " " "	vs	Sam Gross
1766	" " " "	vs	C. F. Cowley
1764	" " " "	vs	Bertha Cohen
1760	" " " "	vs	Mrs B. M. Cunningham
1745	" " " "	vs	Mrs. Dora Graham
1739	" " " "	vs	George Earl
1737	" " " "	vs	G. H. Ellis alias C. C. Clark
1722	" " " "	vs	J. H. Critts
1720	" " " "	vs	Sandy Hardeman
1718	" " " "	vs	G. H. Ellis
1704	" " " "	vs	Pearl Dees
1686	" " " "	vs	Edward Stewart
1685	" " " "	vs	A. E. Highnote
1680	" " " "	vs	C. A. Lambert
1679	" " " "	vs	Dan Jarman
1660	" " " "	vs	Chas. Fournier
1647	" " " "	vs	Frank Adams
1638	" " " "	vs	J. Berg
1635	" " " "	vs	Geo J. Jarrell
1631	" " " "	vs	W. B. Brawley
1629	" " " "	vs	B. W. Crow
1622	" " " "	vs	Helmer Van Dyke
1621	" " " "	vs	Peter Stone
1618	" " " "	vs	Jack Foster
1615	" " " "	vs	A. H. Beard
1610	" " " "	vs	Chas. Athens
1607	" " " "	vs	Max Schwartz
1602	" " " "	vs	Theron Moody
1589	" " " "	vs	Radie Watkins
1588	" " " "	vs	Sam Hils

15-85-	The State of Texas	vs	Mrs. M. Kenyon
15-79	"	vs	Mrs. J. L. Reed
15-73	"	vs	J. B. Carley
15-65-	"	vs	Mrs. C. F. Farmer
15-54	"	vs	Mildred Franklin
15-5-2	"	vs	Juni Paradise
15-5-1	"	vs	Juni Paradise
15-46	"	vs	Joe Anderson
15-42	"	vs	E. L. Hestand
15-40	"	vs	E. L. Hestand
15-38	"	vs	Iora Betts
15-34	"	vs	Theodore N. Burrows
15-33	"	vs	Mrs. L. M. Northrip
15-32-	"	vs	Clifford Brewster
15-20	"	vs	Florence Simpson
15-19	"	vs	R. J. Morgan
15-17	"	vs	Katie Wheat
15-14	"	vs	Mrs. Marie Morris
15-13	"	vs	Mrs. H. Dickey
15-12	"	vs	Lula Brooks
15-11	"	vs	H. W. Bell
15-10	"	vs	E. A. Bell
1499	"	vs	Ethel Graham
1483	"	vs	J. W. Rippey
1475-	"	vs	Hugh Howard
1474	"	vs	A. M. Turner
1473	"	vs	Ramie Jacobs
1472	"	vs	L. F. Ammons
1471	"	vs	A. W. Ammons
1469	"	vs	H. E. Sawyer
1468	"	vs	Lindsay Miller & Jim Matthews
1451	"	vs	O. L. Thaler
1431	"	vs	Junius Dimbley
1426	"	vs	H. M. Richardson
1424	"	vs	C. A. White
1415-	"	vs	W. C. Connelly
1393	"	vs	C. G. Hammer
1355'	"	vs	Floyd Stephens
1345-	"	vs	W. J. Hagins

the day of A. D. 189

Manufacturing Stations, Fort Worth

1321 1/2	The State of Texas	vs	Jelena Wiers
1321	"	"	"
1293	"	"	Guinnells
1254	"	"	Bob Mc Caskin
1253	"	"	Casey Jones
1252	"	"	Stoney Phillips
1232	"	"	C. G. Leggett
1220	"	"	L. H. Whitworth
1219	"	"	Harward Cole
1218	"	"	Veg. Cable
1209	"	"	Helen Gulota
1145	"	"	Ed Edwards
1105	"	"	Ed Drows
1097	"	"	F. Cook
1080	"	"	J. W. Hodge
1067	"	"	W. H. Hight
1066	"	"	E. O. Beach
1058	"	"	R. C. Chandler
1057	"	"	R. C. Chandler
1056	"	"	R. C. Chandler
1052	"	"	R. C. Garrett
1051	"	"	Jud Nause
1049	"	"	W. M. Ward alias Ward Brelford
997	"	"	Fred Longitt
973	"	"	Law Shannon
948	"	"	M. Wilson
943	"	"	Bill Greenland
926	"	"	Jas. A. Dorewell
925	"	"	Earl Van Jaedt
922	"	"	Gerald Nelson
920	"	"	Hilda Levine
914	"	"	Dry Clafford
902	"	"	Frank Pruitt
858	"	"	J. G. Page
843	"	"	R. E. Jobe
834	"	"	F. Jeffries
797	"	"	Lula Hill
708	"	"	R. Mc Daniel
562	"	"	L. C. Price

525-	The State of Texas vs	R. R. Threlkoff
356	" " " " " "	Geo. Shaw
355-	" " " " " "	" "
293	" " " " " "	L. C. Price
278	" " " " " "	Andrew Duester
277	" " " " " "	Oleg Woods
20	" " " " " "	G. G. Milley
29	" " " " " "	C. E. Fowler
176	" " " " " "	R. F. Taylor
190	" " " " " "	May Robinson
190	" " " " " "	Charlie Williams
267	" " " " " "	L. J. Honeycutt
317	" " " " " "	Gene Hubbard
434	" " " " " "	Lester Cook
467	" " " " " "	B. W. Sparks
655-	" " " " " "	E. O. Reeves
701	" " " " " "	C. L. Ellison
775-	" " " " " "	W. H. Williams
787	" " " " " "	E. C. Flemming
839	" " " " " "	Herbert Robertson
855-	" " " " " "	W. A. Kelly
915-	" " " " " "	J. W. Grier
976	" " " " " "	Eldridge Jones
979	" " " " " "	J. R. Caddehead
988	" " " " " "	J. S. Strickland
898	" " " " " "	Mrs R. Welch
1002	" " " " " "	J. L. Nash
1009	" " " " " "	J. H. Andrews
1054	" " " " " "	Obadiah Hayden
1072	" " " " " "	L. E. Wall
1094	" " " " " "	B. B. Barkley
1126	" " " " " "	Aubrey Harbrett
1163	" " " " " "	Bill Morris
1163	" " " " " "	Mary Messenger
1207-	" " " " " "	Fred Douglas
1210	" " " " " "	J. R. Lisle
1211	" " " " " "	" "
1226	" " " " " "	C. Charlie Jeffries
1290	" " " " " "	Sam Bennett
1303	" " " " " "	Grady Cook

at Law

the _____ day of _____ A. D. 189_____

Case No.	Plaintiff	Defendant
1312	State of Texas	vs J. A. Hasty
1312	"	" " " " Lizzie "
1312	"	" " " " J. R. "
1314	"	" " " " Mrs + Mellie "
1317	"	" " " " J. E. Scott "
1318	"	" " " " Cornelius Harris "
1323	"	" " " " Fred J. Rich "
1323	"	" " " " John Shelton "
1336	"	" " " " Harvey &azine "
1339	"	" " " " " " "
1342	"	" " " " Earl Cox "
1344	"	" " " " W. B. Baker "
1353	"	" " " " Gilbert Horze "
1379	"	" " " " Glyde Rochelle "
1381	"	" " " " G. A. Cizor "
1383	"	" " " " Queensland Crushaw "
1416	"	" " " " Luther Harris "
1419	"	" " " " J. W. Riddle "
1427	"	" " " " W. R. Thomsons "
1428	"	" " " " Doyle Davison "
1429	"	" " " " James H. Johnson "
1433	"	" " " " Cornelius Hooper "
1435	"	" " " " L. S. Bolling "
1446	"	" " " " F. B. Smith "
1467	"	" " " " E. H. Ratcliff "
1477	"	" " " " Robin Adair "
1479	"	" " " " " " "
1490	"	" " " " Evar Sterley "
1491	"	" " " " " " "
1733	"	" " " " Lula Smith "
1500	"	" " " " Fred E. Politz "
1515	"	" " " " W. E. Petts "
1523	"	" " " " Geo D. Owens "
1536	"	" " " " J. O. Brown "
1537	"	" " " " J. A. Bardeauy "
1543	"	" " " " Thomas Stinson "
1548	"	" " " " E. L. Fleming "
1650	"	" " " " Harvey Hill "
1556	"	" " " " Leslie Lee "
1559	"	" " " " Robert L. Harris "

1562	State of Tex	vs	E. Weatherford
1562	" " "	vs	C. L. Wilson
1564	" " "	"	Otis Wilson
1581	" " "	"	G. H. Popworth
1592	" " "	"	Jesse O. Laster
1598	" " "	"	Nate Smith
1599	" " "	"	Samuel Wagner
1600	" " "	"	Alfred Robinson
1606	" " "	"	G. A. Miller
1617	" " "	"	Audy Combs
1619	" " "	"	Clarence Lawson
1620	" " "	"	Tom Nicholson
1627	" " "	"	E. P. Martine
1632	" " "	"	Jim M. Curtis
1633	" " "	"	
1636	" " "	✓	Ed. Roper
1639	" " "	"	R. E. Churchill
1642	" " "	"	Washington Martini
1643	" " "	"	Claude Wilson
1645	" " "	"	H. J. Scott
1653	" " "	"	J. D. Seaborn
1654	" " "	"	Clarend Pelton
1656	" " "	"	Mary Daniel
1662	" " "	"	Spot Kelly
1664	" " "	"	Bessie Gates
1667	" " "	"	Howard Harding
1682	" " "	"	Jack Morris Bessie
1690	" " "	"	W. C. Alcorn
1703	" " "	"	E. D. Strange
1712	" " "	"	Mrs Hattie Massey
1713	" " "	"	Helma Massey
1717	" " "	"	W. E. Connally
1721	" " "	"	Mrs S. H. Hicks
1751	" " "	"	Sage Jackson
1754	" " "	"	John Marton
1759	" " "	"	W. S. Brown
1768	" " "	"	W. S. Hammock
1770	" " "	"	Francis Jones
1800	" " "	"	Jim Dycus
1809	" " "	"	E. S. Martin

the _____ day of _____ A. D. 189_____

Year	State	County	City	Name
1810	State of Texas	W		Hugh Osborne
1811	"	"	"	Paul Payne
1814	"	"	"	Henderson Robinson
1822	"	"	"	Mrs A. H. Howell
1848	"	"	"	Will Preston
1855-	"	"	"	W. E. Perdue
1856	"	"	"	"
1857	"	"	"	Fatty Johnson
1859	"	"	"	J. E. Trigg
1867	"	"	"	Ign. Shetton
1867	"	"	"	Museo Lane
1874	"	"	"	J. M. Harris
1882-	"	"	"	A. C. Collins
1887	"	"	"	A. Lantz
1890	"	"	"	Joe Robinson
1899	"	"	"	L. E. Garrison
1905-	"	"	"	Clarence Lawson
1929	"	"	"	Mrs Maud Callan
1942	"	"	"	Geo Walker
1968	"	"	"	F. W. Glisson
1978	"	"	"	Ellen Ward
2089	"	"	"	Fred H Jackson
2099	"	"	"	Mrs Mae Kitchen
2112	"	"	"	John Huddleston
2132	"	"	"	J. R. Lancaster
2136	"	"	"	M. L. Lewing
2177	"	"	"	A. Beedard
2182	"	"	"	"
2183	"	"	"	D. C. Cotter
2188	"	"	"	Fleming A Waters
2191	"	"	"	L. C. Hostkins
2197	"	"	"	Ed Harris
2227	"	"	"	C. E. Sullivan
1447	"	"	"	W. J. Jones
1452	"	"	"	Myra Henderson
1502	"	"	"	Bessie Foster
2226	"	"	"	C. E. Sullivan
2280	"	"	"	Frank Pierce
2605-	"	"	"	Threbold
2265'	"	"	"	Albert Newton

the

day of

A. D. 189

Texas Printing Company,

2035	State of Texas vs	Will Washington
2215	" " "	Moses Jones
2307	" " "	Homer Jackson
2272	" " "	Glady Fish
2176	" " "	Deek Hampton
56370	" " "	J. F. Stewart
58509	" " "	F. M. Munley
58356	" " "	H. S. Terhune
56928	" " "	Larry Miles
901	" " "	E. P. Brewer
982 $\frac{1}{2}$	" " "	A. Jefferson
2338	" " "	A. M. Weddington
2185	" " "	Isadore Gamble
2305	" " "	Margaret Reed
2119	" " "	James Sycaw
2189	" " "	I. P. Reith
2306	" " "	Charlie Miller
2112	" " "	Jess White
2121	" " "	T. H. Parks
2315	" " "	Francis Smith
2222	" " "	Henry King
4415	" " "	Albert Debe
2379	" " "	John B. Fawley
2204	" " "	Olivia Calvink
2091	" " "	Mrs Ruth Anderson
2412	" " "	R. M. Dean
2168	" " "	E. B. Elledge
2402	" " "	Janie Stewart
2404	" " "	" " "
2401	" " "	" " "
2570	" " "	Marvin Graves
2572	" " "	Tom Harmon
2511	" " "	M. G. Powell
2501	" " "	Godia Taylor
2497	" " "	Bill Gray
2450	" " "	Robt S. Jr & Bride
2015	" " "	Alex Lechut
2014	" " "	Zau Andrews
2235	" " "	Fred Adams
2581	" " "	Ella Rodgers

the day of A. D. 189

Case No.	Plaintiff	Defendant
2232	State of Texas	Chester Chism
2463	"	Robt L. Mc Bride
2462	"	"
2455	"	"
2454	"	"
2452	"	"
2451	"	"
2449	"	"
2448	"	"
2447	"	"
2446	"	"
2445	"	"
1575	"	H. J. Cooper
1595	"	W. E. Green
1625	"	John Moore
1625	"	Annina Thuman
1970	"	O. S. Jones
2452	"	R. L. Mc Bride
1992	"	Peter Jones
1994	"	Peter Jones
1752	"	G. R. Stephens
1752	"	Mrs R. A. Hunt
2254	"	A. V. Paul
2562	"	"
2506	"	Will Randle
2626	"	Will Moneyham
2309	"	J. F. Gregory
2438	"	J. E. Gibson
2438	"	Etta Rodgers
54965	"	William J. Curtis
57415	"	Joe Lamas
57446	"	Gertrude Howard
57678	"	Mary Specht
56052	"	Priscilla White
58389	"	Chas L. Powell
55169	"	C. C. Cochran
55795	"	John E. Perudley
55540	"	E. Y. Thompson
55599	"	B. O. Fuller
53961	"	M. H. Technyer

2656	The State of Texas vs	Sam Gross	Vag
2326	" " " " " "	Ernest M. Lee	Thief
2583	" " " " " "	E. C. Hughes	Swindling
1332	" " " " " "	Clyde Jones & Max Morgan	
1402	" " " " " "	A. Bee	
2176	" " " " " "	Wick Hampton	Pistol
2235	" " " " " "	Fred Adams	A-A
2309	" " " " " "	J. F. Gregory	Thief
2626	" " " " " "	Wesley Meyhane	Mal Mine
2604	" " " " " "	John Hodder	Pistol
2512	" " " " " "	Tom Harmon	
2511	" " " " " "	Cornell M. G.	"
2510	" " " " " "	Morris Grass	
2506	" " " " " "	Wesley Randle	
2501	" " " " " "	Codie Taylor	
2407	" " " " " "	Bill Gray	
2463	" " " " " "	Robt L. McBride	
2462	" " " " " "	" " "	
2455	" " " " " "	" " "	
2453	" " " " " "	" " "	
2454	" " " " " "	" " "	
2452	" " " " " "	" " "	
2451	" " " " " "	" " "	
2450	" " " " " "	" " "	
2449	" " " " " "	" " "	
2448	" " " " " "	" " "	
2447	" " " " " "	" " "	
2446	" " " " " "	" " "	
2445	" " " " " "	" " "	
2438	" " " " " "	J. E. Gibson & Etta Rodgers	
2406	" " " " " "	Johnnie Stewart	
2315	" " " " " "	Francis Smith	
2338	" " " " " "	A. M. Maddington	
2307	" " " " " "	Moner Jackson	
2306	" " " " " "	Charlie Miller	
2305	" " " " " "	Margaret Reed	
2187	" " " " " "	Mc Rich	
2186	" " " " " "	Isidore Gamble	
2272	" " " " " "	Glady's Fish	
2158	" " " " " "	J. W. Parks	
2156	" " " " " "	"	

the day of A. D. 189

Case No.	Plaintiff	Defendant
2168	State of Texas	E. B. Elledge
2155	"	P. H. Parks
2121	"	P. H. Parks
2119	"	Jas. Hyman
2113	"	Jess White
2091	"	Ruth Anderson
2015	"	Alb Duckert
2014	"	Jan Anderson
2301	"	H. A. Fleming a-a.
2646	"	Felix Mata - a l t d
2643	"	Lee Hudson
2263	"	D W Minge
2215	"	Mary Jones
2171	"	W H Lloyd
2192	"	Andrew Wickerson
2193	"	" "
2630	"	Joe Garrett
2645	"	Chas. Cameron
2682	"	Jas. Donohue
2681	"	" "
2672	"	" "
2172	"	H R Hawkins
2072	"	Geo Ellis
1752	"	AR Stephens & Mrs RA Hunt.
1733	"	Lula Smith alias Lula Sharp
2690	"	A. J. Moore
2674	"	H E Robinson
2072	"	Beattie Erwin
2668	"	Jack Fieldhouse
2115	"	Jas. Hyman
1966	"	Beatrice Liebert
2432	"	Ann Fison
2564	"	Mary Cooper
1877	"	F. S. Appleton.
1880	"	J W Bradley
1886	"	W. S. Gray
1891	"	J W Stephens
1892	"	W. D. Woods
1889	"	Eula Mann
1882	"	Attie Chambers

Read, approved and signed in open court this 11th Nov 1922
 attest Bert Myratt Co. clerk.
 By Nell Roddy Deputy
 J. D. Ferrard,
 Judge of the County Court at Law.

1888	The State of Texas	vs	Ray M. Rowland	
1902	The State of Texas	vs	A. C. Clark	✓
2042	"	"	vs. Marlie Hollis	✓
2248	"	"	vs Linnie Lewis	✓
1885	"	"	vs Nona Ferguson	✓
2704	"	"	vs Kelley Hood	✓
2695	"	"	vs Paul Suggs	✓
2646	"	"	vs Lewis Bellinger	✓
2548	"	"	vs Aline Pad	✓
2314	"	"	vs L. W. Johns	✓
2574	"	"	vs Dan Miller	✓
2092	"	"	vs Fatt. Spratt	✓
2732	"	"	vs J. H. Knight	✓
2553	"	"	vs Geo. B. Hofneir	✓
1974	"	"	vs J. H. Putman	✓
2048	"	"	vs J. G. Horn	✓
2667	"	"	vs L. J. Kelly ^{alias} L. J. Waldon	✓
2164	"	"	vs Otto Embis	✓
2432	"	"	vs John Grissome	✓
2115	"	"	vs James Hysaw	✓
1966	"	"	vs Beatrice Gilbert	✓
1961	"	"	vs M. J. McClure	✓
1891	"	"	vs E. M. Stephens	✓
1889	"	"	vs Lula Mann	✓
1886	"	"	vs W. S. Gray	✓
1884	"	"	vs Mattie Chambers	✓
2055	"	"	vs J. G. Horn	✓
2049	"	"	vs J. G. Horn	✓
2047	"	"	vs J. G. Horn	✓
2043	"	"	vs Marlie Hollis	✓
1893	"	"	vs W. J. Wood	✓
2352	"	"	vs W. J. Kennan	Theft
2474	"	"	vs Dora Miller	Bundy hands
2651	"	"	vs W. E. Carter	" "
2652	"	"	vs Mrs Elsie Carter	" "
2724	"	"	vs H. H. Emmerson	Theft
2745	"	"	vs A. J. Johnson	a-a.
2755	"	"	vs L. E. Kerring	a-
2756	"	"	vs W. H. Thompson	a-
2187	"	"	vs Earnest Spradling	Theft.
2472	"	"	vs Dora Miller	

the day of A. D. 189

Case No.	State of Texas	vs	Defendant	Disposition
2245	State of Texas	vs	D B Lee	a a
2757	"	vs	Ma Lehman	aa
2806	"	vs	Geo Holland	2 hft
1988	"	vs	Henry Lanner	Swindle
2549	"	vs	Eula Foster	Barody & Brown
2721	"	vs	Bob Robinson	a - a
1881	"	vs	Helen Caldwell	affray
2148	"	vs	E Rosenfeld	Speed
2729	"	vs	Bertha Milton	B-H
2873	"	vs	J. L. Sharp	Swindle
2844	"	vs	Ardee Lamb	Swindle
2749	"	vs	Will Gray	W & C Reed
1541	"	vs	Mourae Moore	2 hft
2340	"	vs	Bill Payne	aa
2576	"	vs	Z. L. Knight	aa
2786	"	vs	H A Mulvey	2 hft
2831	"	vs	Brewster Palmer	"
2840	"	vs	O J Johnson	"
1651	"	vs	H P Hancock	a & p
1949	"	vs	Z. N. Howard	Swindle
2498	"	vs	Will Keely	aa
2744	"	vs	J D Hill	aa
2357	"	vs	Maudie Lynch	2 hft
2828	"	vs	Mrs Julia Walston	"
2825	"	vs	Wes Sterling	vis 9 hft
56941	"	vs	Clarence Ledford	
56942	"	vs	"	
56943	"	vs	"	
56944	"	vs	"	
56945	"	vs	"	
56946	"	vs	"	
56947	"	vs	Hedrick Beckwell	
56948	"	vs	"	
56949	"	vs	"	
56950	"	vs	"	
56951	"	vs	"	
56952	"	vs	"	
56954	"	vs	J L Cassstevens	
56955	"	vs	"	
56956	"	vs	"	

56957	State of Texas	vs	JH Casstevens
56958	" " "	vs	" "
56959	" " "	vs	" "
56960	" " "	vs	" "
56961	" " "	vs	" "
56962	" " "	vs	" "
56963	" " "	vs	Nedrick Beckwell
56964	" " "	vs	" "
58111	" " "	vs	L O Hall
58556	" " "	vs	Weaver Reagan
58557	" " "	vs	" "
226	" " "	vs	Nehert Witt
227	" " "	vs	" "
452	" " "	vs	blaude Acton
688	" " "	vs	BK Anderson
1102	" " "	vs	Alec Ester
1174	" " "	vs	Arthur Hinton
1181	" " "	vs	Geo Johnson
1281	" " "	vs	Mrs Leon Paul
1285	" " "	vs	" " "
1286	" " "	vs	" " "
1288	" " "	vs	W A Rhead
1356	" " "	vs	JH Williams
1357	" " "	vs	" "
1390	" " "	vs	H. C. Carrender
1400	" " "	vs	Weaver Reagan
1408	" " "	vs	H Booth
1442	" " "	vs	W U Simonson
1443	" " "	vs	" "
1444	" " "	vs	" "
1445	" " "	vs	" "
1481	" " "	vs	Weaver Reagan
1549	" " "	vs	Lillian Baker
1550	" " "	vs	" "
1666	" " "	vs	Maurice Celcius
1681	" " "	vs	Geo Brisbay
1705	" " "	vs	R L Gate
1706	" " "	vs	" "
1707	" " "	vs	Frank Perry
1732	" " "	vs	Lula Smith
1756	" " "	vs	Mrs Clifton Hall

the day of A. D. 189

Manufacturing Stationers, Fort Worth.

1782	State of Texas	vs	Lillian Baker
1784	" " "	vs	" "
1785	" " "	vs	" "
1786	" " "	vs	" "
1788	" " "	vs	Mrs Willie B Turner
1792	" " "	vs	Ben Wright
1808	" " "	vs	Johnie Hughes & Rutha Smith
1812	" " "	vs	Geo Johnson
1822	" " "	vs	J. C. Fleming
1824	" " "	vs	" "
1825	" " "	vs	" "
1826	" " "	vs	" "
1827	" " "	vs	" "
1828	" " "	vs	" "
1829	" " "	vs	" "
1840	" " "	vs	" "
1841	" " "	vs	" "
1842	" " "	vs	" "
1843	" " "	vs	" "
1844	" " "	vs	" "
1871	" " "	vs	Clarence Dennis
1875	" " "	vs	Uta Vesta Creamery
1876	" " "	vs	Z. S. Appleton
1878	" " "	vs	Edwin E. Kewley
1879	" " "	vs	" "
1892	" " "	vs	Zed Tompkins
1895	" " "	vs	Will Riphart
1906	" " "	vs	Dr. E. Parks
1916	" " "	vs	Sam Smith
1939	" " "	vs	Leon Hawkins
1947	" " "	vs	E. B. Neely
1950	" " "	vs	Louis Thowin
1952	" " "	vs	J. R. Robertson
1952	" " "	vs	Mrs J. R. Robertson
1957	" " "	vs	W. K. Stahl
1958	" " "	vs	" "
1959	" " "	vs	" "
1961	" " "	vs	M. J. McPherson
1975	" " "	vs	Follie Smith
1976	" " "	vs	" "
1984	" " "	vs	Lillian Baker alias O. Baker

1992	State of Texas	vs	J. D. Adkinson
2001	" " "	vs	Abner Surchard
2012	" " "	vs	Jack Riley
2016	" " "	vs	Alex Decker
2021	" " "	vs	J. A. Lambrell
2022	" " "	vs	" "
2022	" " "	vs	" "
2026	" " "	vs	W. J. Krause
2030	" " "	vs	Mattie Kelly
2038	" " "	vs	W. B. Gooch
2040	" " "	vs	Curly Wallace
2042	" " "	vs	Marlie Hallis
2044	" " "	vs	Ralph Rogers
2047	" " "	vs	J. G. Horn
2049	" " "	vs	J. G. Horn
2055	" " "	vs	" "
2059	" " "	vs	Claveland Davis
2061	" " "	vs	Frank Goddard
2062	" " "	vs	Henry Hinton
2069	" " "	vs	Marlee Hallis
2070	" " "	vs	J. G. Horn
2071	" " "	vs	Henry Taylor
2072	" " "	vs	Bob Newman
2076	" " "	vs	Mack Griffin
2085	" " "	vs	C. V. Payne
2090	" " "	vs	Mrs Ruth Anderson
2100	" " "	vs	G. J. Morris
2102	" " "	vs	Mary Lee Gillespie
2104	" " "	vs	" "
2107	" " "	vs	J. W. St. Claire
2112	" " "	vs	R. E. Farson
2114	" " "	vs	J. H. Brantley
2116	" " "	vs	Lee Doity
2122	" " "	vs	P. H. Parks
2124	" " "	vs	Mattie Bushong
2125	" " "	vs	A. M. Harrison
2126	" " "	vs	L. G. Furman
2129	" " "	vs	J. L. Regan
2155	" " "	vs	P. H. Parks
2156	" " "	vs	" "
2158	" " "	vs	" "

the day of A. D. 189

2159	State of Texas	vs	Mr E Bruce
2172	" " "	vs	H K Hawkins
2178	" " "	vs	W W R Lea
2181	" " "	vs	Mr W. A. Phillips
2184	" " "	vs	Frank Brown
2190	" " "	vs	Henry Stringfellow
2192	" " "	vs	Jupe Barton
2200	" " "	vs	Abe Johnson
2201	" " "	vs	" "
2216	" " "	vs	Irene Kalmes
2219	" " "	vs	J M Roberts
2220	" " "	vs	Swift Lewis
2221	" " "	vs	Mrs Baylma Martin
2224	" " "	vs	C B Wilson
2223	" " "	vs	A. G. Schmith
2234	" " "	vs	" "
2256	" " "	vs	W W White
2258	" " "	vs	Gladys Fist
2264	" " "	vs	C. B. Mc Bulley
2277	" " "	vs	N M Sandlin
2285	" " "	vs	Rev Carter
2287	" " "	vs	Tom Tomlin
2299	" " "	vs	Chester Dennis
2311	" " "	vs	W. E. Smith
2322	" " "	vs	David J Rich
2323	" " "	vs	Wm Able
2324	" " "	vs	Tommy Sparks
2325	" " "	vs	F. B. Walsh
2327	" " "	vs	L A Graham
2341	" " "	vs	Lula Belin
2352	" " "	vs	J F Bean
2354	" " "	vs	H Owens
2358	" " "	vs	C. K. Hill
2359	" " "	vs	Douglas Sanders
2360	" " "	vs	W K Stahl
2361	" " "	vs	W L Boyd
2362	" " "	vs	Joe Oliver
2369	" " "	vs	H K Barr
2378	" " "	vs	Joe Brown
2387	" " "	vs	Oscar Tomlin
2416	" " "	vs	Mrs J D Bowlding

2429	State of Texas	vs	J L Marris
2431	" " "	vs	Randolph Coleman
2437	" " "	vs	Bryant
2466	" " "	vs	Willie Redbetter
2467	" " "	vs	W D Collins
2468	" " "	vs	W H Nabors & B Herring
2469	" " "	vs	Will Neighbors & Lucindy Sturgis
2472	" " "	vs	Lora Miller
2484	" " "	vs	Ma Anna Reggle
2485	" " "	vs	L B Murphy
2486	" " "	vs	Jim Senterfit
2492	" " "	vs	Alex Jefferson
2509	" " "	vs	W W Durham
2556	" " "	vs	A Wilson
2558	" " "	vs	F N Krabe
2559	" " "	vs	Jesse Massingale
2561	" " "	vs	Chas H Papworth
2572	" " "	vs	A B Harris
2580	" " "	vs	Bob Wauscat & Day Fitzgerald
2594	" " "	vs	Nancy Shivers
2599	" " "	vs	R J Morgan
2609	" " "	vs	And Bellew
2614	" " "	vs	J D Masley
2615	" " "	vs	A L Johnson
2620	" " "	vs	Albert Rogers
2624	" " "	vs	Ma P W Pugh
2625	" " "	vs	Ed Pugh
2641	" " "	vs	Ella Blockman
2647	" " "	vs	Miss Mable Puckett
2658	" " "	vs	Chas Cameron
2659	" " "	vs	" "
2660	" " "	vs	" "
2661	" " "	vs	" "
2662	" " "	vs	" "
2666	" " "	vs	M M Chapin
2678	" " "	vs	Ma Maskey
2679	" " "	vs	A L Stone
2682	" " "	vs	Andy Cardella
2684	" " "	vs	" "
2685	" " "	vs	Lee Eater
2686	" " "	vs	Pub Bargarover

Minutes of County Court, Criminal, Tarrant County, Term, 189

the day of A. D. 189

Manufacturing Stations, Fort Worth

2687	State of Texas	vs	Bob Hargroves
2700	"	vs	Mable Brooks
2717	"	vs	Mrs E M Morgan
2719	"	vs	"
2720	"	vs	Arthur Morgan
2735	"	vs	J L Griffin
2750	"	vs	J J Kemp
2789	"	vs	F M Wade
2807	"	vs	Jack Carter
2808	"	vs	Emmett Nuttal
2814	"	vs	L E Beach
2838	"	vs	H Stephens & Ethel Brooks
2851	"	vs	Salustian
2853	"	vs	E B Mitchell
2854	"	vs	W M Smith
2855	"	vs	W White
2903	"	vs	Edith Peeler
25-13	"	vs	Erwin Norford
25-14	"	vs	"
25-15	"	vs	"
25-16	"	vs	"
25-17	"	vs	"
25-18	"	vs	"
25-19	"	vs	"
25-20	"	vs	"
25-21	"	vs	"
25-22	"	vs	"
25-23	"	vs	"
25-24	"	vs	"
25-25	"	vs	"
25-26	"	vs	"
25-27	"	vs	"
25-28	"	vs	"
25-29	"	vs	"
25-30	"	vs	"
25-31	"	vs	"
25-32	"	vs	"
25-33	"	vs	"
25-34	"	vs	"
25-35	"	vs	"
25-36	"	vs	"

302	State of Texas vs	Babe Osheere			
2537	State of Texas vs	Erwin Norford			
2538	"	"	"	"	"
2539	"	"	"	"	"
2540	"	"	"	"	"
2541	"	"	"	"	"
2542	"	"	"	"	"
2543	"	"	"	"	"
2544	"	"	"	"	"
2545	"	"	"	"	"
2546	"	"	"	"	"
417	"	"	"	"	Andrew Thomas
522	"	"	"	"	Mrs Dan C Davis
524	"	"	"	"	"
643	"	"	"	"	Arthur Ray
732	"	"	"	"	H. C. Gilbert
759	"	"	"	"	Daniel Lopez
853	"	"	"	"	J. R. Pike
896	"	"	"	"	L. C. James
937	"	"	"	"	Mark Sanders
1028	"	"	"	"	C. L. Farmer
1096	"	"	"	"	Elbeaur Brewer
1100	"	"	"	"	Dick Payne
1154	"	"	"	"	F. O. Hill
1310	"	"	"	"	Leslie, J. R.
1311	"	"	"	"	"
1361	"	"	"	"	Minnie Jay
1382	"	"	"	"	Charley Matthews
1411	"	"	"	"	Kate Dobbis
1436	"	"	"	"	Carry Jefferson
1457	"	"	"	"	G. W. Boyd
1458	"	"	"	"	G. W. Boyd
1459	"	"	"	"	G. W. Boyd
1504	"	"	"	"	Tom. Johnson
1504	"	"	"	"	Jesse Lindsay
1508	"	"	"	"	Wayne Shelton
1624	"	"	"	"	Marvwa Williams
1714	"	"	"	"	Charley Brewer
1675	"	"	"	"	W. L. Hays
1741	"	"	"	"	Tom Richardson

the day of A. D. 189

Manufacturing Stations, Fort Worth

1750	State of Texas vs.	W. S. Brown
1753	" " " "	Ernest King.
1757	" " " "	Wilmer Brooks.
1768	" " " "	W. L. Hammock.
1787	" " " "	Harry Hightower.
1805	" " " "	W. C. Benton.
1806	" " " "	H. C. Brockmon-
1807	" " " "	C. N. Bullard.
1816	" " " "	George Williams
1828	" " " "	R. B. Hunley.
1853.	" " " "	H. D. Thomas.
1865	" " " "	C. M. Ridling.
1873	" " " "	J. M. Harris.
1877	" " " "	F. S. Appleton.
1900	" " " "	Clarend Earl Short
1915	" " " "	Frank Zack.
1918	" " " "	C. E. Bouers.
1921	" " " "	F. L. Bush.
1922	" " " "	Francisco Martinuz.
1923	" " " "	Rodolpho Martinuz.
1925	" " " "	R. E. Jamathel.
1956	" " " "	J. H. Slade.
1960	" " " "	Mrs Effie Bullard.
1962	" " " "	J. N. Dillon.
1963	" " " "	J. N. Dillon.
1964	" " " "	" "
1965	" " " "	" "
1969	" " " "	C. H. Jones (alias ^{J. W. Davis.})
1990	" " " "	J. Lauder Hitson.
1993	" " " "	Peter Jones.
2008	" " " "	J. C. Williams.
2011	" " " "	W. A. Harmon.
2021	" " " "	J. A. Gambrell.
2024	" " " "	E. E. Humphreys
2025	" " " "	" "
2027	" " " "	Charley Wood-
2028	" " " "	L. M. Dunigan.
2053	" " " "	Chas A. Tessmer.
2060	" " " "	Margaret Collins.
2063	" " " "	J. N. Robertson.
2064	" " " "	" "

the

day of

A. D. 189

Texas Printing Company.

2065	State	&	Texas	vs	W. L. Boyd -
2067	"	"	"	"	Wesley Williams
2068	"	"	"	"	B. D. Gabbard.
2078	"	"	"	"	Jack Sparks
2081	"	"	"	"	B. Love Windom
2082	"	"	"	"	Blyde C. Campen
2083	"	"	"	"	" " "
2097	"	"	"	"	Thomas E. Henderson
2098	"	"	"	"	J. E. Barry
2108	"	"	"	"	John Bailey
2117	"	"	"	"	H. L. Haley
2118	"	"	"	"	Frank Davis
2120	"	"	"	"	R. J. Anderson
2128	"	"	"	"	Claude Belton
2130	"	"	"	"	H. G. Smith
2131	"	"	"	"	L. S. Bolling
2134	"	"	"	"	T. L. White
2135	"	"	"	"	" " "
2138	"	"	"	"	E. Lucas
2153	"	"	"	"	Jack Sparks
2154	"	"	"	"	E. L. Tabor
2170	"	"	"	"	W. H. Frost -
2175	"	"	"	"	Zebden Pindexter
2180	"	"	"	"	Clarence Mitchell
2194	"	"	"	"	Geo Shaw
2204	"	"	"	"	Olivia Calvin
2213	"	"	"	"	R. E. Forson
2218	"	"	"	"	Buster Haley
2222	"	"	"	"	Henry King
2223	"	"	"	"	G. T. Sanders
2225	"	"	"	"	Jim Vine
2224	"	"	"	"	C. E. Sullivan
2227	"	"	"	"	" " "
2228	"	"	"	"	Elmer Pitts
2229	"	"	"	"	M. M. Horton
2230	"	"	"	"	Chester Chisum
2236	"	"	"	"	Jimmie Stewart
2238	"	"	"	"	A. Z. Washington
2246	"	"	"	"	Oscar Ellard
2249	"	"	"	"	J. L. Jackson

the day of A. D. 189

Case No.	Plaintiff	Defendant
2252	State of Texas	vs Jas L. Jones
2254	"	vs James Coke
2255	"	vs A. V. Paul
2260	"	vs Henry Gardner
2261	"	vs Maria Watson
2262	"	vs H. P. Hunt -
2262	"	vs Nettie Moore
2266	"	vs Frank. Palison
2268	"	vs Mrs Evelyn Thomas
2269	"	vs C. O. Williams
2283	"	vs Earl Cox
2288	"	vs Seland Blair
2289	"	vs Jack Stein
2291	"	vs Ruby Bouldin
2292	"	vs G. S. Fuller
2293	"	vs Buster Slate
2294	"	vs Ed Dearing
2295	"	vs Fanny Hopkins
2296	"	vs Edson Howland
2297	"	vs Walter Hopkins
2298	"	vs Eugene Allen
2303	"	vs Pauline Hopkins
2304	"	vs Frank Pinto
2308	"	vs H. C. Gafford
2312	"	vs Aaron Varble
2318	"	vs Earl Woolwine
2319	"	vs Bill Seay
2321	"	vs B. E. Wynne
2322	"	vs Wesley Williams
2323	"	vs S. H. Steuber
2347	"	vs Helwa Hunter
2348	"	vs Art Tomerlin
2349	"	vs E. H. Sterley
2350	"	vs Robert Johnson
2362	"	vs R. S. Smith & Co. Wright
2370	"	vs W. W. Deenfr
2371	"	vs Sam Jarrell
2372	"	vs A. L. McCarthy
2379	"	vs J. B. Hawley
2394	"	vs John Ingram

2397	State of Texas vs	J. L. Parker
2403	" " " "	J. F. Hulsey
2407	" " " "	Frank Wood
2412	" " " "	R. M. Dean
2413	" " " "	Albert ✓
2417	" " " "	Charlie Nelson
2428	" " " "	Dewitt Corner
2421	" " " "	J. C. Patterson
2422	" " " "	-
2423	" " " "	✓
2424	" " " "	✓
2425-	" " " "	✓
2426	" " " "	✓
2427	" " " "	✓
2428	" " " "	-
2440	" " " "	L. C. Hamilton
2442	" " " "	Jimmie Petty
2465-	" " " "	Bernard Huttmacher
2472	" " " "	E. K. (Red) King
2475-	" " " "	R. B. Raybolf
2478	" " " "	John Sherwood
2489	" " " "	Geo Birch
2490	" " " "	W. A. Hubbard
2492	" " " "	B. A. Gafford
2494	" " " "	✓ ✓
2495-	" " " "	" " "
2496	" " " "	W. M. Honeycutt
2499	" " " "	Mrs Ruby Whitley
2509	" " " "	W. W. Durham
2562	" " " "	Geo Shaw
2564	" " " "	Mary Cooper
2565-	" " " "	John Rosenberg
2566	" " " "	Oscar Johnson
2564	" " " "	H. White
✓	" " " "	Miss Price
2569	" " " "	Wack Foster
2570	" " " "	J. C. Jones
2574	" " " "	L. P. Shelton
2575-	" " " "	✓ ✓
2577	" " " "	J. H. Goss

the _____ day of _____ A. D. 189

Manufacturing Stations, Fort Worth

2587	State of Texas vs	Grady Humphill
2589	" " " "	Elizabeth Johnson
2595	" " " "	Fred Welch
2596	" " " "	Jack Turpin
2606	" " " "	O. C. Lawler
2611	" " " "	J. L. Mitchell
2617	" " " "	J. L. Cokerell
2622	" " " "	Ray White
2623	" " " "	John F. Miland
2635	" " " "	Joe Eaves
2636	" " " "	A. B. Campbell
2650	" " " "	A. C. Glenn
2650	" " " "	Mrs H. B. Green
2653	" " " "	J. R. Taylor
2655	" " " "	Albert Frontroy
2663	" " " "	J. T. Wood
2664	" " " "	Bert Thompson
2670	" " " "	J. A. Pitt
2675	" " " "	J. W. Johnson
2693	" " " "	Bert Thompson
2694	" " " "	Harry Wadham
2698	" " " "	J. E. Carter
2699	" " " "	S. J. Rives
2706	" " " "	Archer White
2707	" " " "	Sid Pierce
2712	" " " "	David Duke
2713	" " " "	H. E. Yates
2714	" " " "	Ollie Thomas
2718	" " " "	Mrs E. M. Morgan
2726	" " " "	Jesse Beane
2726	" " " "	Sanders
2737	" " " "	J. B. Broadbent
2740	" " " "	Tom Hendon
2741	" " " "	L. N. King
2763	" " " "	J. B. Baker
2764	" " " "	" " "
2765	" " " "	" " "
2766	" " " "	Geo May
2779	" " " "	H. W. Hamilton
2783	" " " "	John J. Sullivan

2791	State of Tex	vs	A. C. Smith
2794	"	"	Aubrey R Thompson
2797	"	"	Ralph Smith
2803	"	"	Jack Haigler
2811	"	"	L. Woodard
2815	"	"	Francis Alexander
2936	"	"	Winnie
2834	"	"	Mrs J. S. Wilson
2845	"	"	Harry Bernstein
2860	"	"	Geo Brown
2866	"	"	A. L. Thompson
2863	"	"	R. E. Campbell
2772	"	"	Sam Baker
2773	"	"	"

Read, approved & signed
 this 30th day of Dec. 1892.
 D. H. Seward, Judge

attest Bart Myratt
 County Clerk By Tule Roddy Deputy

Be it Remembered, that on Monday the 1st day of January A. D. 1923, there came on and was held a regular term of the Hon County court at Law of Tarrant County Tex, at the court house, in Fort Worth Texas, Present + Presiding the Hon J. W. Seward County Judge, R. K. Hanger, District attorney; Ed Snells and Carl Smith Shuff, when the following cases were call and for good and sufficient reasons were dismissed, to wit

#2552.	The State of Texas vs,	B. C. Hall
" 1979	" " " vs	Sam Patt
" 1524	" " " vs	J. E. Burnett
" 1525	" " " "	R. W. Burnett
" 1526	" " " "	R. W. Burnett
" 1527	" " " "	Dick Burnett
" 1583	" " " "	Chas. Glink
" 1728	" " " "	Lula Smith
" 1729	" " " "	Lula Smith
" 1731	" " " "	Lula Smith
" 1734	" " " "	Lula Smith
" 2634	" " " "	Charles Nelson
" 2728	" " " "	Jake Barnell
" 2759	" " " "	Tom Harkrider
" 2861	" " " "	Herbert Reed
" 2824	" " " "	Leroy Maynard
" 2825	" " " "	Leroy Maynard
" 2829	" " " "	Buster Reed
" 2864	" " " "	P. E. Campbell
" 2865	" " " "	Herbert C. Reed
" 2890	" " " "	Codis Taylor
" 2893	" " " "	Pearl Morris
" 2904	" " " "	W. G. Bain
" 2905	" " " "	W. G. Bain
" 2920	" " " "	W. H. Tuchmeyer
" 2927	" " " "	Lesley Elger
" 2934	" " " "	John Davis
" 2936	" " " "	Winnit Alexander

Monday

the

1st

day of

January

A. D. 189

2941	The State of Texas	vs Cleodeth M. Sakey
2945	" " " "	" Mill Wheeler
2958	" " " "	" R. Lapey
2959	" " " "	" F. L. Cox
2960	" " " "	" Herbert Bibb
2962	" " " "	" Oscar Brown
2964	" " " "	" D. H. Burke
2966	" " " "	" Herbert Evans
2968	" " " "	" Neil Griffin
2980	" " " "	" E. M. Stinnett
2985	" " " "	" Earl Sharp
2998	" " " "	" J. F. Smith
3004	" " " "	" Isaac Jack
3008	" " " "	" Carl Johnson
3016	" " " "	" W. P. Raccoy
3017	" " " "	" Zona Alfred
3020	" " " "	" Dotthy Vaid
3025	" " " "	" Marda Alva
3057	" " " "	" J. W. Daniel, Jr
3099	" " " "	" Edward Heyser
3100	" " " "	" D. Webb
3101	" " " "	" Harvey Wilson
3102	" " " "	" Harvey Edwards
3001	" " " "	" J. Horner Coker
3066	" " " "	" J. S. Mangrum
3079	" " " "	" Henry Kennedy
3081	" " " "	" John J. Shaffer
3113	" " " "	" Louis Boquoy
3116	" " " "	" Tillman Siddens
3119	" " " "	" John Pullum
3164	" " " "	" C. A. Wheeler
3165	" " " "	" C. A. Wheeler
2752	" " " "	" W. C. Gregory
2907	" " " "	" Boyd Dunlap
3148	" " " "	" Pearl Rhoads
3179	" " " "	" Wilmont Baker
3178	" " " "	" Sherman Baker
3181	" " " "	" Bessie Buchanan
2981	" " " "	" W. L. Griffin

Manufacturing Stationers, Fort Worth

The State of Texas	vs-	J. O. Harris	# 3051
"	"	Maudie Wallace	# 3090
"	"	Mac. Burnett	# 3063
"	"	H. O. Cunningham	3065
"	"	E. D. Ming	3151

Read approved & Signed
Ed L. Sarrels, County clerk
Tarrant County, Tex.
P. W. Seward Judge

Be it Remembered, that on Monday the 5th day of March A. D. 1923 there came on and was held a regular term of the Hon County Court at Law of Tarrant County Texas, at the Court house in Fort Worth, Tex. Present and Presiding the Hon P. W. Seward, County Judge, W. K. Hanger Criminal District attorney, Ed L. Sarrels, County Clerk, and Carl Smith, Sheriff, when the following cases were dismissed, - to-wit:

#	The State of Texas	vs	
# 3133	The State of Texas	vs	K. C. Adams = Quashed
# 2386	"	"	Jones Emma,
# 3053	"	"	Jones Dave
# 3058	"	"	Rhomb J. W.
# 3159	"	"	Lander Mrs H. P.
# 3250	"	"	Gummaman A. A.
# 3236	"	"	Bobo Sam
# 3229	"	"	Johnson Roxie
# 2508	"	"	Crew Jessie
# 3189	"	"	Sandlin W. M.
# 1597	"	"	Martin Ray
# 2083	"	"	Jackson Fred K.
# 2243	"	"	Nichols Sam
# 2244	"	"	Nichols Sam
# 2245	"	"	Nichols Sam
# 2330	"	"	Ellis Jay
# 2351	"	"	Smith Geo E.
# 2365	"	"	Sheppard Lonnie
# 2377	"	"	More Monroe

2384	<i>The State of Texas</i>	vs	<i>Hodge A.H.</i>
2443	"	"	<i>Dallins Ed.</i>
2481	"	"	<i>Emis Mrs Margaret</i>
2482	"	"	<i>Emis J.L.</i>
2579	"	"	<i>Morrow John</i>
2593	"	"	<i>Hunt Ira</i>
2607	"	"	<i>Lewis C. N.</i>
2639	"	"	<i>Carter J.W.</i>
2640	"	"	<i>Carter J.W.</i>
2648	"	"	<i>Sansom Mrs M.D.</i>
2708	"	"	<i>Cobb P.S.</i>
2716	"	"	<i>Rodgers Joe</i>
2727	"	"	<i>Young Edward</i>
2733	"	"	<i>Hall Dave</i>
2778	"	"	<i>Schpaet Hugo</i>
2790	"	"	<i>Skidmore A.P.</i>
2802	"	"	<i>Lingo Claude</i>
2816	"	"	<i>M.W. Scott</i>
2847	"	"	<i>Walker Mrs ---</i>
2917	"	"	<i>Howell T.B.</i>
2939	"	"	<i>Lawrence Margaret</i>
2948	"	"	<i>Race Walter</i>
2994	"	"	<i>Bell Joe</i>
3023	"	"	<i>Schroder Theo Jr</i>
3068	"	"	<i>Thennish P.A.</i>
3069	"	"	<i>Thennish P.A.</i>
3184	"	"	<i>Burton A.G.</i>
3188	"	"	<i>Jackson C.</i>
3207	"	"	<i>Kutsch John (Emr)</i>
3212	"	"	<i>Williams Mayo</i>
3214	"	"	<i>B. Farris</i>
3218	"	"	<i>Norman J.F.</i>
3219	"	"	<i>Norman J.F.</i>
3225	"	"	<i>Chestnut S.D. Quashed</i>
3073	"	"	<i>Milstead W.A.</i>
3074	"	"	" " "
3075	"	"	" " "

Manufacturing Stationers, Fort Worth.

2152	The State of Texas	vs	J. Siskin
3055	"	"	J. E. Prescott
3173	"	"	M. L. Lyde
3201	"	"	Allie Wetson (widow)
3220	"	"	Charley Rainley
3238	"	"	R. E. Lee
3241	"	"	Johnnie Bigyser
3245	"	"	V. N. Humphrey
3246	"	"	E. R. Johnson
3248	"	"	George Jackson
3249	"	"	Jim Lacy
3252	"	"	J. Glazier
3253	"	"	J. Glazier
3254	"	"	F. Schroder
3269	"	"	Chas. Glantz
3270	"	"	W. Y. Bain
3271	"	"	W. Y. Bain
3272	"	"	R. C. Huff
3273	"	"	R. C. Huff
3274	"	"	Geo. J. Shipe
3279	"	"	Janie Daley
3280	"	"	"
3281	"	"	"
3282	"	"	"
3286	"	"	Matthey Carter
3317	"	"	Walker Andrews
3321	"	"	Wm. Suter Crawford
3322	"	"	"
3328	"	"	R. C. Huff
3344	"	"	W. P. Green
3345	"	"	"
3346	"	"	"
3357	"	"	Vora Miller
3071	"	"	H. M. Aguy
3375	"	"	Wallace Maude
3370	"	"	Freeman F. M.
2002	"	"	Frederica Lee
2227	"	"	J. M. Allison
2436	"	"	Geo. Anderson

2444	<i>The State of Texas</i>	vs	<i>San Blascom A.L.</i>
2476	"	vs	<i>Sparks L.</i>
2597	"	vs	<i>Mathewson Carl</i>
2613	"	vs	<i>Sullivan Overton</i>
2621	"	vs	<i>Allen C. W.</i>
2632	"	vs	<i>Savannah John</i>
2642	"	vs	<i>Stete W. G.</i>
2691	"	vs	<i>Roberts W.L.</i>
2699	"	vs	<i>Roberts W.L.</i>
2725	"	vs	<i>Johnson Pete</i>
2748	"	vs	<i>Gardner Hubert</i>
2781	"	vs	<i>Gard Henry</i>
2782	"	vs	<i>Macon Leon</i>
2788	"	vs	<i>Richardson Arthur</i>
2792	"	vs	<i>Smith J.W.</i>
2800	"	vs	<i>Harris E. H.</i>
2818	"	vs	<i>Williams James</i>
2821	"	vs	<i>Guer Ota</i>
2839	"	vs	<i>Nixon Lawrence</i>
2849	"	vs	<i>Johnson Robert</i>
2850	"	vs	<i>Harris Red</i>
2872	"	vs	<i>Crowder L.C.</i>
2882	"	vs	<i>Coastel J. F.</i>
2883	"	vs	<i>Fuller Geo</i>
2884	"	vs	<i>Johnson Carrie</i>
2885	"	vs	<i>J. F. Pater</i>
2886	"	vs	<i>Walker A</i>
2888	"	vs	<i>Johnson Corrie</i>
2889	"	vs	<i>Rust Ernest</i>
2906	"	vs	<i>Bedford L. V.</i>
2908	"	vs	<i>Prater H. A.</i>
2921	"	vs	<i>Henry John</i>
2924	"	vs	<i>Merino Joe</i>
2932	"	vs	<i>Jeff King</i>
2942	"	vs	<i>Alexander Mark</i>
2944	"	vs	<i>McDonald Johnnie</i>
2946	"	vs	<i>Mason Jodie</i>
2952	"	vs	<i>Booz F. H.</i>
2953	"	vs	<i>Booz F. H.</i>
2954	"	vs	<i>Booz F. H.</i>
2955	"	vs	<i>Booz F. H.</i>

the _____ day of _____ A. D. 189 _____

Manufacturing Stationers, Fort Worth.

	The State of Texas	vs	1
2982	"	vs	Baldrich C. C.
2996	"	vs	Young O. L.
3015	"	vs	L. J. Pitts
3021	"	vs	Allen W. M.
3028	"	vs	Curtis Joe
3032	"	vs	Pulliam John
3046	"	vs	Allen C. H.
3048	"	vs	Numphrey Guy
3052	"	vs	Glenk Eugene
3052	"	vs	Mrs Mary Jones
3076	"	vs	Lyon Jack
3086	"	vs	Berry Frank
3108	"	vs	Dusso Ben
3120	"	vs	Floyd Robert
3147	"	vs	Lavender Walter P.
3158	"	vs	Lendis Geo
3162	"	vs	Cartwens H. J.
3167	"	vs	Henry B. B.
3198	"	vs	Gancy J. H.

The foregoing minutes, Read, approved and signed. this the 5th day of ~~April~~ May, A. D. 1923

W. Seward
 Judge, County Court at
 Law, Tarrant County Texas

Attest =
Ed L. Sorels.
 Clerk County Court, Tarrant
 County Texas,
 By *M. Halson* Deputy

(6-9-23)

May the *7* day of *May* A. D. 189-1923

Texas Printing Company

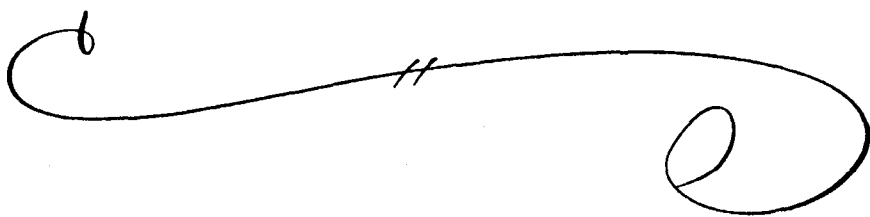
Be it Remembered that on Monday the 7th day of May A. D. 1923, there was held a regular Term of the County Court at Law of Tarrant County, at the court house in the City of Fort Worth Tarrant County Texas. There being present and presiding The Hon. P. M. Seaward, Judge, P. K. Hargreaves Criminal District Attorney, Carl Smith Sheriff and Ed L. Sorrels Clerk, when all of the following numbered causes were dismissed from the docket of said court - to-wit:

2912	The State of Texas	vs	a. m. Turner
3169	" "	vs	Oswell Hughes
3177	" "	vs	Earl Swinney
3223	" "	vs	G. W. Hardin
3263	" "	vs	Frank Wolf
3359	" "	vs	Ray Richardson
3408	" "	vs	Louis Seaton
3414	" "	vs	Edna Clayton
3415	" "	vs	Edna Clayton
3417	" "	vs	Louis Seaton
3419	" "	vs	Rufus Nettles
3423	" "	vs	Ed Frijillo
3439	" "	vs	J. W. Black
3442	" "	vs	D. Henry
3445	" "	vs	C. A. Wheeler
3449	" "	vs	Lee Johnson
3454	" "	vs	Arthur Reeves
3463	" "	vs	Willis Gold
3464	" "	vs	Robert Osby
3468	" "	vs	L. L. White
3470	" "	vs	M. L. Buchanan
3485	" "	vs	H. C. Sattow
3487	" "	vs	Tom Bowers
3488	" "	vs	W. L. Griffin
3502	" "	vs	Bob Brazile
3503	" "	vs	Bob Brazile
3507	" "	vs	Saturin Hernandez

3514	The State of Texas	vs	Jim Murphy
3515	" " "	vs	Jim Murphy
3521	" " "	vs	Helen Whittled
3523	" " "	vs	Fannie Wilson
3524	" " "	vs	D. A. Nix
3530	" " "	vs	C. H. Whalley
3540	" " "	vs	Jennan Gomez
3554	" " "	vs	Johnnie Robertson
3564	" " "	vs	O. L. Sprinkle
3566	" " "	vs	Henry Mickey
3574	" " "	vs	Henry C. Burnett
3576	" " "	vs	J. B. Lacy

Read approved and signed. 6/30/23
 F. H. Steward, Judge
 County Court at Law.

Attest, Ed Lewis - County Clerk.
 By M. Watson - Deputy



Be it Remembered that on Monday, the 2nd day of July, A.D. 1923, There was held a regular Term of the County Court at Law of Tarrant County, at The Court House in the City of Fort Worth, Tarrant County, Texas. There being present and presiding The Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Carl Smith, Sheriff, and Ed. L. Sorrels, Clerk, When all of the following numbered causes were dismissed from the Docket of said court, to-wit:

Tarrant County
Criminal minutes
County Court 17
Pg 612 4/2

1847	The State of Texas	vs.	Earl Mathewson
1919	" " " "	vs.	Frank Lisle
2052	" " " "	vs.	Earl Mathewson
2382	" " " "	vs.	A. H. Hodge
2383	" " " "	vs.	A. H. Hodge
2649	" " " "	vs.	H. B. Green
2832	" " " "	vs.	Millie Berry
2973	" " " "	vs.	R. L. Jacobs.
2991	" " " "	vs.	B. H. Buchanan
2993	" " " "	vs.	J. E. Shelk
3035	" " " "	vs.	Charlie Kemp.
3043	" " " "	vs.	C. H. Harne
3047	" " " "	vs.	Albert Allen King
3050	" " " "	vs.	E. E. Lawson
3060	" " " "	vs.	Maldonero Garcia
3082	" " " "	vs.	E. L. Leedy
3088	" " " "	vs.	H. E. Mooney
3089	" " " "	vs.	H. E. Mooney
3123	" " " "	vs.	Dalton Hooper
3128	" " " "	vs.	P. E. Laughlin
3131	" " " "	vs.	J. H. Jarrell
3166	" " " "	vs.	W. P. Lanier
3208	" " " "	vs.	Jerry Jordan
3210	" " " "	vs.	A. Landman
3224	" " " "	vs.	Earl Phillips
3235	" " " "	vs.	Charles T. Foster
3243	" " " "	vs.	W. R. Petty
3256	" " " "	vs.	Walter Chalmers
3257	" " " "	vs.	Hewitt Jones.

Minutes of County Court, Criminal, Tarrant County, July Term, 1891

the day of July A. D. 1891

Manufacturing Stationers, Fort Worth.

3258	The State of Texas	vs	Oscar Browder
3259	"	vs	Fredonia Lee
3265	"	vs	J. H. Cox
3266	"	vs	Virgil Wolf.
3284	"	vs	Mary Jones Jackson
3288	"	vs	John M. Coy.
3294	"	vs	Nesley Elgin
3299	"	vs	Hubert Maxwell.
3302	"	vs	Simon Smith.
3307	"	vs	W. C. Thompson
3308	"	vs	W. C. Thompson
3309	"	vs	W. C. Thompson
3310	"	vs	W. C. Thompson
3311	"	vs	W. C. Thompson
3315	"	vs	W. Y. Bain.
3316	"	vs	W. Y. Bain.
3319	"	vs	Joe Walker.
3334	"	vs	R. R. Rauspat.
3335	"	vs	R. R. Rauspat
3336	"	vs	R. R. Rauspat.
3337	"	vs	R. R. Rauspat.
3343	"	vs	Tom Weston,
3347	"	vs	E. J. Linhard
3358	"	vs	Lee Sibley
3367	"	vs	W. J. Allen & Co.
3368	"	vs	Miss Margaret Jett, Johnnie Williams
3373	"	vs	L. A. Wooten
3387	"	vs	C. C. Yeager.
3388	"	vs	Bob Dixon
3390	"	vs	Henry Patrick James
3391	"	vs	Oscar Berry.
3393	"	vs	Oscar Berry.
3395	"	vs	Oscar Berry
3396	"	vs	A. C. Clark.
3397	"	vs	A. C. Clark.
3398	"	vs	A. C. Clark.
3402	"	vs	W. P. Green
3405	"	vs	A. A. Chapman
3406	"	vs	J. H. Polk.
3407	"	vs	Albata Blanton

3424	The State of Texas	vs.	J. F. Shelton
3425	"	vs.	M. R. Bostick.
3437	"	vs.	L. D. Wilson
3440	"	vs.	John Herle
3448	"	vs.	W. F. Stevens
3452	"	vs.	Jake Reed
3457	"	vs.	Roy Cooper
3462	"	vs.	George Walker.
3481	"	vs.	Floyd Hickman
3490	"	vs.	Milton D. Stafford.
3493	"	vs.	Fred McDonald.
3510	"	vs.	William Jeter.
3525	"	vs.	Harry Brown.
3526	"	vs.	Harry Brown.
3529	"	vs.	A. G. Armentrout
3541	"	vs.	E. C. Bartoo
3545	"	vs.	Arthur Bradford
3546	"	vs.	Robert Butler
3569	"	vs.	Thompson.
3572	"	vs.	W. F. Curtis.
3588	"	vs.	Mrs. Carey.
3589	"	vs.	Mrs. Carey.
3590	"	vs.	Clarence Medoris.
3591	"	vs.	Elbert Woods
3602	"	vs.	George Carris.
3603	"	vs.	Lila Hopkins.
3612	"	vs.	William Robinson
3616	"	vs.	A. J. Griffith
3619	"	vs.	W. C. Davis
3622	"	vs.	C. P. Mc Knight
3623	"	vs.	Arley Armentrout
3624	"	vs.	Clyde Sheffield.
3738	"	vs.	Lizzie Duree
3629	"	vs.	Lester Eaton
3630	"	vs.	W. A. Brannon.
3227	"	vs.	D. H. Moseley
3633	"	vs.	Harry Easthus
3766	"	vs.	H. D. Patchiff
3774	"	vs.	W. P. Pasco

Ed. Farrel
Clerk.

R. M. Watson Deputy

Read approved & signed in open court
Aug 31st 1923

G. H. Seward. Judge
County Court Clerk

Manufacturing Stations, Fort Worth.

Be it remembered that on Monday the 3rd day of September A. D. 1923 there was begun and holden a regular term of the County Court at Law, of Tarrant County, Texas at the Courtroom in the City of Fort Worth, there being present and presiding, the Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District attorney, Carl Smith, Sheriff, and Ed L. Suel, Clerk, when the following named and numbered causes were dismissed from the docket of said Court, to wit:

3561	The State of Texas	vs	
3649	"	vs	John Jones
3648	"	vs	Wm. Garrett
3653	"	vs	Wm. Garrett
3675	"	vs	Leon Connelly
3476	"	vs	Alma O Neal
3695	"	vs	Vernon L. Brown
3686	"	vs	L. Q. Stone
3684	"	vs	S. Huston
3668	"	vs	J. G. Berger
3666	"	vs	Odie Easterwood
3655	"	vs	E. A. Faust
3641	"	vs	Chas Griffith
3640	"	vs	Mrs Lavin Miller
3636	"	vs	O. S. Miller
3799	"	vs	Vance Brown
3798	"	vs	J. D. Myers
3791	"	vs	Sam Gore
3789	"	vs	Arthur Barnes
3770	"	vs	Preston Hopkins
3764	"	vs	Joe Smith
3741	"	vs	Fred Adams
3740	"	vs	Ross Anderson
3734	"	vs	Ross Anderson
3728	"	vs	O. L. Hooks
3727	"	vs	M. E. Liville
3729	"	vs	M. E. Liville

3730	The State of Texas	vs	J. M. Leonard
3731	"	vs	J. B. Craddock
3726	"	vs	M. C. Linville
3725	"	vs	J. F. Turner
3724	"	vs	E. Woods
3718	"	vs	Richard Thompson
3717	"	vs	Albert Seckard
3716	"	vs	Cloue King
3712	"	vs	C. O. Buchanan
3803	"	vs	Sommie Murphy
3811	"	vs	Lula Sanders
3819	"	vs	Warren Weaver
3845	"	vs	Sam Stephenson
3857	"	vs	A. E. Northrip
3873	"	vs	Albert Cortez
3879	"	vs	Lincoln Frazier
3895	"	vs	J. C. Jones
3900	"	vs	Beatrice Lovejoy
3912	"	vs	Floyd Griffin
3952	"	vs	Robert Marshur
3963	"	vs	C. H. Samples
3894	"	vs	Hugh Martin
3917	"	vs	Carroll Harbentle
3934	"	vs	M. L. Hogg
3954	"	vs	C. C. Patton
3992	"	vs	J. C. Jones
3991	"	vs	Milton Saloman
3994	"	vs	Homer Claypool
3920	"	vs	Steve Kofirovitch
3946	"	vs	Bernie Keenan
3949	"	vs	A. S. Jones
3950	"	vs	W. S. Phillips

The above minutes read, approved and signed this the 3rd day of Nov. ady 1923

attest
 Ed Harris, County Clerk
 By M. Watson, Court Deputy

P. H. Howard
 Judge

Manufacturing Stationers, Fort Worth.

Nov Term, 1923

Be it Remembered that on Monday November the 5th A. D. 1923, there was held a regular term of the county court at Law of Tarrant County Texas, at the court house in the city of Fort Worth, Tex, Present and presiding the Hon. P. M. Seward Judge, P. H. Hanger Criminal District Attorney, Carl Smith Sheriff, & Ed L. Louels, County Clerk, when the following causes were dismissed from from the docket of said court. to-wit:

763	The State of Texas	vs	David Perez
896	"	vs	L. C. James
1405	"	vs	W. Y. Bain
1406	"	vs	Charles Glink
1437	"	vs	Loy Shepherd
1582	"	vs	W. Y. Bain
1669	"	vs	Dick Harris
2137	"	vs	Harry Perhemus
2186	"	vs	Harry Perhemus
2265	"	vs	Albert Newton
2286	"	vs	J. C. Anderson
2343	"	vs	Jim Tucker
2435	"	vs	Howard Hart
2503	"	vs	Aline Poe
2573	"	vs	O. M. Turnbo
2578	"	vs	L. J. Fowler
2612	"	vs	C. J. Kennedy
2628	"	vs	Joe Glazier
2709	"	vs	Dave Hall & Carrier Brewer
2710	"	vs	Hugh Chapman
2711	"	vs	Hugh Chapman
2738	"	vs	Leslie Lee
2743	"	vs	Josh Clark
2793	"	vs	R. C. Ingram
2798	"	vs	Alonzo Durham
2813	"	vs	Emma Pease
2819	"	vs	Joe Glazier

2846	The State of Texas.	vs.	Oscar Goodwin
2848	"	vs.	Bailey Forbin
2887	"	vs.	Dennis Inggsim & Eula Mae Williams
2909	"	vs.	Earnest Short.
2918	"	vs.	Mrs. R. L. Hutton
2963	"	vs.	H. B. Coffey.
2965	"	vs.	J. B. Moore
2975	"	vs.	Oscar Sullivan
2983	"	vs.	C. E. Smith
2989	"	vs.	Herbert Reed.
3003.	"	vs.	Phlino Garcia
3007.	"	vs.	Frank George
3009.	"	vs.	P. J. Watson
3027	"	vs.	W. B. Hollingsworth
3036.	"	vs.	R. E. Stewart
3037	"	vs.	Jeff Glasscock
3038	"	vs.	B. F. Barnes
3039	"	vs.	Herbert H. Hudgins
3041	"	vs.	J. R. Dabbe.
3042	"	vs.	Wm Mocksin
3044	"	vs.	Josephine Hood
3045	"	vs.	A. S. Yates.
3054	"	vs.	J. J. Smith
3056	"	vs.	Elint Freeman
3064	"	vs.	W. R. Honeycutt.
3080.	"	vs.	George Ousley
3104	"	vs.	J. J. Ratliff
3103.	"	vs.	E. Y. Blount.
3118	"	vs.	Dane Hall.
3127	"	vs.	R. A. Crow
3129	"	vs.	G. L. Malone
3130	"	vs.	Otto Grady
3132	"	vs.	Mary Cooper
3136	"	vs.	Estell Hunter
3144	"	vs.	J. W. Matthews.
3152	"	vs.	Jim. Regain.
3174	"	vs.	Marion Balsley.
3176	"	vs.	B. M. Homa.
3180	"	vs.	Audrie Garlington

Minutes of County Court, Criminal, Tarrant County, Nov. 1923 Term, 189

the day of A. D. 189

Manufacturing Stationers, Fort Worth

31 82	The State of Texas	No.	Miss V. E. Smith.
31 85	"	No.	Henry Ingram
31 97	"	No.	C. R. Norwood.
31 99	"	No.	E. B. McLee.
32 00	"	No.	Thomas Walter Eoubanks.
32 02	"	No.	Thos. F. Mastin.
32 04	"	No.	Ralla Wilson.
32 05	"	No.	Valentine Madrama
32 13	"	No.	J. H. La Vergne
32 17	"	No.	(alias La Vergne)
32 21	"	No.	A. C. Clark.
32 28	"	No.	W. A. McDuff.
32 42	"	No.	Ramon Lopez.
32 47	"	No.	Elmo Williams
32 67	"	No.	F. M. Mills.
32 68	"	No.	Chas H. Papworth.
32 75	"	No.	Sol Leonard.
32 76	"	No.	J. W. Morgan.
32 96	"	No.	Ernest Cole.
32 97	"	No.	Johnny Williams
32 98	"	No.	Collins. Richardson
33 00	"	No.	Ray Richardson
33 03	"	No.	Hubert Maxwell
33 13.	"	No.	J. J. Patton
33 14	"	No.	R. O. Barr.
33 20	"	No.	F. A. Webster.
33 24	"	No.	Charlie Jones
33 25	"	No.	R. C. Huff
33 30	"	No.	R. C. Huff.
33 31	"	No.	J. L. Jackson
33 32	"	No.	Amey - - - - - (Horse name & initials unknown)
33 33	"	No.	William Clayton.
33 38	"	No.	Geo Lindsey
33 42	"	No.	Pete Lott
33 48	"	No.	J. J. Scott.
33 49	"	No.	E. J. Linehard
33 55	"	No.	Geo. Patterson
33 60	"	No.	D. F. Medaris.
33 71	"	No.	J. B. Carley
33 74	"	No.	F. M. Freeman.
	"	No.	De Witt Teague.

3376	The State of Texas	No.	G. J. Perkins
3377	"	No.	Alvin Givens
3378	"	No	Dock Raymond
3379	"	No	Ed Lee
3381	"	No	Ed Smith
3382	"	No	Fred Jones
3384	"	No	S. D. Chestnut
3385	"	No	Tom Blain
3386	"	No	T. A. Smith
3392	"	No	John Kimmons
3399	"	No	W. R. Stephens
3418	"	No	J. E. Sheek
3420	"	No	W. C. Bingham
3430	"	No	Joe Sanchez
3431	"	No	C. L. Cox
3432	"	No	Lennie Neal
3438	"	No	H. A. Hillgard
3447	"	No	F. M. Fisher
3451	"	No	Paul R. Jones
3453	"	No	G. H. Goss
3458	"	No	W. C. Davis
3459	"	No	Remy Moore
3460	"	No	Charley Britt
3465	"	No	C. J. Hills & Irene Key
3467	"	No	J. B. Robbins
3473	"	No	George H. Porter
3474	"	No	Mary Huddleston
3478	"	No	Jack Long
3483	"	No	A. C. Phell
3484	"	No	A. C. Phell
3489	"	No	Ed Fox
3492	"	No	J. G. Callen
3494	"	No	Scott Burton
3495	"	No	Austin Anderson
3496	"	No	Sylvester Landrille
3497	"	No	Walter Acker Jr.
3504	"	No	Paul A. Sheridan
3505	"	No	G. A. Cooper
3511	"	No	Tom Davis

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The State of Texas. vs. Manie Swinford.
 " " vs. Chas. Sedenberg
 " " vs. Albert Woods.
 " " vs. Jim Henry Beasley
 " " vs. Leon De La Roza.
 " " vs. L. J. Blackwell.
 " " vs. Ina Warren & V. V. Musick.
 " " vs. Albert Tidwell
 " " vs. B. L. Lolley
 " " vs. Archie White
 " " vs. Frank Halgard
 " " vs. J. H. Adams.
 " " vs. Sherman Whittenburg
 " " vs. J. T. Williams
 " " vs. Fred L. Belmeyer
 " " vs. J. C. Dixon
 " " vs. J. G. Berger.
 " " vs. Al. Gray.
 " " vs. J. H. Berger.
 " " vs. Robert Jordan
 " " vs. Rita Curry
 " " vs. Tom Carmichael.
 " " vs. Charlie Hood.
 " " vs. Cheek Crook.
 " " vs. J. E. Pate
 " " vs. Charles Davis Young
 " " vs. C. H. Mapes
 " " vs. J. D. Manley
 " " vs. Ben Robbins
 " " vs. Ben Robbins
 " " vs. H. H. Swanson
 " " vs. Otto Lee.
 " " vs. Mrs. B. A. Stineburg
 " " vs. John Boyett
 " " vs. B. H. Reed
 " " vs. H. H. Brown
 " " vs. O. L. Sullivan

Manufacturing Stationers, Fort Worth

3745	The State of Texas	No.	Nim Slaughter.
3747	"	No	Charlie Jordan
3748	"	No	Charlie Jordan
3749	"	No	Herbert Reed
3751	"	No	H. P. Kelley.
3752	"	No	J. F. Barnett.
3753	"	No	Jim Barnett.
3756	"	No	Algate Arant.
3558	"	No	Jim Barnett
3762	"	No	Allan W. Cooper
3765	"	No	C. E. Seadler
3768	"	No	G. F. Warren
3769	"	No	S. J. Hinson
3772	"	No	Frank Redd,
3773	"	No	M. R. Bostick
3792	"	No	E. H. Sterley
3793	"	No	D. F. Griner
3800	"	No	A. M. Stone
3801	"	No	A. M. Stone
3802	"	No	Charles Harris.
3804	"	No	Jack Dalton.
3805	"	No	J. F. Newbanks.
3807	"	No	H. C. Calhoun.
3809	"	No	Edward H. Sterley
3812	"	No	Isadore Cohen
3813	"	No	Abe Dyorkin.
3814	"	No	Robert Smith
3815	"	No	Anthony Mack.
3816	"	No	Fred Adams.
3824	"	No	Roy E. Davies.
3826	"	No	Frank Greenberg
3835	"	No	Jarvis Loy
3846	"	No	Nathan Shelton
3847	"	No	Frank Halyard
3849	"	No	Ross Anderson
3851	"	No	A. R. Rusk.
3852	"	No	Clarence Terry.

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The State of Texas

vs. J. F. Hudson
 vs. Audrey Yates
 vs. Audrey Yates
 vs. Robert Williamson
 vs. Jack Wallace
 vs. Jack Wallace
 vs. S. H. Stubbs
 vs. H. H. Jones
 vs. E. G. Anderson
 vs. H. Brunsman
 vs. H. Brunsman
 vs. H. Brunsman
 vs. H. Brunsman
 vs. H. Brunsman
 vs. H. Brunsman
 vs. H. Brunsman
 vs. J. W. Noel
 vs. Clyde Hopkins
 vs. Homer Beardin
 vs. Selma Noah
 vs. W. H. Scott
 vs. W. H. Hall
 vs. Birm Huff
 vs. Charley White
 vs. Will Brown
 vs. Tom Nash
 vs. Dr. L. O. McElroy
 vs. Dr. L. O. McElroy
 vs. Freder Phillips
 vs. A. J. Northam
 vs. Andy Gates
 vs. Floyd McMillen
 vs. J. R. Carter
 vs. G. J. Albright
 vs. E. L. Gunn
 vs. W. D. Foylen
 vs. Andrew Stewart

the _____ day of _____ A. D. 189 _____

Manufacturing Statutes, Fort Worth

3985	The State of Texas	vs.	E. F. Walker
3987	"	vs.	B. A. Brown.
3988	"	vs.	C. A. Powell.
3990.	"	vs.	J. D. Moore.
2619	"	vs.	Mrs J. S. Spinks
3986	"	vs.	B. A. Brown
3989	"	vs.	C. A. Powell
3905	"	vs.	Jesse White
3995	"	vs.	L. Shoublum
4081	"	vs.	L. S. Miller. O. S.
4080	"	vs.	Emmit Nuttall
4066	"	vs.	H. H. Maullin
4018	"	vs.	B. A. Brown
4019	"	vs.	B. A. Brown
4020	"	vs.	C. A. Powell
4021	"	vs.	C. A. Powell
4022	"	vs.	Harry L. Brown
4030	"	vs.	G. C. Syer
4031	"	vs.	W. E. Fanning
4032	"	vs.	W. E. Fanning
4034	"	vs.	W. E. Hood
4039	"	vs.	J. L. Scantlin
4040	"	vs.	F. C. Harris
4041	"	vs.	Morris Youngblood
4051	"	vs.	Ed Robinson
4071	"	vs.	Joe Reed + Virginia Newton
4016	"	vs.	Alvin Parker
4014	"	vs.	L. Hargis
4002	"	vs.	L. S. Miller

The following defendants found not guilty by the Court-

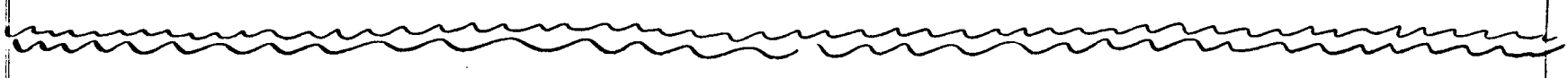
3898	The State of Tex.	vs.	Macy Arnold,	B. H.
3872	"	vs.	Mrs Blouch Day	B. H.
3871	"	vs.	Mrs L. E. Sutton	B. H.
3797	"	vs.	Mimmie Miller	B. H.
3673	"	vs.	E. O. Buchanan	Pistol
3517	"	vs.	H. S. Steel	Pistol
3508	"	vs.	Robert Roche	Pistol

3466	The State of Texas	vs	C. J. Fitts	Pistol
3422	" " "	vs	Tom H Ridgway	B.H.
3421	" " "	vs	Marie Ridgway	B.H.
3135	" " "	vs	Johnny Jones	B.H.
3134	" " "	vs	Kate Dobbs	B.H.
4055	" " "	vs	H. O. Stroup	Pistol

The above + foregoing minutes
 examined, read and approved this
 the 5th day of January A.D. 1924

J. N. Seward.
 Judge

Attest - 1-5-24
 Ed L. Larrick
 Clerk County Court
 O. M. Watson, Deputy -



Monday the *7th* day of *January* A. D. ~~189~~ ¹⁹²⁴

Be it remembered that on Monday January the 7th 1924 the same being the first Monday in January a. d. 1924 there came on and was holden a regular term of the County Court at Law, of Tarrant County Texas, at the court house in the City of Fort Worth Texas, there being present and presiding the Hon. P. H. Sward, Judge, B. H. Hanger Criminal District attorney, Carl Smith Sheriff and Ed L. Sorens Clerk, when the following proceedings among other there were had, and the following cases dismissed from the docket of said court to-wit:

4098	The State of Texas	vs	M. Utley	✓
4099	"	vs	H. E. Shropshire	✓
4107	"	vs	H. P. Carnell	✓
4105	"	vs	Andrew Jackson	✓
4108	"	vs	Charles Mitchell	✓
4112	"	vs	Ralph Garrison	✓
4126	"	vs	Jeff Oliver	✓
4181	"	vs	George Jackson	✓
4134	"	vs	James Clements	✓
4139	"	vs	Tom Garrett	✓
4147	"	vs	C. P. Brown	✓
4156	"	vs	Floyd Martin	✓
4165	"	vs	Juan Gory	✓
4184	"	vs	G. O. Willoughby	✓
4215	"	vs	Mrs Alice Skinner	✓
4217	"	vs	Mrs Alice Skinner	✓
4208	"	vs	Elizabeth Morris	✓
4009	"	vs	Dorothy Owens	✓
3828	"	vs	Preston Oliver	✓
4049	"	vs	R. D. Wall	✓
4140	"	vs	F. M. Nelson	✓
4233	"	vs	Robert Neely	✓
4001	"	vs	Marie Mitchell	0
4037	"	vs	A. Minor	✓
4067	"	vs	Chester C. Moulden	✓
4077	"	vs	W. A. Miller	✓
4111	"	vs	Elmer McDaniel	✓
3825	"	vs	Mrs. L. B. Mumman	

3778	✓	The State of Texas	vs.	Bud Lockhart
3779	✓	"	"	Bud Lockhart
3601	✓	"	"	Henry Mc. Cleary
3600	✓	"	"	Henry Mc. Cleary
3688	✓	"	"	J. B. Lybrand
3696	✓	"	"	A. J. Lequerrier
3340	✓	"	"	I. L. Johnson
3341	✓	"	"	I. L. Johnson
3771	⊙	"	"	L. H. Johns
3750	✓	"	"	Martin Johnson
3573	✓	"	"	George Sprayberry
3830	✓	"	"	Clifford Sealey
3833	✓	"	"	Bernadine Servery
3997	✓	"	"	A. Romeo
3953	✓	"	"	Eula Percell
4237	✓	"	"	Tom Stevens
4005	✓	"	"	A. Remitz
4115	✓	"	"	Joe Roberts
4192	✓	"	"	Billie Reeves
3361	✓	"	"	Buster Reed
3362	✓	"	"	Mrs. J. E. Phelps
2972	✓	"	"	Lillie Mae Ross
3106	✓	"	"	J. J. Patton
3780	✓	"	"	Mrs. Ethel Page
3781	✓	"	"	Mrs. Ethel Page
3982	✓	"	"	Mrs. Sue Peacock
3983	✓	"	"	J. J. Peacock
4060	✓	"	"	Mrs. Prosser
3435	✓	"	"	Ula Christine Purcell
3914	✓	"	"	Mc E Weaver
3916	✓	"	"	Eli Smith
3908	✓	"	"	D. A. Sullivan
3996	✓	"	"	Gordon Boswell
3818	✓	"	"	D. C. Allen
3829	✓	"	"	J. D. League
3647	✓	"	"	W. M. Buchanan
3660	⊙	"	"	Grace Turner
3677	✓	"	"	George Arzam
4083	✓	"	"	C. M. Watts
4092	✓	"	"	Henry Williams
4042	✓	"	"	Idie Whaley

the _____ day of _____ A. D. 189_____

Manufacturing Stationers, Fort Worth.

4058	✓	The State of Texas	vs.	John Quincy Adams
4000	✓	"	vs.	W. H. Wilson
4048	⊙	"	vs.	J. E. Christopher
4050	✓	"	vs.	Buster Calloway
4111	⊙	"	vs.	Lee Cole
4128	✓	"	vs.	P. C. Hanks.
4179	✓	"	vs.	Elmer K. Allen
4172	✓	"	vs.	Elmo Anderson
4170	✓	"	vs.	A. F. Barnes.
4170	✓	"	vs.	Syble Self.
4161	✓	"	vs.	W. L. Byrd.
4158	✓	"	vs.	W. L. Bird
4193	⊙	"	vs.	Mrs. D. O. Nelson
4102	✓	"	vs.	W. M. Harris.
4102	✓	"	vs.	Rebecca Smith
4209	✓	"	vs.	Arthur Caraway
4013	✓	"	vs.	J. L. Fuller.
4124	✓	"	vs.	Frank Fleming
4182	✓	"	vs.	Jess Edwards
4032	✓	"	vs.	Leta Ditmar
4003	✓	"	vs.	Lula Duncan
4026	✓	"	vs.	G. C. Dyer
4027	✓	"	vs.	G. C. Dyer
4028	✓	"	vs.	G. C. Dyer
3998	✓	"	vs.	H. Cochran
3901	✓	"	vs.	H. C. Davis
3933	✓	"	vs.	Claude Gremm
3941	✓	"	vs.	Joe Hobbs.
3942	✓	"	vs.	Joe Hobbs
3943	✓	"	vs.	Joe Hobbs.
3967	✓	"	vs.	H. A. Fellows
3837	✓	"	vs.	Jno. W. Herbert.
3838	✓	"	vs.	Jno. W. Herbert
3838	✓	"	vs.	Clennor S. Alvord.
3578	✓	"	vs.	Dave Hall
3579	✓	"	vs.	W. J. Hugins
3339	✓	"	vs.	J. B. Colvin
3364	✓	"	vs.	Chas. Fields
3125	✓	"	vs.	E. A. Hollinsworth
3283	✓	"	vs.	Billie Hanby

3290	✓	The State of Texas	vs.	Chas. Elias
3070	✓	"	"	Ben Had
729	✓	"	"	Margaret Coombs.
3989	✓	"	"	C. A. Powell
4250	✓	"	"	D. L. Moore
4224	✓	"	vs.	Jessie Dixon
4246	✓	"	vs.	W. H. Simpson
4213	✓	"	vs.	C. A. Brown
4330		"	vs.	Mary Mitchell
4251		"	vs.	G. L. Burdett.

The above and foregoing minutes read, approved and signed,
 March 1st - 1924

Attest =
 Ed L. Sauls, County Clerk
 P. M. Watson, Deputy

 Judge

the _____ day of March 1924 A. D. 1894

Manufacturing Stations, Fort Worth

Be it remembered that on Monday March the 3rd 1924, there came on and was holden a regular term of the County Court at Law of Tarrant County Texas, at the court house in the City of Fort Worth, Texas, Present and presiding The Hon. P. W. Sward, Judge, Ed L. Sorens. County Clerk, A. W. Hanger Regional District attorney and Carl Smith Sheriff. When the following cases were Submitted from further Prosecution, from the docket of said Court, to-wit:

4054	The State of Texas vs	Walter Free	Swind
4245	"	Bert Hall	Theft
4267	"	Mack Francis.	Theft + Emb.
4268.	"	Wayne Hurst.	"
4269	"	"	"
4299	"	R. T. Turner.	Pistol
4306	"	Burl Kelley	Theft
4312	"	Telie Morales.	a & f.
4312	"	Alley Clary	"
4318.	"	Geo. Bird	Assault
4326.	"	J. J. Parsons.	a. a.
4327	"	J. T. Ward	Theft
4334.	"	Arthur Thomas	Assault.
4342	"	J. H. Thompson	a. a.
4344	"	W. P. Gibson	Swind.
4348.	"	M. D. Littleton	Emb.
4351	"	W. P. Gibson	Swind.
3078	"	Jae Bell	Theft
4085	"	John Hight + Lena Brantley	a & f.
4360	"	H. C. Stibbens	a. a.
4363	"	Mary Mc. Bride	Theft.
4367	"	H. Morgan	"
4369	"	Tobie Sanders.	"
4370	"	Tobie Sanders	"
4395	"	Fannie Bledsoe	"
4341	"	Lena Brantley	a & f
4359	"	Julia Butts + Mrs. Archie + Wheeler	"
4418	"	Helton Miller	a. a.

- No. 4399 The State of Texas vs R.L. Stewart Swind
- No. 4389 The State of Texas vs Frank Lyon Theft.
- No. 4441 The State of Texas vs Mrs. Marie Kunschik Theft
- No. 4407 The State of Texas vs Buster Reed a. a.
- No. 4422 The State of Texas vs F.H. McBlung Emb

May 3rd 1924 - This day come on for
 examination of the above minutes of this court -
 same being examined, approved and signed

attest:

E. L. Landa, clerk

by - M. Watson, court deputy -

Judge

Manufacturing Stationers, Fort Worth

May Term - 1924

Be it Remembert that on Monday May the 5th there came on and was holdent a regular term of the County Court at Law of Tarrant County Texas, at the Court House in the City of Fort Worth Texas, Present and presiding the Honorable P. W. Seward Judge, Ed. L. Sarrels, County Clerk, R. H. Haysler Criminal District Attorney and Carl Smith Sheriff, when the following causes were dismissed from further Prosecution from the Docket of said Court to-wit:

- 4349 The State of Texas vs Houston Ritchie {ghar ^{To take} Human life}
- 4427 The State of Texas vs James Sullivan {Theft}
- 4434 The State of Texas vs Manuel Ramirez {a a}
- 4442 The State of Texas vs Jesse Mae Murphy {Cont. ^{during} trial}
- 4480 The State of Texas vs J. R. Bassham {Theft}
- 4483 The State of Texas vs H. C. Hopper {Swind}
- 4485 The State of Texas vs Willie Willie {Theft}
- 4486 The State of Texas vs U. J. Smith {Theft}
- 4493 The State of Texas vs G. Dillon {Swind}
- 4513 The State of Texas vs S. Brice {Theft}
- 4504 The State of Texas vs Bettie Collins {a + d}
- 4438 The State of Texas vs Homer M. Stevenson {Theft}
- 4439 The State of Texas vs C. E. Stevenson {Theft}

4543	The State of Texas	vs	Ellis M. McKinney	(a a)
4581	"	"	vs G. E. Harris	(a a)
4582	"	"	vs L. Miller	(Pistol)
4537	"	"	vs Herman Willie	(Tampering)
4527	"	"	vs J. M. Sutphen	(WbD)
4525	"	"	vs Frank Payne	(Drunk)
4521	"	"	vs Chas. F. Rimeley	(a. a.)
4520	"	"	vs Jewel Dean	(Vag. Prot)
4512	"	"	vs A. D. Owen	(Swind)
4510	"	"	vs A. D. Owen	(Theft)
4509	"	"	vs A. Owen	(Swind)
4531	"	"	vs Mrs. Maggie Smith	(Theft)
4501	"	"	vs John Beard	(Assault)
3808	"	"	vs J. H. Critch	(WbD)
4476	"	"	vs Andrew Guccaro.	(Showing Prize 71 Pictures)
4553	"	"	vs H. D. Bennett	(Swind)
4567	"	"	vs W. H. Simpson	(a a)
4176	"	"	vs Jeff Cleaver	(Swind)
4544	"	"	vs Elmer Holden	(WbD)
4556	"	"	vs J. E. Coates	(WbD)
4577	"	"	vs D. Burge	(a a)

4589	The State of Texas	vs	E. M. Bennett	a. a.
4604	"	"	J. B. Johnson	ab. L. P.
4605	"	"	J. B. Johnson	Assault
4607	"	"	E. B. Johnson	a. a.
4557	"	"	J. E. Coates	a. a.

Read and approved & signed
7-5-24

Attorneys
Ed L. Searles clerk
M. Watson Deputy

P. H. Edwards Judge

Given to Stafford-Lowdon Co
For copy 5/16/21 Jits

Tarrant County
Criminal minutes
Court 17 pg. 636 1/1

END

CRIMINAL MINUTES COUNTY COURT

VOL. 18 1906-1918

TARRANT COUNTY

TAR 166
CRIMINAL MINUTES
COUNTY COURT
1905-1918

Criminal Minutes County
Court 18A Tarrant County
TFC

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Criminal Minutes County Court 18^A
Tarrant County FFL 1

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ed Meyer
vs.

No. *30367*

Charge:

Thrift

Thursday Jan. 4 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Meyer* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Brown
vs.

No. *30371*

Charge:

Dis. House

Wednesday Jan. 3 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Brown* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Brown
vs.

No. *30375*

Charge:

Drunk

Thursday Jan. 4 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Brown* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Dis. House*

No. *30373*

Wednesday 3rd 1906.

Jahnia Moore vs.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jahnia Moore* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vay.*

No. *30374*

Wednesday Jan 3rd 1906.

Sam Smith vs.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Cruelty to animals*

No. *30375*

Wednesday Jan 3rd 1906.

Mack Thompson vs.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mack Thompson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26522

THE STATE OF TEXAS,

vs.

Edgar Henry

No. *30379*

Charge: *Cruelty to animals*

Wednesday Jan. 3 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Edgar Henry* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. C. Barnes

No. *30411*

Charge: *Carry*

Tuesday Jan. 2 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. C. Barnes* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Joe Jefferies

No. *30432*

Charge: *Pistol*

Tuesday Jan. 2 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Jefferies* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Louise Frost^{vs.}

No. *30436*

Charge: *Dis. Hauler*

Tuesday, Jan. 2nd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Louise Frost* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Florence Long^{vs.}

No. *30437*

Charge: *Dis. Hauler*

Wednesday, Jan. 3rd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Florence Long* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. B. Crass^{vs.}

No. *30527*

Charge: *St. minor*

Wednesday, Jan. 3rd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. B. Crass* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. *30577*

Charge: *V. A.*

Jas. Harris

Wednesday Jan. 3rd 1906.

Jas. Harris This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jas. Harris* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. *30830*

Charge: *A. A.*

Jim Irvin

Tuesday Jan. 2nd 1906.

Jim Irvin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Irvin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. *30831*

Charge: *A. A.*

Jim Irvin

Tuesday Jan. 2nd 1906.

Jim Irvin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Irvin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charley Fournier
vs.

No. *30835*

Charge: *Ab. Law.*

Tuesday Jan. 2 1906.

Charley Fournier This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Fournier* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Irwin
vs.

No. *30836*

Charge: *Pistol*

Wednesday Jan. 3 1906.

Jim Irwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Irwin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Galloway
vs.

No. *30849*

Charge: *S. I.*

Wednesday Jan. 3 1906.

Oscar Galloway This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Galloway* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Galloway vs.

No. *30850*

Charge: *S.S.*

Tuesday Jan. 2nd 1906.

Oscar Galloway This 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.

THE STATE OF TEXAS,

Oscar Galloway vs.

No. *30852*

Charge: *S.S.*

Wednesday Jan. 3rd 1906.

Oscar Galloway This 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.

THE STATE OF TEXAS,

Oscar Galloway vs.

No. *30865*

Charge: *S.S.*

Wednesday Jan. 3rd 1906.

Oscar Galloway This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Oscar Galloway vs.

No. *30867*

Charge: *S. I.*

Wednesday Jan. 3rd 1906.

Oscar Galloway This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Galloway* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Galloway vs.

No. *30888*

Charge: *S. I.*

Wednesday Jan. 3rd 1906.

Oscar Galloway This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Galloway* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mattie Smith vs.

No. *30900*

Charge: *af*

Wednesday Jan. 3rd 1906.

Mattie Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wesley Coleman

vs.

No. *30901*

Charge: *Ap*

Wednesday Jan. 3 1906

Wesley Coleman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wesley Coleman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

General Porter

vs.

No. *30904*

Charge: *Ap*

Wednesday Jan. 3 1906

General Porter This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *General Porter* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. H. Lewis

vs.

No. *30905*

Charge: *Ap*

Tuesday Jan. 2 1906

J. H. Lewis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26592

THE STATE OF TEXAS,

Sarah Pratt vs.

No. 30906

Charge: ap

Tuesday Jan. 2 1906.

Sarah Pratt This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sarah Pratt* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Kylie Brown vs.

No. 30908

Charge: ap

Wednesday Jan. 3 1906.

Kylie Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kylie Brown* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Daisy McBruchin vs.

No. 30971

Charge: a. a.

Wednesday Jan. 3 1906.

Daisy McBruchin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Daisy McBruchin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Clifton Garman

No. *30974*

Charge: *A. D.*

Tuesday, Jan. 2 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Clifton Garman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Oscar Galloway

No. *31704*

Charge: *S. S.*

Wednesday, Jan. 3 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Galloway* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Oscar Galloway

No. *31705*

Charge: *S. S.*

Tuesday, Jan. 2 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Galloway* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: S. I.

Oscar Galloway vs.

No. 31206.

Wednesday Jan. 3 1906.

Oscar Galloway This 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.

THE STATE OF TEXAS,

Charge: S. I.

Oscar Galloway vs.

No. 31207

Wednesday Jan. 3 1906.

Oscar Galloway This 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.

THE STATE OF TEXAS,

Charge: Drunk

Geo. Sewell vs.

No. 31270.

Wednesday Jan. 3 1906

Geo. Sewell This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Geo. Sewell

No. *31271*

Charge: *Vag.*

Wednesday Jan. 3 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Sewell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
John Livingston

No. *31378*

Charge: *A.C.*

Wednesday Jan. 3 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Livingston* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
John Livingston

No. *31433*

Charge: *Card*

Wednesday Jan. 3 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Livingston* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Tom Burke

No. 31558

Charge: Mal. Musch.

Monday Jan. 15 1906.

Tom Burke This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Burke in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

David McMillon

No. 31587

Charge: Theft.

Monday Jan. 15 1906.

David McMillon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant David McMillon in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ollie McDodd

No. 31661

Charge: Theft.

Thursday Jan. 4 1906.

Ollie McDodd This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ollie McDodd in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.
Henry Green

No. *31708*

Charge:

Theft.

Wednesday, Jan. 3, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Green* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Dude Graham

No. *31768*

Charge:

Fov.

Tuesday, Jan. 2, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dude Graham* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
W. H. Hendricks

No. *31777*

Charge:

Voy.

Tuesday, Jan. 23, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. H. Hendricks* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Aug Berg

No. 31783

Charge: None

Tuesday, Jan. 23, 1906.

Aug Berg This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Aug Berg in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Bob. Davis

No. 31804

Charge: Pistol

Monday, Jan. 15, 1906.

Bob. Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Bob. Davis in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Adolph Friedman

No. 31810

Charge: Pistol

Monday, Jan. 15, 1906.

Adolph Friedman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Adolph Friedman in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Barney Clayton

No. *31819*

Charge: *Theft.*

Wednesday Jan. 3 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Barney Clayton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Henry Mueller

No. *31841*

Charge: *S. to minor*

Monday Jan. 15 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Mueller* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Martin's Lewis

No. *31850*

Charge: *Theft*

Thursday Jan. 18 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Martin's Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Harry Hoffmann

No. *31915*

Charge: *Vagr.*

Wednesday, Jan. 31, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Hoffmann* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Amanda Seidenburg

No. *31942*

Charge: *Adultery*

Tuesday, Feb. 6, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Amanda Seidenburg* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Francis Jones

No. *31860*

Charge: *A. A.*

Thursday, Feb. 15, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Francis Jones* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Chas. Stephens vs.

No. *31868*

Charge: *Cards*

Monday Feb. 5 1906.

Chas. Stephens This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas. Stephens* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Floyd Houma vs.

No. *31870*

Charge: *Cards*

Friday Feb. 9 1906.

Floyd Houma This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Floyd Houma* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mattie Welch vs.

No. *31874*

Charge: *Fov.*

Friday Feb. 16 1906.

Mattie Welch This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie Welch* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Roy Greger

No. 31907

Charge: O. S.

Monday Feb. 12 1906.

Roy Greger

This 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.

THE STATE OF TEXAS,

vs.

Al Baker

No. 31918

Charge: Vag.

Friday Feb. 16 1906.

Al Baker

This 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.

THE STATE OF TEXAS,

vs.

S. F. Calhoun

No. 31932

Charge: Dis. Peace

Monday Feb. 12 1906.

S. F. Calhoun

This 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.

THE STATE OF TEXAS,

Charge: *A.A.*

vs.

No. *30053*

James Easter

Wednesday Feb. 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James Easter* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.A.*

vs.

No. *30159*

Fred Farmer

Saturday Feb. 10 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Farmer* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Cards*

vs.

No. *30408*

Albert Ablet

Sunday Feb. 8 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Albert Ablet* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sam Elliston

No. 30966

Charge: Rec. S. Prop.

Monday Feb. 12 1906.

This day came the County Attorney, prosecuting the pleas of the State, also came the Defendant Sam Elliston in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Leroy Childress

No. 31015

Charge: Theft

Wednesday Feb. 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Leroy Childress in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Stegall

No. 31059

Charge: Permitting

Tuesday Feb. 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Stegall in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Ernest Weaver Raso Edmunds

No. *31080*

Charge: *Adultery.*

Friday Feb. 9 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ernest Weaver Raso Edmunds* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Robt. Scott

No. *31093*

Charge: *S. I.*

Saturday Feb. 10 "1906.

Robt. Scott This 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.

THE STATE OF TEXAS,

vs.

Lester Brauch

No. *31095*

Charge: *O. I.*

Thursday Feb. 8 "1906.

Lester Brauch This 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Cliff Franklin

No. *31103*

Charge: *S. D.*

Friday Feb 9 1906.

Cliff Franklin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cliff Franklin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Kale Craig

No. *31106*

Charge: *S. D.*

Saturday Feb 10 1906.

Kale Craig This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kale Craig* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Robinson

No. *31174*

Charge: *A. A.*

Saturday Feb 10 1906.

John Robinson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Robinson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. C. Peters

vs.

No. *31149*

Charge: *Theft.*

Monday Feb. 15th 1906.

O. C. Peters

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. C. Peters* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Daver

vs.

No. *31156*

Charge: *A. A.*

Friday Feb. 9th 1906.

John Daver

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Daver* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Briggins

vs.

No. *31187*

Charge: *Card*

Saturday Feb. 17th 1906.

Will Briggins

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Briggins* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Charge: *Card*

No. *31188*

Monday Feb'y. 17" 1906.

John Nabler vs.

John Nabler This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Nabler* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Card*

No. *31189*

Tuesday Feb'y. 6" 1906.

Derrell Jackson vs.

Derrell Jackson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Derrell Jackson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Card*

No. *31190*

Saturday Feb'y. 3" 1906.

John Allen vs.

John Allen This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Allen* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

E. H. Booz vs.

No. *31904*

Charge: *ap*

Friday Feb'y. 9 "1906.

E. H. Booz This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. H. Booz* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Billie Brown vs.

No. *31734*

Charge: *A. A.*

Monday Feb'y. 12 "1906.

Billie Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Billie Brown* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Phil Smith vs.

No. *31768*

Charge: *Ric + Cow*

Saturday Feb'y 10 "1906.

Phil Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Phil Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W. Williams vs.

No. *31783*

Charge: *a. a.*

Thursday Feb. 8 1906.

W. Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam Shrewder vs.

No. *31370*

Charge: *Pistol*

Tuesday Feb. 6 1906.

Sam Shrewder This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Shrewder* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Henry Kenny vs.

No. *31374*

Charge: *U. N. Horse*

Friday Feb. 9 1906.

Henry Kenny This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Kenny* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Henry Bracken vs.

No. 31335

Charge: A. A.

Wednesday Feb. 14 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Bracken* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lola Bonavett vs.

No. 31360

Charge: ap

Saturday Feb. 10 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lola Bonavett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Fred Allen vs.

No. 31384

Charge: A. A.

Wednesday Feb. 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Allen* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ed Denwiddy vs.

No. 31388

Charge: A.A.

Saturday Feb. 10 1906.

Ed Denwiddy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Denwiddy* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Arthur Upshaw vs.

No. 31334

Charge: A.A.

Wednesday Feb. 14 1906.

Arthur Upshaw This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur 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 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 STATE OF TEXAS,

Joe Gordon vs.

No. 31530

Charge: Fov.

Wednesday Feb. 7 1906.

Joe Gordon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Gordon* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Will Rucker

No. *31457*

Charge: *Adultery*

Saturday Feb. 17 1906

Will Rucker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Rucker* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Macey Jones

No. *31454*

Charge: *Fors.*

Friday Feb. 9 1906

Macey Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Macey Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Geo. Herbert

No. *31455*

Charge: *Dis. Rice*

Wednesday Feb. 14 1906

Geo. Herbert This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Herbert* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

vs.
W. Brown + Rosa Gilbert

No. *31471*

Charge:

Adultery

Wednesday Feb. 14 1906

W. Brown + Rosa Gilbert This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. Brown + Rosa Gilbert* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Pete Stapp

No. *31473*

Charge:

A. A.

Thursday Feb. 15 1906

Pete Stapp This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pete Stapp* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Geo. Edward Delikidamold

No. *31475*

Charge:

C. to answer

Saturday Feb. 10 1906

Geo. Edward Delikidamold This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Edward Delikidamold* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mr. Frank Davis

No. *31504*

Charge: *S. to murder.*

Friday Feb. 16 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. Frank Davis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Dick's Dixon

No. *31508*

Charge: *Theft.*

Tuesday Feb. 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dick's Dixon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mark Davis

No. *31511*

Charge: *A. A.*

Friday Feb. 16 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mark Davis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sam Shrewder

No. *31513*

Charge: *O. I.*

Wednesday Feb. 10 1906.

Sam Shrewder This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Shrewder* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Effie Shrewder

No. *31514*

Charge: *O. I.*

Wednesday Feb. 7 1906.

Effie Shrewder This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Effie Shrewder* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Effie Shrewder

No. *31516*

Charge: *S. I.*

Friday Feb. 16 1906.

Effie Shrewder This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Effie Shrewder* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Sam Schreuder

No. *31517*

Charge: *S. I.*

Wednesday, Feb. 14 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Schreuder* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Cruce William

No. *31543*

Charge: *A. I.*

Thursday, Feb. 15 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cruce William* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
J. A. Thompson

No. *31548*

Charge: *Embez.*

Wednesday, Feb. 14 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. A. Thompson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
W. A. Price

No. *31598*

Charge: *Theft.*

Monday Feb. 17 1906.

W. A. Price This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. A. Price* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
W. M. Robinson

No. *31599*

Charge: *O. S.*

Thursday Feb. 8 1906.

W. M. Robinson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. M. Robinson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Lucius Gallispie

No. *31600*

Charge: *O. S.*

Wednesday Feb. 14 1906.

Lucius Gallispie This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lucius Gallispie* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. M. Robinson vs.

No. *31603*

Charge:

S. L. minor

Tuesday Feb 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. M. Robinson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. M. Robinson vs.

No. *31604*

Charge:

S. L. minor

Tuesday Feb 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. M. Robinson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Dr. C. C. Blair vs.

No. *31606*

Charge:

U. P. Cream

Wednesday Feb 7 14 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dr. C. C. 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 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

J. D. Arnold

No. *31622*

Charge: *A. A.*

Friday Feb. 16 1906.

J. D. Arnold This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. D. Arnold* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sam Shrewder

No. *31632*

Charge: *Ab. Law,*

Friday Feb. 16 1906.

Sam Shrewder This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Shrewder* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Oscar Galloway

No. *31635*

Charge: *7 to pay Occupation*

Friday Feb. 16 1906.

Oscar Galloway This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Galloway* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26572

THE STATE OF TEXAS,

vs.

Ed Huffman

No. *31640*

Charge:

Theft.

Thursday Feb 7 1906.

Ed Huffman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Huffman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Bob Merrill

No. *31644*

Charge:

Fov.

Wednesday Feb 7 1906.

Bob Merrill This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bob Merrill* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Daisy Cunningham

No. *31645*

Charge:

Fov.

Wednesday Feb 7 1906.

Daisy Cunningham This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Daisy Cunningham* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26592

THE STATE OF TEXAS,

Ada Smith et al

vs.

No. *31654*

Charge: *Vagr.*

Monday Feb 17 1906.

Ada Smith et al

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ada Smith et al* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Hemmick

vs.

No. *31662*

Charge: *O. I.*

Monday Feb 17 1906.

Tom Hemmick

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Hemmick* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Moon

vs.

No. *31663*

Charge: *O. I.*

Thursday Feb 15 1906.

Oscar Moon

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Moon* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ella Little vs.

No. 31668

Charge: Thft.

Thursday Feb. 15 1906.

Ella Little This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ella Little* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. M. Menickle vs.

No. 31679

Charge: A. A.

Friday Feb. 16 1906.

J. M. Menickle This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. M. Menickle* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Dick Bennett vs.

No. 31680

Charge: Adultery

Thursday Feb. 15 1906.

Dick Bennett This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dick Bennett* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.
Chas. Hiram

No. 3168

Charge: A.A.

Tuesday Feb. 6 1906.

Chas. Hiram

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Chas. Hiram in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Eddie McGlastes

No. 31701

Charge: Fistal

Monday Feb. 13 1906.

Eddie McGlastes

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Eddie McGlastes in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Fred Hilliard

No. 31711

Charge: Theft.

Wednesday Feb. 7 1906.

Fred Hilliard

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Fred Hilliard in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Will Eldridge

No. *31713*

Charge: *O. S.*

Tuesday Feb. 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Eldridge* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Geo. Urdy

No. *31714*

Charge: *O. S.*

Tuesday Feb. 6 1906.

Geo. Urdy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Urdy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Henry Dornell

No. *31715*

Charge: *O. S.*

Tuesday Feb. 6 1906.

Henry Dornell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Dornell* in his own proper person, and both parties announced ready for trial. A jury being 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.

January

THE STATE OF TEXAS,

vs.

L. J. Gauffe

No. *31716*

Charge: *O. S.*

Wednesday Feb. 14 1906.

L. J. Gauffe This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. J. Gauffe* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Kilgore

No. *31718*

Charge: *Craps*

Thursday Feb. 8 1906.

John Kilgore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Kilgore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

H. B. Carson

No. *31720*

Charge: *Vag.*

Monday Feb. 12 1906.

H. B. Carson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. B. Carson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Harve Sims vs.

No. *31728*

Charge: *Div. Peace*

Wednesday Feb. 14 1906.

Harve Sims This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harve Sims* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bill Borrett vs.

No. *31734*

Charge: *Va. N.*

Thursday Feb. 15 1906.

Bill Borrett This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Borrett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

L. J. Gausse vs.

No. *31747*

Charge: *Permitting to Run Pouch*

Friday Feb. 16 1906.

L. J. Gausse This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. J. Gausse* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
H. H. Coulter

No. *31743*

Charge: *Permitting*

Tuesday Feb. 6 "1906.

H. H. Coulter

This 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.

THE STATE OF TEXAS,

vs.
Kid Eldridge

No. *31744*

Charge: *Permitting*

Monday Feb. 5 "1906.

Kid Eldridge

This 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.

THE STATE OF TEXAS,

vs.
Henry Darnell

No. *31745*

Charge: *Permitting*

Thursday Feb. 8 "1906.

Henry Darnell

This 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.

THE STATE OF TEXAS,

Geo. Urdy^{vs.}

No. *31746*

Charge: *Permitting*

Wednesday Feb. 7th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Urdy* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. M. Oaults^{vs.}

No. *31747*

Charge: *Permitting*

Wednesday Feb. 7th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. M. Oaults* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Kid Eldridge^{vs.}

No. *31748*

Charge: *Permitting*

Wednesday Feb. 14th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kid Eldridge* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Darnell

No. *31749*

Charge:

Permitting

Wednesday Feb. 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Darnell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Geo. Wrdy

No. *31750*

Charge:

Permitting

Monday Feb. 17 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Wrdy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

B. D. Shropshire

No. *31753*

Charge:

Cards

Monday Feb. 17 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *B. D. Shropshire* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Failure to give Bond.*

J. Z. Wheat + Billy Hornbeck

No. *31769*

Monday Feb. 12 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Z. Wheat + Billy Hornbeck* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Voy.*

E. Cortwright

No. *31776*

Monday Feb. 17 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. Cortwright* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Voy.*

Geo. Kilgore

No. *31778*

Wednesday Feb. 14 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Kilgore* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Charley Walker

No. *31779*

Charge: *Vagr.*

Thursday Febry. 8" 1906.

Charley Walker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Walker* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
L. N. Jack

No. *31780*

Charge: *Vagr.*

Monday Febry. 12" 1906.

L. N. Jack This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. N. Jack* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Little River Bob

No. *31781*

Charge: *Vagr.*

Monday Febry. 12" 1906.

Little River Bob This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Little River Bob* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Chippy Sparkman vs.

No. *31782*

Charge: *Vag.*

Wednesday Feb. 14" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chippy Sparkman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Fred Jones vs.

No. *31784*

Charge: *Vag.*

Friday Feb. 9" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

E. L. Tull vs.

No. *31785*

Charge: *Vag.*

Friday Feb. 9" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. L. Tull* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Dennis

No. *31786*

Charge: *Vag.*

Friday Feb. 9 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Dennis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jap. Henley

No. *31787*

Charge: *Vag.*

Friday Feb. 9 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jap Henley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. F. Zaplac

No. *31788*

Charge: *Vag.*

Friday Feb. 9 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. F. Zaplac* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Calhoun Bell

No. *31790*

Charge:

Vagr.

Thursday Feb. 8 "1906.

Calhoun Bell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Calhoun Bell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Pete Newman

No. *31791*

Charge:

Vagr.

Tuesday Feb. 6 "1906.

Pete Newman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pete Newman* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Baur's Pleasants

No. *31792*

Charge:

A. A.

Tuesday Feb. 6 "1906.

Baur's Pleasants This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Baur's Pleasants* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Card*

No. *31795*

Wednesday Feb. 7 1906.

John Ester
John Ester

This 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.

THE STATE OF TEXAS,

Charge: *Card*

No. *31797*

Wednesday Feb. 7 1906.

Mack Childress
Mack Childress

This 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.

THE STATE OF TEXAS,

Charge: *Card*

No. *31798*

Tuesday Feb. 6 1906.

Jim Hood
Jim Hood

This 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.

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

Will English vs.

No. 31799

Charge: Knuckler

Tuesday Feb. 6 1906

Will English This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will English* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Shuy Thomas vs.

No. 31808

Charge: Dis. Peace

Monday Feb. 12 1906

Shuy Thomas This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Shuy Thomas* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Erwin vs.

No. 31873

Charge: M. Mischief

Thursday Feb. 8 1906

Jim Erwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Erwin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

L. Goldburg
vs.

No. 31832

Charge: Emb.

Friday Feb. 9 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant L. Goldburg in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Leo Morris
vs.

No. 31836

Charge: Theft

Thursday Feb. 8 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Leo Morris in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lee Austry
vs.

No. 31840

Charge: Dis. Peace

Thursday Feb. 8 "1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Lee Austry in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Squinch Thomas

No. *31854*

Charge: *A. A.*

Wednesday Feb 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Squinch Thomas* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Squinch Thomas

No. *31855*

Charge: *A. A.*

Thursday Feb 7 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Squinch Thomas* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Archie Robinson + Sarah Pratt

No. *31865*

Charge: *Fov.*

Thursday Feb 7 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Archie Robinson + Sarah Pratt* in his own proper person, and both parties announced ready for trial. A jury being 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.

January

THE STATE OF TEXAS,

vs.

Jas. Dood

Jas. Dood

No. *31874*

Charge:

Fov.

Monday Feb. 17 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jas. Dood* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Lula Martin

Lula Martin

No. *31873*

Charge:

Fov.

Friday Feb. 9 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lula Martin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jim Middleton

Jim Middleton

No. *31895*

Charge:

Pistol

Monday Feb. 17 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Middleton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26592

THE STATE OF TEXAS,

Ed Williams vs.

No. *31899*

Charge: *A. A.*

Saturday Feb. 10 1906.

Ed Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Harry Hoop vs.

No. *31906*

Charge: *Theft*

Saturday Feb. 10 1906.

Harry Hoop This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Hoop* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Pleasant vs.

No. *31911*

Charge: *Theft.*

Saturday Feb. 10 1906.

Will Pleasant This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Pleasant* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

L. M. Cape vs.

No. *31921*

Charge: *A. A.*

Monday Feb. 13th 1906.

L. M. Cape This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. M. Cape* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bettie Seal vs.

No. *31925*

Charge: *R. + Concealing.*

Wednesday Feb. 14th 1906.

Bettie Seal This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bettie Seal* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Virgil Bryan vs.

No. *31926*

Charge: *R. + Concealing.*

Thursday Feb. 8th 1906.

Virgil Bryan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Virgil Bryan* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth - 26592

THE STATE OF TEXAS,

P. Atwood & K. Taylor vs.

No. 31928

Charge: Fov.

Thursday Feb. 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *P. Atwood & K. Taylor* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Roy English vs.

No. 31933

Charge: Dis. Peace

Friday Feb. 9 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Roy English* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. E. Hoser vs.

No. 31941

Charge: Theft.

Tuesday Feb. 13 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. E. Hoser* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth - 2652

THE STATE OF TEXAS,

Charge: *At. Law.*

No. *37015*

Thursday Feb. 15 1906.

Starkey Hunter vs.

Starkey Hunter This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Starkey Hunter* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vagr.*

No. *37069*

Saturday Feb. 24 1906

Chas. Skinn vs.

Chas. Skinn This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas. Skinn* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

No.

vs.

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth-26592

Be it remembered that on Monday the 5th day of March A.D. 1906, there was begun & holden a regular term of the County Court of Tarrant County Texas, presided & presiding by Hon. R. F. Milam, Esq. Judge, Jeff D. McLean, Esq. Atty. R. H. Rogers, Esq. Clerk, & John S. Honea Sheriff Tarrant County when the following proceedings were had upon the criminal docket of said Court.

THE STATE OF TEXAS,

vs.

Henry Hegall

No. 31035

Charge: O. D.

Friday March 16th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Hegall in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. J. Kerley

No. 31648

Charge: Dis. House

Monday March 19, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. J. Kerley in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Rab. Spence

No. 31794

Charge: Theft

Thursday March 15th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Rab. Spence in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Robt Binner vs.

No. *31830*

Charge: *A. A.*

Monday Mch. 5" 1906.

Robt Binner This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt Binner* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. J. Harris vs.

No. *31837*

Charge: *A. A.*

Thursday Mch. 8" 1906.

H. J. Harris This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. J. Harris* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Gauld vs.

No. *31878*

Charge: *Cards*

Friday March 16" 1906.

Jim Gauld This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Gauld* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Charley Wilson

No. 31879

Charge: Cards

Friday, March 16, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Charley Wilson in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Jeff Jones & Erma Morgan

No. 31890

Charge: Adultery

Friday, March 16, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jeff Jones & Erma Morgan in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Newton Moon

No. 31910

Charge: Obst. Pub. Road

Wednesday, March 17, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Newton Moon in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Claud + Delor Bradford

No. 31912

Charge:

Steal

Wednesday Mch. 7th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Claud + Delor Bradford in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

C. R. Ferris

No. 31913

Charge:

Pistol

Saturday Mch. 17th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant C. R. Ferris in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John White + Minnie Brown

No. 31939

Charge:

Adultery

Thursday Mch. 8th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John White + Minnie Brown in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Fred Hemphill

No. 31944

Charge: Carrying Arms

Thursday March, 8th 1906.

Fred Hemphill This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Fred Hemphill in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Roy Wallace

No. 31970

Charge: Vagr.

Friday March, 9th 1906.

Roy Wallace This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Roy Wallace in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
R. S. Allison

No. 31972

Charge: Embezz

Tuesday March, 6th 1906.

R. S. Allison This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant R. S. Allison in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

R. S. Allison vs.

No. *31973*

Charge: *Embezz.*

Tuesday March 6 "1906.

R. S. Allison This 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.

THE STATE OF TEXAS,

R. S. Allison vs.

No. *31974*

Charge: *Embezz.*

Tuesday March 6 "1906.

R. S. Allison This 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.

THE STATE OF TEXAS,

J. N. Leach vs.

No. *31975*

Charge: *Embezz.*

Tuesday March 6 "1906.

J. N. Leach This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. N. Leach

No. 31976

Charge:

Embezz.

Tuesday, March 6, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. N. Leach in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. N. Leach

No. 31977

Charge:

Embezz.

Tuesday, March 6, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. N. Leach in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. N. Leach

No. 31978

Charge:

Embezz.

Tuesday, March 6, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. N. Leach in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

J. M. Leach vs.

No. *31987*

Charge: *Embezz*

Tuesday Mch. 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. M. Leach* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. S. Allison vs.

No. *31990*

Charge: *Embezz.*

Tuesday Mch. 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. S. Allison* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. S. Allison vs.

No. *31991*

Charge: *Embezz*

Tuesday Mch. 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. S. Allison* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: A. A.

Allie McCorady^{vs.}

No. 37009

Tuesday, Mch. 6th 1906.

Allie McCorady This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Allie McCorady in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Theft.

Char Maddox^{vs.}

No. 37017

Wednesday, Mch. 7th 1906.

Char Maddox This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Char Maddox in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: O. S.

Henry Gates^{vs.}

No. 37035

Wednesday, Mch. 21st 1906.

Henry Gates This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Gates in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Charge: O. S.

No. 34037

Thursday, March 15, 1906.

John Haase This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Haase in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Charge: O. S.

No. 34038

Monday, March 5, 1906.

Cap Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Cap Davis in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Charge: O. S.

No. 34040

Friday, March 18, 1906.

Frank Aron This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Frank Aron in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

Willis Jackson

No. 37066

Charge:

Theft

Monday Mch. 5 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Willis Jackson in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ollie Keith

No. 37079

Charge:

For

Monday Mch. 5 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ollie Keith in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Knox McKee

No. 37098

Charge:

A. A.

Tuesday Mch. 20 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Knox McKee in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Ida Jackson

No. 37171

Charge:

theft

Wednesday March 21 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ida Jackson in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Lillie Wright

No. 37173

Charge:

A. A.

Wednesday March 21 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Lillie Wright in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Asa Fitzgerald

No. 37135

Charge:

Dis. P.

Saturday March 17 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Asa Fitzgerald in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Clifford PeelerNo. 37149Charge: theftFriday April 13 1906.

Clifford Peeler This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Clifford Peeler in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mr. F. SwayneNo. 37709Charge: A. A.Thursday April 12 1906.

Mr. F. Swayne This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mr. F. Swayne in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Gus ZimmermanNo. 37710Charge: Ab. Law.Friday April 13 1906.

Gus Zimmerman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Gus Zimmerman in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jerrall Farmer

No. 37746

Charge:

theft

Friday April 13 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jerrall Farmer in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

A. C. Mitchell

No. 37771

Charge:

Assault

Friday April 20 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A. C. Mitchell in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. C. Houston

No. 37750

Charge:

Carriage

Wednesday April 18 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. C. Houston in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth 26592

Be it remembered that on the first Monday in May A. D. 1906, the same being the 7th day of May A. D. 1906, there was begun and holden a regular term of the County Court of Tarrant Co., Texas, present & presiding the Hon. B. F. Milam Co. Judge, J. D. McLean Co. Atty. Gen. L. Cooper Co. Clk. & John E. Honca Sheriff of Tarrant Co., Tex., when the following proceedings were had upon the criminal docket of said court.

THE STATE OF TEXAS,

Charge: *theft.*

Neal Mahoney vs.

No. *31676*

Monday May 7 1906.

Neal Mahoney This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Neal Mahoney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *theft.*

A. H. Sharp vs.

No. *31692*

Monday May 7 1906.

A. H. Sharp This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. H. Sharp* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *O. S.*

Ab. Dean vs.

No. *31727*

Monday May 7 1906.

Ab. Dean This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ab. Dean* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Card*

No. *31735*

Tuesday May 8" 1906.

J. O. Lee^{vs.}

J. O. Lee This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. O. Lee* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Waff.*

No. *31739*

Tuesday May 8" 1906.

J. O. Lee^{vs.}

J. O. Lee This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. O. Lee* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Craps.*

No. *31772*

Tuesday May 8" 1906.

Jasper Northcut^{vs.}

Jasper Northcut This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jasper Northcut* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Chas Pepper

No. *31806*

Charge: *A. A.*

Tuesday May 8" 1906.

Chas Pepper This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Pepper* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Manuel Green

No. *31807*

Charge: *Theft.*

Tuesday May 8" 1906.

Manuel Green This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Manuel Green* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Arthur Upshaw

No. *31927*

Charge: *Theft.*

Monday May 7" 1906.

Arthur Upshaw This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur 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 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 STATE OF TEXAS,

Florence Moore vs.

No. *31997*

Charge: *Theft.*

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Florence Moore* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Robt Jones vs.

No. *37011*

Charge: *A. A.*

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Cal Leach vs.

No. *37073*

Charge: *A. A.*

Tuesday May 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cal Leach* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co, Fort Worth-26592

THE STATE OF TEXAS,

vs.

L. Barber

No. *32094*

Charge: *theft.*

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. Barber* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mary Justus

No. *32103*

Charge: *a. a.*

Tuesday May 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Justus* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mary Byars

No. *32141*

Charge: *Dis. House*

Tuesday May 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Byars* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *a. a.*

vs.

No. *32142*

J. H. Geon

Tuesday May 8 1906

J. H. Geon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. Geon* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *a. a.*

vs.

No. *32164*

John Hore

Tuesday May 8 1906

John Hore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Hore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Adultry*

vs.

No. *32201*

J. Gonzales & Ruth Gibson

Monday

J. Gonzales & Ruth Gibson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Gonzales & Ruth Gibson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sam Kyle Pearse Daily

No. 37202

Charge: Adultery

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sam Kyle Pearse Daily in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Bob McDonald

No. 37214

Charge: A. A.

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Bob McDonald in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Phil White's Earnest Coffee

No. 37226

Charge: F. O. C.

Tuesday May 8 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Phil White's Earnest Coffee in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

Mr. James Belle Dusley

No. *37734*

Charge: *For.*

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. James Belle Dusley* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Wm Jackson

No. *37753*

Charge: *Card*

Monday May 7 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wm Jackson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

E. J. Hawkins

No. *37757*

Charge: *Card*

Wednesday June 6 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. J. Hawkins* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Fred Evans

vs.

No. *32272*

Charge: *A. A.*

Thursday May 24 1906

Fred Evans This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Evans* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. W. Wren

No. *32276*

Charge: *A. A.*

Tuesday May 8 1906

J. W. Wren This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. W. Wren* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. S. White

No. *32279*

Charge: *Theft.*

Tuesday May 8 1906

H. S. White This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. S. White* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Misc. Misch.*

Pat McGuinn^{vs.}

No. *37294*

Monday May 7 1906.

Pat McGuinn This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pat McGuinn* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Card*

G. F. Adams^{vs.}

No. *37303*

Tuesday May 8 1906.

G. F. Adams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G. F. Adams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A. A.*

Charley Littlejohn^{vs.}

No. *37310*

Monday May 7 1906.

Charley Littlejohn This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Littlejohn* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

H. J. Drew

No. *37344*

Charge:

Theft.

Thursday May 24 1906.

H. J. Drew This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. J. Drew* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

H. G. Fleming vs.

No. *32378*

Charge: *Armed*

Wednesday May 13 1906.

H. G. Fleming This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. G. Fleming* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Anderson Shiley vs.

No. *32382*

Charge: *A. A.*

Wednesday May 13 1906.

Anderson Shiley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Anderson Shiley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wm Washington vs.

No. *32426*

Charge: *Vag.*

Wednesday May 13 1906.

Wm Washington This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wm Washington* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Hill Paris

No. *37479*

Charge: *Vagr.*

Wednesday May 23 1906.

Hill Paris This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hill Paris* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Fred Byar

No. *37373*

Charge: *Card*

Wednesday May 23 1906.

Fred Byar This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Byar* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Hesley Johnson

No. *37376*

Charge: *Card*

Wednesday May 23 1906.

Hesley Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hesley Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth 726592

Be it remembered that on this the first Monday in July A.D. 1906 the same being the 2nd day of July A.D. 1906 there was begun and holden a regular term of County Court of Tarrant County Texas. present & presiding the Hon. R. H. Moore County Judge & Jeff. W. Keen Co. Atty. H. L. Wagers County Clerk and John D. Housa Sheriff Tarrant County when the following proceedings were had upon the criminal docket of said court.

THE STATE OF TEXAS,

Charge: *Adultery*

vs.

No. *37041*

Essie Young H. J. Drwin

Monday July 2nd 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Essie Young H. J. Drwin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Voy.*

vs.

No. *37475*

James Honea

Friday Aug. 10th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James Honea* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Voy.*

vs.

No. *37477*

Olson Prestager

Friday Aug. 10th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Olson Prestager* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lee Hunt vs.

No. *37431*

Charge: *Vag.*

Friday Aug. 10 1906.

Lee Hunt This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Hunt* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Laura Johnston vs.

No. *37449*

Charge: *Drunken*

Friday Aug. 11 1906.

Laura Johnston This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Laura Johnston* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Simmons vs.

No. *37470*

Charge: *Cards*

Friday Aug. 10 1906.

Tom Simmons This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Simmons* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26572

THE STATE OF TEXAS,

Charge: *A. A.*

S. J. Riley vs.

No. *37489*

Wednesday Aug. 29 1906.

S. J. Riley This 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.

THE STATE OF TEXAS,

Charge: *Card*

Gov. Williaus vs.

No. *37496*

Saturday Aug. 4 1906.

Gov. Williaus This 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.

THE STATE OF TEXAS,

Charge: *Card*

Geo. Hinton vs.

No. *37499*

Saturday Aug. 4 1906.

Geo. 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 "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.

July

Keystone Printing Co., Fort Worth 26592

THE STATE OF TEXAS,

vs.
Bill Homer

No. *37506*

Charge: *cards*

Saturday Aug. 4 1906

Bill Homer This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Homer* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Henry Byrd

No. *37526*

Charge: *a. a.*

Tuesday Aug. 7 1906

Henry Byrd This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Byrd* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Stella Hill

No. *37534*

Charge: *For.*

Thursday Aug. 9 1906

Stella Hill This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Stella Hill* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26597

THE STATE OF TEXAS,

Lizzie Adams^{vs.}

No. *37535*

Charge: *For.*

Wednesday Aug. 8" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lizzie Adams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

F. P. McLeon^{vs.}

No. *37546*

Charge: *A. A.*

Monday July 9" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F. P. McLeon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Stick Slauley, Tomlinson^{vs.}

No. *37553*

Charge: *Theft*

Tuesday Aug. 7" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Stick Slauley, Tomlinson* in his own proper person, and both parties announced ready for trial. A jury being 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.

July

Keystone Printing Co., Fort Worth—2650

THE STATE OF TEXAS,

Halter Lee

No. *32577*

Charge: *Theft.*

Friday Aug. 10 1906.

Halter Lee This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Halter Lee* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Red Jackson

No. *32578*

Charge: *A. A.*

Monday Aug. 20 1906.

Red Jackson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Red Jackson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Pat Moran

No. *32509*

Charge: *Vag.*

Monday July 16 1906.

Pat Moran This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pat Moran* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A. A.*

vs.

No. *37637*

Thursday Aug. 7 1906.

John Terrell

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Terrell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A. A.*

vs.

No. *37651*

Wednesday Aug. 7 1906.

H. Alexander

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. Alexander* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft.*

vs.

No. *37678*

Monday Aug. 20 1906.

Frank Scendless

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Scendless* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth, 26592

THE STATE OF TEXAS,

Charge: *Pistol*

Charles Lewis vs.

No. *32683*

Tuesday Aug. 21" 1906.

Charles Lewis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charles Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Fov*

Ida Hells vs.

No. *32687*

Monday Aug. 20" 1906.

Ida Hells This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ida Hells* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

Ida Gentry vs.

No. *32750*

Tuesday Aug. 7" 1906.

Ida Gentry This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ida Gentry* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-20502

THE STATE OF TEXAS,

vs.

S. I. Brown

No. *39752*

Charge: *Steal*

Friday Aug. 24" 1906

S. I. Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. I. Brown* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Jones

No. *39756*

Charge: *Carry*

Monday Aug. 6" 1906

Will Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Paul Caldwell

No. *39760*

Charge: *Vagr.*

Tuesday Aug. 7" 1906

Paul Caldwell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Paul Caldwell* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2659

THE STATE OF TEXAS,

Sadie Nass^{vs.}

No. *32780*

Charge: *assault*

Friday Aug. 24 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sadie Nass* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will McKnight^{vs.}

No. *32782*

Charge: *affray*

Friday Aug. 24 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will McKnight* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Minnie Littlejohn^{vs.}

No. *32789*

Charge: *assault*

Friday Aug. 24 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Minnie Littlejohn* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2672

THE STATE OF TEXAS,

A. F. Pierce

vs.

No. *37792*

Charge: *Drunk.*

Friday Aug. 24 1906.

A. F. Pierce This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. F. Pierce* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Geo. Stoepker

vs.

No. *37881*

Charge: *Assault*

Tuesday Aug. 28 1906.

Geo. Stoepker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Stoepker* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Quinnie Wilson

vs.

No. *37615*

Charge: *For.*

Tuesday Aug. 21 1906.

Quinnie Wilson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Quinnie Wilson* in his own proper person, and both parties announced ready for trial. A jury being 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.

July

Keystone Printing Co., Fort Worth—2659

THE STATE OF TEXAS,

Martha Smith vs.

No. *32860*

Charge: *Adultery*

Tuesday Aug. 28 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Martha Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Smelly vs.

No. *30396*

Charge: *Carver*

True

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth, 2659

As it is remembered that on this the First Monday in Sept, A.D. 1906 the same being the 3rd day of September A.D. 1906, there was begun and holden a regular term of County Court of Tarrant County Texas, presided and presiding the Hon. A.H. Milam, County Judge, Jeff McLean Co. Atty. A.L. Rogers Ct. Clerk and Geo. J. Honeywell Sheriff, Tarrant County, where the following proceedings were had upon the Criminal docket of said Court,

THE STATE OF TEXAS,

Charge: Carde

John Smelly vs.

No. 30396

Tuesday Sept 4th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Smelly in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Aggravated Assault

Sam Mc Lee vs.

No. 32425

Tuesday Sept 4th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sam Mc Lee in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Assault

Ed Carroll vs.

No. 30593

Monday Sept 3rd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed Carroll in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Fred Jones

No. 30702

Charge:

Ex

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Fred Jones in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Fred Jones

No. 30704

Charge:

Ex

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Fred Jones in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mike Cassidy

No. 30916

Charge:

D. S.

Monday Sept. 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mike Cassidy in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Charge: O.S.

Jim Liston vs.

No. 310324

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Liston in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Carde

Arthur Lurrell vs.

No. 31192

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Arthur Lurrell in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Carde

Dan Jamison vs.

No. 31191

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Dan Jamison in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Rosa Miller vs.

No. 31214

Charge: Pistol

Monday Sept 3" 1906

Rosa Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Rosa Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Griwold vs.

No. 31354

Charge: Ap

Monday Sept 3" 1906

John Griwold This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Griwold* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mattie Hobert vs.

No. 31373

Charge: Theft

Monday Sept 3" 1906

Mattie Hobert This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie Hobert* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Callie Vaughan

No. 31376

Charge:

2 Fishing

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Callie Vaughan in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Cal Donelson

No. 31456

Charge:

affray

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Cal Donelson in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Cal Donelson

No. 31457

Charge:

affray

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Cal Donelson in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Ed Williams

No. 31458

Charge: Offray
Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed Williams in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
A L Ragland

No. 31459

Charge: Trespassing
Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A L Ragland in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
A L Ragland

No. 31460

Charge: Trespassing
Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A L Ragland in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Carde

J F Zapalov vs.

No. 31461

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J F Zapalov in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Policy

Philips Meade vs.

No. 31462

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Philips Meade in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Carde

W F Hailey vs.

No. 31465

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant W F Hailey in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Will Vaughn
vs.

No. *31537*

Charge: *a a*

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Vaughn* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R M McLaughlin
vs.

No. *31538*

Charge: *Theft*

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R M McLaughlin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charley Thomas
vs.

No. *31625*

Charge: *Cards*

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Thomas* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Chatman

No. *31630*

Charge:

Fov

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Chatman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

May Byers

No. *31647*

Charge:

affray

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *May Byers* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. J. Callan

No. *31652*

Charge:

Trespassing

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. J. Callan* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Charge: A A

vs.
Bill Little

No. 31665

Tuesday Sept 4" 1906

Bill Little This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Bill Little in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Fov

vs.
Clarence Rowers & Bell Ewerhart

No. 31682

Tuesday Sept 4" 1906

Clarence Rowers & Bell Ewerhart This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Clarence Rowers & Bell Ewerhart in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Pistol

vs.
Wm Westbrook

No. 31700

Tuesday Sept 4" 1906

Wm Westbrook This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Wm Westbrook in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Strong
vs.

No. *31719*

Charge:

Carde

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Strong* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A H Buford
vs.

No. *31736*

Charge:

Carde

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A H Buford* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Strong
vs.

No. *31738*

Charge:

Permitting

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Strong* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

F A Burkhead vs.

No. 31741

Charge:

Cards

Tuesday Sept 4" 1906

F A Burkhead This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F A Burkhead* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J O Lee vs.

No. 31770

Charge:

Cards

Tuesday Sept 4" 1906

J O Lee This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J O Lee* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Andrew Trigg vs.

No. 31771

Charge:

Crap

Wednesday Sept 5" 1906

Andrew Trigg This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Andrew Trigg* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Fred Booth vs.

No. *31805*

Charge: *Pistol*

Monday Sept 3" 1906

Fred Booth

This 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.

THE STATE OF TEXAS,

G O Lee vs.

No. *31820*

Charge: *Cards*

Tuesday Sept 4" 1906

G O Lee

This 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.

THE STATE OF TEXAS,

Ed Moriarity vs. *Bert Keisel*

No. *31826*

Charge: *Theft*

Monday Sept 3" 1906

Ed Moriarity *Bert Keisel* This 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.

THE STATE OF TEXAS,

vs.

Jno Lewis

No. *31834*

Charge:

Pistol

Wednesday Sept 5" 1906

Jno Lewis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Dan Hedges

No. *31839*

Charge:

Dis. Peace

Tuesday Sept 4" 1906

Dan Hedges This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dan Hedges* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Willie Smith

No. *31857*

Charge:

Theft

Wednesday Sept 5" 1906

Willie Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Pistol

Clay Hambrick^{vs.}

No. 31861

Wednesday Sept 5" 1906

Clay Hambrick This 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.

THE STATE OF TEXAS,

Charge: For

Lillie Wilson^{vs.}

No. 31864

Wednesday Sept 5" 1906

Lillie Wilson This 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.

THE STATE OF TEXAS,

Charge: Adultery

Bob Merrell^{vs.}

No. 31869

Wednesday Sept 5" 1906

Bob Merrell This 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.

THE STATE OF TEXAS,

Si Tritt^{vs.}No. 31882Charge: CardeThurs. Sept 6" 1906

Si Tritt This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Si Tritt* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Higgins^{vs.}No. 31883Charge: CardeTuesday Sept 4" 1906

John Higgins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Higgins* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Foster Brown^{vs.}No. 31889Charge: FovTuesday Sept 4" 1906

Foster Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Foster Brown* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: For.

Janey O'Dowell^{vs.}

No. 31892

Thursday Sept 6" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Janey O'Dowell in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: A. A.

A French^{vs.}

No. 31896

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A. French in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: S. Cocaine

H D Barden^{vs.}

No. 31900

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant H D Barden in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

P. L. Shivers vs.

No. 31930

Charge: Pistol

Wednesday Sept. 5th 1906

P. L. Shivers This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *P. L. Shivers* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. R. Caywood vs.

No. 31936

Charge: A. A.

Thursday Sept 6th 1906

J. R. Caywood This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. R. Caywood* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ther Roaz vs.

No. 31937

Charge: Theft

Wednesday Sept 5th 1906

Ther Roaz This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ther Roaz* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ella McDonald vs.

No. 31945

Charge:

AA

Wednesday Sept. 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ella McDonald* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Dutch Mitchell vs.

No. 31947

Charge:

Cards

Monday Sept. 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dutch Mitchell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Romane vs.

No. 31948

Charge:

Cards

Tuesday Sept. 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Romane* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Ad White vs.

No. 31949

Charge:

Carde

Thursday Sept 6" 1906

Ad White

This 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.

THE STATE OF TEXAS,

Bill Miller vs.

No. 31950

Charge:

Carde

Wednesday Sept 5" 1906

Bill 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 "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 STATE OF TEXAS,

Grant Le Roy vs.

No. 31951

Charge:

A, A,

Wednesday Sept 5" 1906

Grant Le Roy

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

A. J. Hamilton

No. 31955

Charge:

Fighting

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A. J. Hamilton in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Freddie Hering

No. 31956

Charge:

Vag.

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Freddie Hering in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Robt. Jones

No. 31958

Charge:

Assault

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Robt. Jones in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Dis. Peace*

Mary Smith vs.

No. *31960*

Tuesday Sept 4" 1906

Mary 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 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 STATE OF TEXAS,

Charge: *Vag.*

Dora Kiener vs.

No. *31961*

Wednesday Sept 5" 1906

Dora Kiener This 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.

THE STATE OF TEXAS,

Charge: *at Law*

Mary Smith vs.

No. *31962*

Tuesday Sept 4" 1906

Mary 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 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 STATE OF TEXAS,

vs.

Jennie Jarwick

No. 31963

Charge: Vag.

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jennie Jarwick in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Black Rose

No. 31964

Charge: Vag.

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Black Rose in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jno. Meadows

No. 31965

Charge: Fighting

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jno. Meadows in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Lee Lubbock vs.

No. 31966

Charge:

Vag.

Wednesday Sept 5th 1906

Lee Lubbock This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Lubbock* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Evaline Blanchard vs.

No. 31968

Charge:

Taking Treat

Thursday Sept 6th 1906

Evaline Blanchard This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Evaline Blanchard* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Joe Lunn vs.

No. 32016

Charge:

O.P.

Thursday Sept 6th 1906

Joe Lunn This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Lunn* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Chas. Warren vs.

No. 32018

Charge:

Drunk

Tuesday Sept 4" 1906

Chas. Warren

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas. Warren* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ambrose Raylin vs. *Billy Moon*
Lester Shawnessy, Lilburn Logan

No. 32024

Charge:

Theft

Thursday Sept. 6" 1906

Ambrose Raylin,
Lester Shawnessy,
Billy Moon, Lilburn Logan

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Billy Moon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Loss Wallace vs.

No. 32030

Charge:

Rec. S. Prop.

Thursday Sept 6" 1906

Loss Wallace

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Loss Wallace* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Theft

No. *32033*

Hazel Williams vs.

Tuesday Sept 4" 1906

Hazel Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hazel Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

S.S.

No. *32043*

Emmet Ayers vs.

Thursday Sept. 6" 1906

Emmet Ayers This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emmet Ayers* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

S.S.

No. *32052*

Emmet Ayers vs.

Wednesday Sept. 5" 1906

Emmet Ayers This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emmet Ayers* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

Charge: S.S.

E Ayers vs.

No. 32054

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant E Ayers in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: S.S.

J A Bennett vs.

No. 32055

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J A Bennett in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: S.S.

J A Bennett vs.

No. 32057

Thursday Sept, 6" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J A Bennett in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jim Hollingsworth

No. 32074

Charge:

Selling without Bond

Thursday Sept. 6" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Hollingsworth in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Louis Mc Coy

No. 32075

Charge:

Cards

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Louis Mc Coy in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sal Mc Coy

No. 32076

Charge:

Cards

Thursday Sept 6" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sal Mc Coy in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Cards

No. *32077*

Thursday Sept 6" 1906

vs.
Jack Martin

Jack Martin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jack Martin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Fov.

No. *32079*

Thursday Sept 6" 1906

vs.
Cleo Clayton

Cleo Clayton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cleo Clayton* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

aa

No. *32087*

Thursday Sept 6" 1906

vs.
W S Matney

W S Matney This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W S Matney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Dave Gorman

No. *32090*

Charge: *Turning Occupation*

Thursday Sept 6" 1906

Dave Gorman This 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.

THE STATE OF TEXAS,

vs.
Geo Benford

No. *32091*

Charge: *Theft*

Tuesday Sept 4" 1906

Geo Benford This 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.

THE STATE OF TEXAS,

vs.
Mark Davis

No. *32099*

Charge: *Theft by Bailor*

Tuesday Sept 4" 1906

Mark 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 "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 STATE OF TEXAS,

J. A. Hall vs.

No. 32107

Charge: *Pistol*

Thursday Sept 6" 1906

J. A. 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 "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 STATE OF TEXAS,

J. A. Hall vs.

No. 32108

Charge: *A. A.*

Wednesday Sept 5" 1906

J. A. 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 "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 STATE OF TEXAS,

Bill Stoker vs.

No. 32114

Charge: *Theft*

Wednesday Sept 5" 1906

Bill Stoker This 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

J. J. Lydon
vs.
J. J. Lydon

No. 32122

Charge: A.A.

Wednesday Sept 5th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. J. Lydon* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Geo. Turner
vs.
Geo. Turner

No. 32124

Charge: O.S.

Wednesday Sept 5th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Turner* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Buck Cooper
vs.
Buck Cooper

No. 32125

Charge: O.S.

Wednesday Sept 5th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Buck Cooper* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

Dave Gorman vs.

No. 32127

Charge: *P.S.*

Wednesday Sept 5" 1906

Dave Gorman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dave Gorman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Habrice O Kapa vs.

No. 32140

Charge: *Theft*

Wednesday Sept 5" 1906

Habrice O Kapa This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Habrice O Kapa* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Dock Templer vs.

No. 32145

Charge: *Drunk*

Thursday Sept 6" 1906

Dock Templer This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dock Templer* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26572

THE STATE OF TEXAS,

Cal Leach vs.

No. 32155

Charge: AA

Thursday Sept 6" 1906

Cal Leach This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cal Leach* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W F Douglas vs.

No. 32160

Charge: Assault

Tuesday Sept 4" 1906

W F Douglas This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W F Douglas* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Young Flemister vs.

No. 32161

Charge: Assault

Thursday Sept 6" 1906

Young Flemister This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Young Flemister* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Geo Kilgore vs.

No. 32167

Charge: Vag.

Thursday Sept 6" 1906

Geo Kilgore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Kilgore* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Geo Trippett vs.

No. 32169

Charge: Vag.

Thursday Sept 6" 1906

Geo Trippett This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Trippett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Roy Collins vs.

No. 32171

Charge: Vag.

Wednesday Sept 5" 1906

Roy Collins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Roy 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 "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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Slim McWilliams vs.

No. 32174

Charge:

Vag.

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Slim McWilliams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Joe Cantrell vs.

No. 32175

Charge:

Vag.

Wednesday Sept 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Cantrell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Antonio Lavaris vs.

No. 32177

Charge:

Vag.

Wednesday Sept. 5" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Antonio Lavaris* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Chas Thomas vs.

No. 32178

Charge: Vag.

Tuesday Sept 4 " 1906

Chas 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. A jury being 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 STATE OF TEXAS,

H W Carson vs.

No. 32181

Charge: Vag.

Wednesday Sept 5 " 1906

H W Carson

This 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.

THE STATE OF TEXAS,

Lug Berge vs.

No. 32182

Charge: Vag

Wednesday Sept 5th 1906

Lug Berge

This 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

H N Carlton vs.

No. 32186

Charge: Cards

Tuesday Sept 4" 1906

H N Carlton This 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.

THE STATE OF TEXAS,

Jim Randle vs.

No. 32188

Charge: Cards

Wednesday Sept 5" 1906

Jim Randle This 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.

THE STATE OF TEXAS,

Charley Walker vs.

No. 32189

Charge: Cards

Thursday Sept 6" 1906

Charley 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. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

J. C. Thomas vs.

No. 32192

Charge:

Cards

Tuesday Sept 4" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. C. Thomas* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Antonio Solora vs.

No. 32197

Charge:

Cards

Thursday Sept 6" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Antonio Solora* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. H. Holmes vs.

No. 32216

Charge:

A. A.

Thursday Sept 6" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. H. Holmes* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Thos Bush vs.

No. 32227

Charge:

Ab Lan

Wednesday Sept 5" 1906

Thos Bush This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Thos Bush* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Willis M^e Cauley vs.

No. 32228

Charge:

Selling diseased meat

Thursday Sept 6" 1906

Willis M^e Cauley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willis M^e Cauley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H E Turner vs.

No. 32231

Charge:

Swindling

Thursday Sept 6" 1906

H E Turner This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H E Turner* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J E Turner vs.

No. 32232

Charge:

Swindling

Wednesday Sept 5" 1906

J E Turner This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J E Turner* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A W Montague vs.

No. 32233

Charge:

Compelling his Emps to work on Sunday

Thursday Sept 6" 1906

A W Montague This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A W Montague* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lassie Wallace vs.

No. 32247

Charge:

Theft

Wednesday Sept. 5" 1906

Lassie Wallace This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lassie Wallace* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Pistol

vs. Joe Lee

No. 32264

Wednesday Sept 5" / 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Lee in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Theft

vs. Jessie Roseburg

No. 32275

Thursday Sept 6" / 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jessie Roseburg in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Dis. Public Worship

vs. Garland Johnson, Richard Knight

No. 32284

Thursday Sept 6" / 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Garland Johnson, Richard Knight in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

J H Walter, vs. J E Packer, T H Barwilder

No. 32287

Charge: Rec. & Con. Stolen Property

Thursday Sept 6" 1906

This 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.

THE STATE OF TEXAS,

Claude Fluellen vs. Claude Fluellen

No. 32291

Charge: Theft

Thursday Sept 6" 1906

This 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.

THE STATE OF TEXAS,

Fred Wattoman vs. Fred Wattoman

No. 32298

Charge: Pistol

Wednesday Sept 5" 1906

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Theft

Mary Taylor vs.

No. *32299*

Thursday Sept 6" 1906

Mary Taylor This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Taylor* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Cards

Nat Brinson vs.

No. *32300*

Wednesday Sept 5" 1906

Nat Brinson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nat Brinson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Drunk

Kate Hudlow vs.

No. *32314*

Thursday Sept 6" 1906

Kate Hudlow This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kate Hudlow* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26593

THE STATE OF TEXAS,

Wm Redman vs

No. 32317

Charge:

Ob. Sidewalk

Wednesday Sept 3rd 1906

Wm Redman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wm Redman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Dora Katz vs

No. 32320

Charge:

Appealed from City Court

Thursday Sept 6th 1906

Dora Katz This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dora Katz* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sadie Levy vs

No. 32330

Charge:

Soliciting etc

Wednesday Sept 5th 1906

Sadie Levy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sadie Levy* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-20592

THE STATE OF TEXAS,

Fannie Clin vs.

No. 32331

Charge:

Soliciting etc

Thursday Sept 6" 1906

Fannie Clin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fannie Clin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Annie Edwards vs.

No. 32333

Charge:

Soliciting etc

Tuesday Sept 4" 1906

Annie Edwards This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie Edwards* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ollie Smith vs.

No. 32339

Charge:

Theft

Thursday Sept 6" 1906

Ollie Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ollie Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26592

THE STATE OF TEXAS,

Ollie Smith vs.

No. 32340

Charge: *Theft*

Thursday Sept 6" 1906

Ollie Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ollie Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Caroline Larrend vs.

No. 32345

Charge: *A. A.*

Wednesday Sept 5" 1906

Caroline Larrend This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Caroline Larrend* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jacob Schriener vs.

No. 32359

Charge: *Knuckles*

Thursday Sept 6" 1906

Jacob Schriener This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jacob Schriener* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. V. Penn

Charge:

Dice

No. 32362

Wednesday Sept 5th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. V. Penn in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

D. E. Loyd

Charge:

A. A.

No. 32367

Thursday Sept 6th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant D. E. Loyd in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ed Huffman

Charge:

A. A.

No. 32411

Wednesday Sept 5th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed Huffman in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

Charge: AA

vs.
A. J. Fleming

No. 32419

Thursday Sept 6" 1906

A. J. Fleming This 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.

THE STATE OF TEXAS,

Charge: Vag

vs.
Sam Fassett

No. 32428

Wednesday Sept 5" 1906

Sam Fassett This 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.

THE STATE OF TEXAS,

Charge: Vag.

vs.
Chas Young

No. 32430

Tuesday Sept 4" 1906

Chas Young This 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.

Keystone Printing Co. Fort Worth - 2652

THE STATE OF TEXAS,

vs.

Foncell O'Malley

No. 32432

Charge:

Vag.

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Foncell O'Malley in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Martha Leach

No. 32438

Charge:

A. L.

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Martha Leach in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Hargroves

No. 32439

Charge:

A. an animal

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Will Hargroves in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Lizzie Lillie vs. *Lillie*

No. 32446

Charge: *Vag*

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lizzie Lillie* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sadie Levig vs. *Levig*

No. 32448

Charge: *Soliciting*

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sadie Levig* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Layton Wagner, Herbert Wagner vs. *Wagner*

No. 32463

Charge: *aa*

Monday Sept. 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Layton Wagner, Herbert Wagner* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Frank Harrison

vs.

No. 32472

Charge: *O.S.*

Monday Sept 3rd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Harrison* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jno Bennett

vs.

No. 32473

Charge: *O.S.*

Monday Sept 3rd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno Bennett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Levi Robertson

vs.

No. 32480

Charge: *Carde*

Monday Sept 3rd 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Levi Robertson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Henry Lendenbaum vs.

No. 32486

Charge: Permitting

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Lendenbaum in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Henry Lendenbaum vs.

No. 32488

Charge: Permitting

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Lendenbaum in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. B. Miller vs.

No. 32493

Charge: Pistol

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. B. Miller in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Frank Nelson vs.

No. *32510*

Charge:

Theft

Monday Sept 3" 1906

Frank Nelson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Nelson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mark Davis vs.

No. *32511*

Charge:

Craps

Tuesday Sept 4" 1906

Mark Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mark Davis* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Neely Morris + Manella Brokman vs.

No. *32513*

Charge:

Adultery

Monday Sept 3" 1906

Neely Morris + Manella Brokman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Neely Morris + Manella Brokman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Charge: Cards

L. Frisco vs.

No. 32517

Monday Sept 3" 1906

L. Frisco This 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.

THE STATE OF TEXAS,

Charge: Cards

Tom James vs.

No. 32519

Monday Sept 3" 1906

Tom James This 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.

THE STATE OF TEXAS,

Charge: Theft

L. M. Gandy vs.

No. 32524

Monday Sept 3" 1906

L. M. Gandy This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C. H. Erwin vs.

No. 32530

Charge: A. A.

Tuesday Sept 4" 1906

C. H. Erwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. H. Erwin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wesley E. Egan vs.

No. 32531

Charge: A. A.

Monday Sept 3" 1906

Wesley E. Egan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wesley E. Egan* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Caney Welch vs.

No. 32532

Charge: Theft

Monday Sept 3" 1906

Caney Welch This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Caney Welch* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Pistol

R A Phillips vs.

No. 32544

Tuesday Sept 4" 1906

R A Phillips This 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.

THE STATE OF TEXAS,

Charge:

a. a.

R A Phillips vs.

No. 32545

Monday Sept 3" 1906

R A Phillips This 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.

THE STATE OF TEXAS,

Charge:

O.S.

Geo Turner vs.

No. 32547

Monday Sept 3" 1906

Geo 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 "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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mildred Furrell Sadie Hogeworth vs.

No. 32556

Charge: Cruelty to Horse

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mildred Furrell Sadie Hogeworth* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Leslie & Willie Bryan vs.

No. 32575

Charge: Theft

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Leslie & Willie Bryan* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ernest Richardson vs.

No. 32584

Charge: A. A.

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ernest Richardson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. E. Halsell vs.

No. 32585

Charge:

Swindling

Monday Sept 3" 1906

A. E. Halsell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. E. Halsell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Annie Le Roy vs.

No. 32601

Charge:

Pistol

Monday Sept 3" 1906

Annie Le Roy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie Le Roy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Mullins vs.

No. 32602

Charge:

Pistol

Monday Sept 3" 1906

Tom Mullins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Mullins* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

E T Wannaway

No. 32608

Charge: Threat to take human life

Monday Sept 3" 1906

E T Wannaway This 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.

THE STATE OF TEXAS,

vs.

Annie Leroy

No. 32634

Charge: Theft

Monday Sept 3" 1906

Annie Leroy This 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.

THE STATE OF TEXAS,

vs.

Floyd Honea

No. 32640

Charge: a, a,

Monday Sept 3" 1906

Floyd Honea This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Nina Sorrell vs.

No. 32650

Charge:

Theft

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nina Sorrell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Thadine Williams vs.

No. 32653

Charge:

aa

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Thadine Williams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W H Chamber vs.

No. 32654

Charge:

Theft

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W H Chamber* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Recorda Perez vs.

No. *32656*

Charge: *aa*

Monday Sept 3" 1906

Recorda Perez This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Recorda Perez* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lester Branch vs.

No. *32662*

Charge: *D.S.*

Monday Sept 3" 1906

Lester Branch This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lester Branch* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lester Branch vs.

No. *32663*

Charge: *D.S.*

Monday Sept 3" 1906

Lester Branch This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lester Branch* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Theft

John Churchill vs.

No. 32665

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Churchill in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Q A

Sawdust Jack Charley Goldstein vs.

No. 32667

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sawdust Jack Charley Goldstein in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Q.S.

John Miller vs.

No. 32668

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Miller in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Fred Jones

No. 32692

Charge:

T. Life

Tuesday Sept 4" 1906

Fred Jones This 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.

THE STATE OF TEXAS,

vs.

Fred Jones

No. 32694

Charge:

AA

Tuesday Sept 4" 1906

Fred Jones This 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.

THE STATE OF TEXAS,

vs.

Walter Douglas

No. 32715

Charge:

Cards

Wednesday Sept 12" 1906

Walter Douglas This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Norma Killington vs.

No. 32717

Charge:

Carde

Wednesday Sept 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Norma Killington* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jesse Fleming vs.

No. 32718

Charge:

Carde

Wednesday Sept 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jesse Fleming* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W W Haggard vs.

No. 32729

Charge:

Emb

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W W Haggard* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Roy Powell vs.

No. 32744

Charge:

aa

Monday Sept 3" 1906

Roy Powell

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Roy Powell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Noel Ferrell vs.

No. 32757

Charge:

Seining

Monday Sept 3" 1906

Noel Ferrell

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Noel Ferrell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lizzie Hall vs.

No. 32759

Charge:

Pistol

Monday Sept 3" 1906

Lizzie Hall

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lizzie Hall* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Leola Stephens vs.

No. 32781

Charge:

Assault

Saturday Sept 15" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Leola Stephens* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Geo Gates vs.

No. 32840

Charge:

u a

Friday Sept 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Gates* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Slivers vs.

No. 32872

Charge:

Vag.

Thursday Sept 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Slivers* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Oscar Bryant

No. 32876

Charge:

Vag.

Thursday Sept 20" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Oscar Bryant in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mary & Millie Doby

No. 32893

Charge:

S. A.

Friday Sept 21" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mary & Millie Doby in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Morris Fellenstein

No. 32899

Charge:

A. A.

Thursday Sept 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Morris Fellenstein in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Sam McEllothlin vs.

No. 32919

Charge:

a a

Friday Sept 21" 1906

Sam McEllothlin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam McEllothlin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Robbins vs.

No. 32934

Charge:

Assault

Friday Sept 14" 1906

Tom Robbins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Robbins* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Walter Fowler vs.

No. 32988

Charge:

a, a,

Saturday Sept 15" 1906

Walter Fowler This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Fowler* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. T. Atchison

No. 32998

Charge: Theft

Thursday Sept 20" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. T. Atchison in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Tom Shay & Raymond Quinn

No. 33010

Charge: Theft

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Shay & Raymond Quinn in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sam Nelson

No. 33027

Charge: a, a

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sam Nelson in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Tom Holmberg vs.

No. 33034

Charge: S to M

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Holmberg in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Holmberg vs.

No. 33035

Charge: S to M

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Holmberg in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Holmberg vs.

No. 33036

Charge: S to M

Monday Sept 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Holmberg in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Luster Lewis vs.

No. 33066

Charge: Vag.

Wednesday Sept 26" 1906

Luster Lewis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Luster Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Omer Johnson vs.

No. 33067

Charge: Vag.

Wednesday October 3" 1906

Omer Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Omer Johnson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Fred Jones vs.

No. 33070

Charge: Vag.

Sunday Sept 23" 1906

Fred Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Jones* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Marion Ransom vs.

No. *33072*

Charge: *Vag.*

Wednesday October 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Marion Ransom* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Gas Amery vs.

No. *33073*

Charge: *Vag*

Wednesday Oct 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gas Amery* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Grant Russell vs.

No. *33074*

Charge: *Vag*

Wednesday Oct 3" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Grant Russell* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Will Johnson vs.

No. 33077

Charge: Vag.

Sunday Sept 23" 1906

Will Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Masey Cuner vs.

No. 33078

Charge: Vag.

Wednesday Oct 3" 1906

Masey Cuner This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Masey Cuner* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Howard vs.

No. 33081

Charge: Vag

Sunday Sept 23" 1906

Jim Howard This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Howard* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Walter Copeland vs.

No. *33085*

Charge:

Theft

Wednesday Oct 3 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Copeland* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John E Wilson vs.

No. *32652*

Charge:

a a

Tuesday Oct 30 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John E Wilson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Sam Sproue vs.

No. 32910

Charge: Alibi

Friday Oct 26 1906

Sam Sproue This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Sproue* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

FA Edmonson + Annie Wilson vs.

No. 32964

Charge: For

Friday Sept 26 1906

FA Edmonson + Annie Wilson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *FA Edmonson + Annie Wilson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bob Watson + Mary Irwin vs.

No. 33060

Charge: For

Monday Oct 29 1906

Bob Watson + Mary Irwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bob Watson + Mary Irwin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Charge:

Theft

vs.

No. *33103*

Joe Stollworth

Monday Oct 29" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Stollworth* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Adultery

vs.

No. *33103*

F. Rankin + Edna Materson

Monday Oct 22" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F. Rankin + Edna Materson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Vag

vs.

No. *33114*

Joe Armstrong

Monday Oct 29" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Armstrong* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Mattie Bailey

No. *33117*

Charge: *For*

Tuesday Oct 30" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie Bailey* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jno West

No. *33129*

Charge: *Pistol*

Monday Oct 29" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno West* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

R M Patrick

No. *33137*

Charge: *Emb*

Monday Oct 29" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R M Patrick* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Theft

vs.

No. 33160

Daisy Cunningham

Monday Oct 29" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Daisy Cunningham in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: For

No. 30610

Fred Stanley

Friday Oct 26" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Fred Stanley in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: A. A.

No. 30735

Tom Black

Wednesday Oct 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Black in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

Arthur Cook vs.

No. 31040

Charge: *Theft*

Friday Oct 12" 1906

Arthur Cook This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur Cook* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. C. Lennon vs.

No. 31046

Charge: *AA*

Saturday Oct 13" 1906

C. C. Lennon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. C. Lennon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. B. Kidd vs.

No. 31194

Charge: *Cards*

Monday Oct 15" 1906

J. B. Kidd This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. B. Kidd* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Geo Jenkins

Charge: AA

No. 31215

Monday Oct 22" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Geo Jenkins in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Elmer Mayfield

Charge: AA

No. 31430

Wednesday Oct 24" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Elmer Mayfield in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

JC Roach + Carrie Carson

Charge: Adultery

No. 31509

Saturday Oct 20" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant JC Roach + Carrie Carson in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co. Fort Worth - 26592

THE STATE OF TEXAS,

Charge: Thief

Jno McLean vs.

No. 31579

Thursday Oct 18" 1906

Jno McLean This 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.

THE STATE OF TEXAS,

Charge: A A

Walter Burns vs.

No. 31560

Monday Oct 15" 1906

Walter 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 "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 STATE OF TEXAS,

Charge: Vag.

Bud Woods vs.

No. 31646

Tuesday Oct 16" 1906

Bud Woods This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Laurence McDowell vs.

No. 31649

Charge: Vag

Monday Oct 22" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Laurence McDowell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Joe Bealy & Louis Kimberland vs.

No. 31689

Charge: ab. Lar

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Bealy & Louis Kimberland* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

G W Walner vs.

No. 31695

Charge: aa

Monday Oct 15" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G W Walner* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jim Fuqua

No. *31696*

Charge:

AA

Friday Oct 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Fuqua* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Stephen Rudolph

No. *31725*

Charge:

Assault

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Stephen Rudolph* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Charles Green

No. *31818*

Charge:

AA

Wednesday Oct 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charles Green* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

L. Williams & Walter Davis

No. 31827

Charge:

Theft

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant L. Williams & Walter Davis in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Harry Wood

No. 31831

Charge:

Theft

Monday Oct 15" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Harry Wood in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Emma Howard

No. 31848

Charge:

Theft

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Emma Howard in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

Chas Owens vs.

No. *31863*

Charge: *Theft*

Monday Oct 15" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Owens* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Johnson vs.

No. *31863*

Charge: *Theft*

Monday Oct 15" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Johnson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sharty vs.

No. *31887*

Charge: *Theft*

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sharty* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Louis Cariton

vs.

No. 31922

Charge: Adultery

Tuesday Oct 16" 1906

Louis Cariton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Louis Cariton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Turner & Lee Pernell

vs.

No. 32025

Charge: Mal Mis

Friday Oct 12" 1906

Jim Turner & Lee Pernell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Turner & Lee Pernell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

B B Beard

vs.

No. 32042

Charge: Assault

Saturday Oct 20" 1906

B B Beard This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *B B Beard* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth - 26592

THE STATE OF TEXAS,

Charge: *Assault*

Glen Williamson vs.

No. *32046*

Wednesday Oct 24" 1906

Glen Williamson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Glen Williamson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Assault*

Jno Hambrick vs.

No. *32088*

Friday Oct 26" 1906

Jno Hambrick This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno Hambrick* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *AA*

Will McKnight vs.

No. *32098*

Saturday Oct 27" 1906

Will McKnight This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will McKnight* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Fritz Wolff vs.

No. 32106

Charge: Assault

Friday Oct 26" 1906

Fritz Wolff This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fritz Wolff* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lon Putnam vs.

No. 32116

Charge: Vag

Tuesday Oct 16" 1906

Lon Putnam This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lon Putnam* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Newt Scovner vs.

No. 32117

Charge: Dis Peace

Friday Oct 12" 1906

Newt Scovner This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Newt Scovner* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Assault

^{vs.}
Marvin Fitzgerald

No. 32135

Monday Oct 22" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Marvin Fitzgerald in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Pistol

^{vs.}
Rue Hanston

No. 32147

Tuesday Oct 23" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Rue Hanston in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Vag

^{vs.}
Jim Diggs

No. 32156

Wednesday Oct 24" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Diggs in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

P Hann vs. P Hann

No. 32200

Charge: Theft

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant P Hann P Hann in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ben King vs.

No. 32215

Charge: Mal Mis

Tuesday Oct 16" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ben King in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. H. Hood vs.

No. 32218

Charge: Drunk

Tuesday Oct 23" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. H. Hood in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Threat Life

J. H. Good^{vs.}

No. 32219

Friday Oct 26" 1906

J. H. Good This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. H. Good in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: AA

Adaline Hargrove^{vs.}

No. 32241

Friday Oct 26" 1906

Adaline Hargrove This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Adaline Hargrove in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Ab Lan

Joe Barnes^{vs.}

No. 32243

Tuesday Oct 16" 1906

Joe Barnes This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Barnes in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Minnie Littlejohn

No. 32305

Charge: aa

Thursday Oct 25th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Minnie Littlejohn in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Beatrice Johnson

No. 32307

Charge: aa

Tuesday Oct 16th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Beatrice Johnson in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Jess Calvin

No. 32443

Charge: Ab Law

Wednesday Oct 24th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jess Calvin in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Alfonso Thomas vs.

No. 32467

Charge:

aa

Friday Oct 26" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alfonso Thomas* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Willie Brown vs.

No. 32468

Charge:

Vag

Thursday Oct 25" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Brown* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John O'Hearn vs.

No. 32475

Charge:

Theft

Saturday Oct 27" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John O'Hearn* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W W Barclay vs.

No. 32483

Charge: Emb

Friday Oct 26" 1906

W W Barclay This 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.

THE STATE OF TEXAS,

W W Barclay vs.

No. 32484

Charge: Emb

Wednesday Oct 24" 1906

W W Barclay This 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.

THE STATE OF TEXAS,

Henry Lundenbaum vs.

No. 32487

Charge: Permitting

Monday Sept 3" 1906

Henry Lundenbaum This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ike Fear vs.

No. *32574*

Charge:

Reft

Wednesday Oct 24" 1906

Ike Fear This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ike Fear* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

WA Fridell vs.

No. *32581*

Charge:

Threat Human Life

Friday Oct 26" 1906

WA Fridell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *WA Fridell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jack Leatherman vs.

No. *30304*

Charge:

Vag

Monday, Nov 12" 1906

Jack Leatherman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jack Leatherman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

S. L. Price vs.

S. L. Price

Charge: AA

No. 30595

Friday Oct 19" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. L. Price* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. J. Johnson vs.

J. J. Johnson

Charge: Pistol

No. 31476

Saturday Nov. 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. J. Johnson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jno McFarland vs.

Jno McFarland

Charge: Theft

No. 31479

Monday Nov. 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno McFarland* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Munk Ferris

Charge:

Theft

No. *31675*

Tuesday Nov 13" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Munk Ferris* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

E B Hagar

Charge:

Theft

No. *31694*

Tuesday Nov. 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E B Hagar* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jim Strong

Charge:

Cards

No. *31822*

Monday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Strong* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Owens Mills

Charge:

Theft

No. *31886*

*Wednesday
Monday Nov 17" 1906*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Owens Mills* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Smith

Charge:

Pistol

No. *31893*

Saturday Nov 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Charley Green

Charge:

Theft

No. *31931*

Saturday Nov 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Green* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Owen Mills

No. *31946*

Charge:

Theft

Monday Nov. 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Owen Mills* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Bill Robinson

No. *31958*

Charge:

Affray

Tuesday Nov. 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Robinson* in his own proper person. and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Gillion

No. *31957*

Charge:

Assault

Saturday Nov 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Gillion* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Dave Haughton

No. *31969*

Charge: *Selling Beer in Theatre*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dave Haughton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J.A. Johnson

No. *31999*

Charge: *Dis. Peace*

Monday Nov. 12th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J.A. Johnson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Leuther Ballou

No. *32026*

Charge: *ag. assault*

Monday Nov 12th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Leuther Ballou* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-265/2

THE STATE OF TEXAS,

vs.

No. 37037

Charge:

Theft

Millie Adams

Monday Nov. 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Millie Adams in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 37070

Charge:

Jim Diggs

Monday Nov. 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Diggs in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 31071

Charge:

Jim Diggs

Sunday Nov. 11" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Diggs in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

G B Pippin

Charge: *Assault*

No. *32086*

Wednesday Nov 14, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G B Pippin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Wash Webster

Charge: *Ag. Assault*

No. *32096*

Saturday Nov 10, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wash Webster* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Fred Tillis

Charge: *Ag Assault*

No.

Wednesday Nov 14, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Tillis* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 37109

Charge: Open Sunday

J.D. Ray

Wednesday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J.D. Ray in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 37113

Charge: Ag. Assault

Pete Burlison

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Pete Burlison in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No.

Charge: Theft

Charlie Stephens

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Charlie Stephens in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. T. Cross

No. *32154*

Charge: *Burglary*

Wednesday Nov 15" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. T. Cross* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

C. C. Taylor

No. *32159*

Charge: *Ag. assault*

Tuesday Nov 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. C. Taylor* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Johnson

No. *32162*

Charge: *Ag. Assault*

Monday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Chas Carson

No. *32165*

Charge: *Ag Assault*

Monday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Carson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

E. Edwards

No. *32165*

Charge: *Burglary*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E Edwards* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

F. A. Roberts

No. *32187*

Charge: *Cards*

Saturday Nov 10" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F. A. Roberts* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2692

THE STATE OF TEXAS,

Charge: Cards

vs.

No. 32193

Joe Wheat

Monday Nov 17th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Wheat in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Ag. assault

vs.

No. 32199

Jim Smith

Saturday Nov 18th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Smith in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Shelf

vs.

No. _____

Ed Saylor

Monday Nov 17th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed Saylor in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Buecker

No. *32257*

Charge:

Cards

Wednesday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Buecker* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mr. & Mrs. Ellis Suddeth

No.

Charge:

Ag Assault

Monday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. & Mrs. Ellis Suddeth* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Geo. Washington

No. *32316*

Charge:

Ag Assault

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Washington* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

May Redman Beatrice Johnson

No. *32308*

Charge: *Larceny*

Monday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *May Redman Beatrice Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Chas Morgan

No. *32311*

Charge: *Theft*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Morgan* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Dave Echols

No. *32312*

Charge: *Pistol*

Saturday Nov 10" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dave Echols* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

M. D. Ingram

No. *37315*

Charge: *Abusive Language*

Sunday Nov 13 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *M. D. Ingram* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Refus Lorraine

No. *37316*

Charge: *Abusive Language*

Tuesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Refus Lorraine* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

James Davis

No. *37324*

Charge: *Exp. of Person*

Tuesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James Davis* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Aleudia DeLoosa

No. *32326*

Charge: *Drunk*

Wednesday Nov 14" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Aleudia DeLoosa* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Joe Meyer

No. *32338*

Charge: *Sheep*

Wednesday Nov 14" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Meyer* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jim Johnson & Lucy Broadhead

No. *32343*

Charge: *Adultery*

Wednesday Nov 14" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Johnson & Lucy Broadhead* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jno. C. Lerry

No. *37379*

Charge:

Steft

Tuesday Nov 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno. C. Lerry* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Butler Kirkland

No. *37348*

Charge:

Ag. Assault

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Butler Kirkland* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Butler Kirkland

No. _____

Charge:

Pistol

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Butler Kirkland* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Max Taylor & Cassie Smith

No. *32348*

Charge: *Adultery*

Tuesday Nov 13" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Max Taylor & Cassie Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Max Taylor

No. *32350*

Charge: *Ag assault*

Tuesday Nov 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Max Taylor* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mrs. E. J. Johnson

No. *32356*

Charge: *Dist. Peace*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mrs. E. J. Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co. Fort Worth-26572

THE STATE OF TEXAS,

vs.

Frank Dornia

Charge:

Dice

No. 32365

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Frank Dornia in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. H. Hall

Charge:

Dice

No.

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. H. Hall in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ben Russell

Charge:

Theft

No. 32366

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ben Russell in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Emma Payne

Charge: *Ag. Assault*

No. *32370*

Monday Nov 12" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emma Payne* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Cherry

Charge: *Thief*

No. *32379*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Cherry* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J.F. Ellis

Charge: *Assault*

No. *32380*

Sunday Nov 13" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J.F. Ellis* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co. Fort Worth-2652

THE STATE OF TEXAS,

vs.

Swan Olein

No. *37383*

Charge:

Pistol

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Swan Olein* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Swan Olein

No. *32384*

Charge:

Cords

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Swan Olein* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Steve Johnson

No. *32385*

Charge:

Cords

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Steve Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Erie Borgeson

Charge: *Cards*

No. *32385*

Wednesday Nov. 14, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Erie Borgeson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ab Dean

Charge: *Sunday Selling*

No. *32403*

Wednesday Nov 14, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ab Dean* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ab Dean

Charge: *Sunday Selling*

No. *32404*

Saturday Nov 10, 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ab Dean* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Ab Deau

No. *32405*

Charge: *Open Sunday*

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ab Deau* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Richardson

No. *32410*

Charge: *Offensive*

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Richardson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

B J Head

No. *32418*

Charge: *Sunday Selling*

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *B J Head* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Stup*

vs.

No. *32423*

E T Johnson

Wednesday - Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E T Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vagromy*

vs.

No. *32435*

Jno Raines

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno Raines* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Ag. Assault*

vs.

No.

Otto Schegemer

Monday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Otto Schegemer* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Ed Haller

No. *32460*

Charge:

Pistol

Monday Nov. 12" 1906.

Ed Haller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Haller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ed Haller

No. *32461*

Charge:

Adultery

Tuesday Nov 13" 1906

Ed Haller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Haller* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ernest Jones

No. *33465*

Charge:

Ag. Assault

Wednesday Nov 14" 1906

Ernest Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ernest Jones* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ernest Jones

No. *32466*

Charge:

Pistol

Wednesday Nov 14 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ernest Jones* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Beth Kersland

No. *32474*

Charge:

Pistol

Thursday Nov 15 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Beth Kersland* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jack McCallough

No. *32476*

Charge:

Theft

Monday Nov 17 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jack McCallough* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26572

THE STATE OF TEXAS,

vs.

No. 32778

Charge: Ag. Assault

Jim Gunn

Saturday, Nov 10 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Gunn in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32781

Charge: Cards

Ed. Williams

Saturday Nov 10 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed. Williams in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32482

Charge: Pistol

J. R. Geere

Monday Nov 10 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. R. Geere in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Rudebaum

No. *32487*

Charge: *Permitting*

Thursday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Rudebaum* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

MB Healy

No. *32490*

Charge: *Ag. Assault*

Monday, Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *MB Healy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Dave Herman

No. *32494*

Charge: *Pistol*

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dave Herman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Max Brinson

Charge:

*Drugs*No. *32495**Saturday Nov 10" 1906.*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Max Brinson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Pat Morrison

Charge:

*Drunk*No. *32501**Wednesday Nov 14" 1906.*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pat Morrison* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Pat Moran

Charge:

*Vagrancy*No. *32502**Friday Nov 15" 1906.*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pat Moran* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Bill Jones

Charge: *Cards*

No. *32503*

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Jones* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

F. Wallace

Charge: *Cards*

No. *32507*

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F. Wallace* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Cecil Lyons

Charge: *Cards*

No. *32515*

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cecil Lyons* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Hyatt

No. *32516*

Charge: *Cards*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Hyatt* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

C. K. Sweeney

No. *32518*

Charge: *Cards*

Tuesday Nov 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. K. Sweeney* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Smith alias Joe Finney

No. *32521*

Charge: *Rec + C. Stolen property*

Saturday Nov 10" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Smith alias Joe Finney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Smith vs Joe Finney

No. *32522*

Charge: *Steal*

Monday Nov 12" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Smith vs Joe Finney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Smith vs Joe Finney

No. *32523*

Charge: *Steal*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Smith vs Joe Finney* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

H. H. Groff

No. *32527*

Charge: *Steal*

Monday Nov 12" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. H. Groff* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Chas. Brooks & Kate Thomas

No. *32536*

Charge: *Fornication*

Tuesday Nov 13th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Brooks & Kate Thomas* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jim Scott & Florence Scott

No. *32537*

Charge: *Fornication*

Wednesday Nov 14th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Scott & Florence Scott* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Red Jackson & Ida Cook

No. *32540*

Charge: *Adultery*

Monday Nov 12th 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Red Jackson & Ida Cook* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

W.C. Davidson & Pauline Allen

Charge: *Adultery*

No. *3254*

Monday Nov 12th 1906,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W.C. Davidson & Pauline Allen* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jaco Nilson

Charge: *Theft*

No. *32550*

Monday Nov 12th 1906,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jaco Nilson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mary Harrington & Mattie Clayburne

Charge: *Theft*

No. *32552*

Wednesday Nov 14th 1906,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Harrington & Mattie Clayburne* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 32557

Charge: Theft

Henry Jones

Monday Nov 17 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Jones in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32561

Charge: Ag. Assault

G. N. Harner

Monday Nov 17 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant G. N. Harner in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32563

Charge: Ag. Assault

J. H. Haywood

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. H. Haywood in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Geo. Williams

Charge: *Pistol*

No. *32565*

Tuesday Nov 13th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Geo Williams

Charge: *Ag. Assault*

No. *32566*

Tuesday Nov 14th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Williams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Lena Johnson

Charge: *Ag. Assault*

No. *32567*

Monday Nov 14th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lena Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 32576

Charge:

Sheff

Jol Jones

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jol Jones* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32583

Charge:

Murder

Jim Patterson

Wednesday 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Patterson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32587

Charge:

Adultery

N. T. White & Minnie Munn

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N. T. White & Minnie Munn* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

W B Biggs & Alice Vanicle

No. *32595*

Charge: *Adultery*

Wednesday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W B Biggs & Alice Vanicle* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Gertrude Johnson

No. *32596*

Charge: *Steal*

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gertrude Johnson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Tom Scott

No. *32604*

Charge: *Steal*

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Scott* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Lige Gillwater

No. *37605*

Charge: *Theft*

Wednesday 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lige Gillwater* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Doctor Burns

No. *37610*

Charge: *Ag. Assault*

Friday Nov 16 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Doctor Burns* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Jones

No. *37611*

Charge: *Ag Assault*

Wednesday Nov 18 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Jones* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-20592

THE STATE OF TEXAS,

vs.

H. Briggins & K. Wilson

No. *37613*

Charge: *Ag assault*

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. Briggins & K. Wilson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ollie Dodd

No. *37733*

Charge: *Assault*

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ollie Dodd* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mattie Harbert

No. *37612*

Charge: *Steal*

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie Harbert* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Gertrude Cox

No. *37619*

Charge: *Ag assault*

Tuesday Nov. 13" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gertrude Cox* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Gilbert

No. *37622*

Charge: *Theft*

Monday Nov 12" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Gilbert* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

R E Cooper

No. *37623*

Charge: *Ag Assault*

Wednesday Nov 14" 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R E Cooper* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

James Moore

No. *32626*

Charge:

Drunk

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James Moore* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Scott

No. *32627*

Charge:

Drunk

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Scott* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jimmey Adams & John Strather

No. *32629*

Charge:

Fornication

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jimmey Adams & John Strather* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Albert Brady Henry Scott

No. *37629*

Charge:

Theft

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Albert Brady Henry Scott* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Gilbert

No. *37631*

Charge:

Theft

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Gilbert* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Kelly

No. *37636*

Charge:

Ag Assault

Sunday Nov 11 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Kelly* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Theft*

Henry Cash
vs.

No. *32639*

Tuesday Nov 13, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Cash* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Attent Emb*

W H Barclay
vs.

No. *32642*

Tuesday Nov 13, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W H Barclay* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Ag Assault*

J. C. Durrah
vs.

No. *32646*

Wednesday Nov 14, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. C. Durrah* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Passa Sorino

No. *37648*

Charge: *Ag Assault*

Tuesday Nov 13" 1906

Passa Sorino This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Passa Sorino* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Cornell T. Oc. Rittenberg

No. *37661*

Charge: *Cards*

Monday Nov 17" 1906

John Cornell T. Oc. Rittenberg This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Cornell T. Oc. Rittenberg* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Daniel Edmiston T. Docas Jimms

No. *37671*

Charge: *Ag Assault*

Tuesday Nov 13" 1906

Daniel Edmiston T. Docas Jimms This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Daniel Edmiston T. Docas Jimms* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Green

No. *32672*

Charge: *Ag Assault*

Wednesday, Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Green* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Rosa E. Kennedy

No. *32677*

Charge: *Threat. Lip*

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Rosa E. Kennedy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Frank Hanson

No. *32679*

Charge: *Vag*

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Hanson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Millie Hall

No. 37680

Charge:

Theft

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Millie Hall in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Dr. J. C. Chase

No. 37681

Charge:

Threat Life

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Dr. J. C. Chase in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

John Morgan

No. 37669

Charge:

Ag. Assault

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Morgan in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32698

Charge:

Ag. Assault

J.P. Cumming

Thursday Nov 15 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J.P. Cumming in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32713

Charge:

Cards

Culheim Bill

Tuesday Nov 13 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Culheim Bill in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32720

Charge:

Adultery

J.E. Johnson & Harsie Eason

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J.E. Johnson & Harsie Eason in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

R. D. Dumarau

Charge:

Assault

No. 32722

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant R. D. Dumarau in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Allie Dodd

Charge:

Assault

No. 32733

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Allie Dodd in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Chas Littlejohn

Charge:

Ag Assault

No. 32736

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Chas Littlejohn in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Steft

vs.
Ella Johnson

No. 32738

Wednesday Nov 14 1906

Ella Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ella Johnson in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Steft

vs.
Bob Brown

No. 32740

Wednesday Nov 14 1906

Bob Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Bob Brown in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Steft

vs.
Earline Willis

No. 32746

Suesday Nov 13 1906

Earline Willis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Earline Willis in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 32755

Charge:

Cards

Wm Young

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Wm Young in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32758

Charge:

Cards

C. Johnson

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant C. Johnson in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 32766

Charge:

For

Arch Nelson Lillie Collins

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Arch Nelson Lillie 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 "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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mary Smith

vs.

No. *32768*

Charge: *vay.*

Sunday Nov 13" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lulu Niggers

vs.

No. *32764*

Charge: *Dis Honor*

Wednesday Nov 14" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lulu Niggers* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bennet Kirkland

vs.

No. *32770*

Charge: *Theft*

Monday Nov 12" 1906.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bennet Kirkland* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Pasquall Lauriam

No. *37809*

Charge:

Theft

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pasquale Lauriam* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ethel Adams

No. *37817*

Charge:

Theft

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ethel Adams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Harry Peacher

No. *37862*

Charge:

Theft

Saturday Nov 10 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Peacher* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Dr. House

^{vs.}
Frank Reed

No. 32864

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Frank Reed in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Drunk

^{vs.}
Minnie Perry

No. 32815

Sunday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Minnie Perry in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Ag Assault

^{vs.}
Chas. McLeander

No. 32820

Monday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Chas. McLeander in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Rob. Stead, Cotton Stead, Chas. Rody

No. 32831

Charge: *Steep*

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Rob. Stead, Cotton Stead, Chas. Rody* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. G. Jones

No. 32833

Charge: *Ag. Assault*

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. G. Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

McGraw & Francis Ford

No. 32835

Charge: *Adultery*

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *McGraw & Francis Ford* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

J. J. Campbell

No. 32849

Charge:

Ag Assault

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. J. Campbell in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Cross

No.

Charge:

Ag Assault

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Cross in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Irwin

No. 32851

Charge:

Thief

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Irwin in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Fred Summers

No. *32852*

Charge:

Theft

Wednesday Nov 14 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Summers* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Ed Greenwood

No. *32986*

Charge:

Dist Peace

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Greenwood* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

A. Williams

No. *32995*

Charge:

Ag Assault

Tuesday Nov 13 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. Williams* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Chas. Johnson vs.

No. *33005*

Charge: *U. g. Assault*

Monday Nov 12, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Die Mosley vs.

No. *33006*

Charge: *Ag Assault*

Sunday Nov 11, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Die Mosley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Arthur Hubbard vs.

No. *33065*

Charge: *U. g. Assault*

Saturday Nov 10, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur Hubbard* in his own proper person, and both parties announced ready for trial. A jury being 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.

Milam Collected.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. A. Bennett

No. 33106

Charge: Open Sunday

Saturday Nov 17th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. A. Bennett in his own proper person, and both parties announced ready for trial. A jury being 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.

Milam Collected J.

THE STATE OF TEXAS,

vs.

J. H. Gray

No. 33112

Charge: Open Sunday

Saturday Nov 17th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. H. Gray in his own proper person and both parties announced ready for trial. A jury being 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.

Milam Collected J.

THE STATE OF TEXAS,

vs.

Bob Harris

No. 33145

Charge: Theft

Thursday Nov 15th 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Bob Harris in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Nah Cooper

Charge: *Assault*

No. *33158*

Thursday Nov 15 1906

Nah Cooper This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nah Cooper* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J.A. Bennett

Charge: *Open Sunday*

No.

Sunday Nov 16 1906

J.A. Bennett This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J.A. Bennett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Lee Williams

Charge: *ab. Long*

No. *33173*

Saturday Nov 10 1906

Lee Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Williams* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Lee Williams

No. *33174*

Charge: *Ay assault*

Saturday Nov 10 1906.

Lee Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Matto Beuton

No. *33175*

Charge: *Drunk*

Thursday Nov. 15 1906

Matto Beuton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Matto Beuton* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Gus Miller

No. *33178*

Charge: *Malicious Mischief*

Friday Nov. 9 1906

Gus Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gus Miller* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Chas Goldstein

No. 33182

Charge:

Open Sunday

Thursday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Goldstein* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

H. H. Sinclair

No. 33191

Charge:

Ag assault

Thursday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. H. Sinclair* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

H. H. Sinclair

No. 33192

Charge:

ag assault

Thursday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. H. Sinclair* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

vs.

F J Healy

No. _____

Charge: _____

Theft

Thursday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F J Healy* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Joe Jones

No. *33196*

Charge: _____

Theft

Thursday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Alice Mimmick

No. *32200*

Charge: _____

Drunck

Monday Nov 12 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alice Mimmick* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Will Chamberlain

No. *33702*

Charge:

Theft

Nov 13 Tuesday 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Chamberlain* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. O. Blane

No. *33706*

Charge:

Theft

Tuesday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. O. Blane* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

A. P. Gatchell

No. *33707*

Charge:

Assault

Tuesday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. P. Gatchell* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

Clyde Carroll

No. *33208*

Charge:

Theft

Saturday Nov 17 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Clyde Carroll* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Milam rendered judgment ✓
P. G. 18⁰⁰ + 30 days
In Deceit*

THE STATE OF TEXAS,

vs.

F P Leuck

No. *33227*

Charge:

Assault

Saturday Nov 15 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F P Leuck* in his own proper person and both parties announced ready for trial. A jury being 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.

*Milam gave judgment ✓
+ collected fee -
In Deceit*

THE STATE OF TEXAS,

vs.

Jim Riggs

No. *33229*

Charge:

Battery

Monday Nov 19, 1906

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Riggs* in his own proper person, and both parties announced ready for trial. A jury being 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.

P. G. fine 10⁰⁰

In Deceit ✓

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

W. B. Mathews

No. *33273*

Charge:

Cords

Wednesday 9" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. B. Mathews* in his own proper person, and both parties announced ready for trial. A jury being 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.

C. Alt

THE STATE OF TEXAS,

vs.

Will Kain

No. *33365*

Charge:

Assault

Thursday Jan 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Kain* in his own proper person and both parties announced ready for trial. A jury being 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.

C. Alt

THE STATE OF TEXAS,

vs.

Gertrude Cox

No. *33366*

Charge:

Theft

Saturday Jan 12" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gertrude* in his own proper person, and both parties announced ready for trial. A jury being 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.

C. Alt -

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs. *Barney Graham*

No. *33367*

Charge: *Theft*

Saturday Jan 12 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Barney Graham* in his own proper person, and both parties announced ready for trial. A jury being 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.

Co. atty

THE STATE OF TEXAS,

vs. *Simpson Johnson*

No. *33372*

Charge: _____

Thursday Jan 10 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Simpson Johnson* in his own proper person and both parties announced ready for trial. A jury being 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.

See Docket

THE STATE OF TEXAS,

vs. *J. R. Ruby*

No. *33407*

Charge: *Theft*

Tuesday Jan 8 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. R. Ruby* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Wyatt

No. *33432*

Charge:

Ab Laug.

wednesday Jan 9 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Wyatt* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.

Will Hendricks

No. *33434*

Charge:

Cords.

wednesday Jan 9 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Hendricks* in his own proper person and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.

Henry Barnum

No. *33443*

Charge:

vag.

Monday Jan 5 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Barnum* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Nathan Lowery

No. *33486*

Charge: *Theft*

Thursday Jan 17 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nathan Lowery* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.
Chester Morris

No. *33499*

Charge: *Vagrancy*

Tuesday Jan 8 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chester Morris* in his own proper person and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.
Robt Long

No. *33500*

Charge: *Vag.*

Tuesday Jan 8 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt Long* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret.

THE STATE OF TEXAS,

vs.

L D Connor

Charge: *ab. Law*

No. *33348*

wednesday Jan 10 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L D Connor* in his own proper person, and both parties announced ready for trial. A jury being 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.

C. Atty Dept.

THE STATE OF TEXAS,

vs.

Bill Elma

Charge: *Pistol*

No. *33570*

wednesday 16 Jan 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Elma* in his own proper person and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.

Carry Elliott

Charge: *Theft*

No. *33586*

wednesday 16 Jan 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Carry Elliott* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Auro

No. *33637*

Charge:

Crops

Wednesday Jan 23 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Auro* in his own proper person, and both parties announced ready for trial. A jury being 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.

De Orent

THE STATE OF TEXAS,

vs.

Low Davis

No. *33634*

Charge:

Crops

Wednesday Jan 23 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Low Davis* in his own proper person and both parties announced ready for trial. A jury being 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.

De Inial Orent

THE STATE OF TEXAS,

vs.

Geo Hill

No. *33649*

Charge:

Crops

Wednesday Jan 23 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Hill* in his own proper person, and both parties announced ready for trial. A jury being 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.

De Inial Orent

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Arthur Martin

Charge:

Theft

No. 33658

Wednesday Jan 23 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Arthur Martin in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket

THE STATE OF TEXAS,

vs.

J. G. Hurman & Mary Little

Charge:

Adultery

No. 33589

Tuesday, Feb 1st 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. G. Hurman & Mary Little in his own proper person and both parties announced ready for trial. A jury being 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.

In Docket

THE STATE OF TEXAS,

vs.

Jas. Williams

Charge:

D. Theft

No. 33657

Tuesday, Jan 29 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jas. Williams in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Carl Tribue vs.

No. *33653*

Charge:

Theft

Monday January 8th 1907

Carl Tribue

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Carl Tribue* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Record

THE STATE OF TEXAS,

Chas. Jackson vs. *Sarah Coine*

No. *33674*

Charge:

Adultery

Friday, Feb. 1st 1907

Chas. Jackson vs. *Sarah Coine*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas. Jackson* and *Sarah Coine* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Record

THE STATE OF TEXAS,

Ben Watson vs.

No. *33587*

Charge:

ad

Jan. 16th 1907

Ben Watson

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ben Watson* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Record

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Eugene Wilson

No. *33613*

Charge: *Theft*

Feb. 2" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Eugene Wilson* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Verdict

THE STATE OF TEXAS,

vs.

Jess Taylor

No. *33294*

Charge: *Theft*

February 21" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Taylor* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Verdict

THE STATE OF TEXAS,

vs.

Jess Taylor

No. *33594*

Charge: *Theft*

February 20" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Taylor* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Verdict

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Hoover

No. *33628*

Charge: *Open Sunday*

February 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Hoover* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Report

THE STATE OF TEXAS,

vs.

Billie Bowen

No. *33631*

Charge: *Open Sunday*

February 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Billie Bowen* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Report

THE STATE OF TEXAS,

vs.

Mike Cassidy

No. *33737*

Charge: *Open Sunday*

February 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mike Cassidy* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Report

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Mrs F.E. Collins

No. 33747

Charge:

Ab. Laug

February 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mrs F.E. 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 "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.

In Trial Decret

THE STATE OF TEXAS,

vs.

Levi Robinson

No. 33746

Charge:

Open Sunday

February 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Levi Robinson in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Decret

THE STATE OF TEXAS,

vs.

Mrs J.P. Thomas

No. 33748

Charge:

Dist Peace

February 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mrs J.P. Thomas in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Viola Johnson

Charge: *Theft*

No. *33609*

Nov. 11" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Viola Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Ed Phillips

Charge: *op city*

No. *33704*

Nov. 8" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Phillips* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

O B Brewster

Charge: *Open Sunday*

No. *33741*

March 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O B Brewster* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C. B. Brewster

vs.

No. *33755*

Charge: *S. S.*

Mar 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. B. Brewster* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

J. M. Overton

vs.

No. *33764*

Charge: *Drunk*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. M. Overton* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

L. E. Embanks

vs.

No. *33768*

Charge: *A. A.*

Mar. 7" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. E. Embanks* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Clifton Simmons & T. Blackwell

No. *33807*

Charge: *luff*

Nov. 7th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. Simmons & T. Blackwell* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

Lester Branch

No. *33827*

Charge: *open Sunday*

Apr. 5th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lester Branch* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

Geo. Pipkins

No. *33847*

Charge: *Cards*

Apr. 5th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Pipkins* in his own proper person, and both parties announced ready for trial. A jury being 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.

Trial Docket

3/21/07

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Pistol

vs.
Geo Pipkins

No. 33845

Apr 5" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Geo Pipkins in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Book

3 wt

THE STATE OF TEXAS,

Charge: Drunk

vs.
Sam Mullock

No. 33856

Apr 5" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sam Mullock in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Book

THE STATE OF TEXAS,

Charge: Pistol

vs.
CH Harmon

No. 33865

Apr 5" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant CH Harmon in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Book

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Bud Walker

No. *33910*

Charge: *ab. Long.*

Apr 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud Walker* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decret

THE STATE OF TEXAS,

vs.

Jessie Roseborough

No. *33335*

Charge: *Theft*

March 11/6/07

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jessie Roseborough* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Decret

THE STATE OF TEXAS,

vs.

C.B. Brewster

No. *33755*

Charge: *March 16/1907*

Sunday Selling.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C.B. Brewster* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Tom Renfro

No. 33436

Charge:

Open Sunday

Apr. 13" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Tom Renfro in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Mattie Condry

No. 33657

Charge:

Theft

May, 2" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mattie Condry in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Jacob Flanagan

No. 33844

Charge:

Pistol

May 7" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jacob Flanagan in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jacob & Hattie Boyd

No. *33911*

Charge: *Adultery*

May 21 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jacob & Hattie Boyd* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Tom Oak & Ella Anderson

No. *33938*

Charge: *Adultery*

May 21 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Oak & Ella Anderson* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Jacob Brown

No. *34041*

Charge: *Vag.*

May 21 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jacob Brown* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Will McCloud

Charge: *Y.A.*

No. *34039*

May 3" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will McCloud* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Will McCloud

Charge: *Pistol*

No. *34040*

May 3" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will McCloud* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Nick Burns

Charge: *O.A.*

No. *33854*

Apr 5" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nick Burns* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Kerstone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Sam Haver & Irene Burnett

No. *33789*

Charge:

Adultery

May 3" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Haver & Irene Burnett* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Vera Andrews

No. *33672*

Charge:

Pistol

Feb. 2" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Vera Andrews* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

F. C. Craton

No. *33897*

Charge:

Shift

May 3" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F. C. Craton* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Emb.*

Will Thompson^{vs.}

No. *33791*

May 3" 1907

Will Thompson This 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.

In Trial Docket

THE STATE OF TEXAS,

Charge: *A. G. Book*

Frank Winfield^{vs.}

No. *33595*

May 10" 1907

Frank Winfield This 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.

In Trial Docket

THE STATE OF TEXAS,

Charge: *Theft*

Frank Brown^{vs.}

No. *33916*

May 24" 1907

Frank 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 announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth - 2652

THE STATE OF TEXAS,

vs.
Fred Habergutte

No. *33947*

Charge: *Open Sunday*

May 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Habergutte* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.
Fred Habergutte

No. *33944*

Charge: *Sunday Selling*

May 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Habergutte* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.
Fred Habergutte

No. *33948*

Charge: *Sunday Selling*

May 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Habergutte* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Fred Habergitt

No. *33949*

Charge:

Sunday Selling

May 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Habergitt* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

Vergie Edwards

No. *34021*

Charge:

Pistol

May 25" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Vergie Edwards* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

Effie Miller

No. *34083*

Charge:

Assault

May 24" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Effie Miller* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Edith Miller

vs.

No. *34084*

Charge:

Assault

May 27" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Edith Miller* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

Sam London

vs.

No. *34086*

Charge:

Theft

May 10" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam London* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

Geo Bruno

vs.

No. *34090*

Charge:

Assault

May 28" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Bruno* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Emb*

vs.

No. *34107*

Sam W Barny

May 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam W Barny* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Inial Docket
J.

THE STATE OF TEXAS,

Charge: *Miss Peace*

vs.

No. *34098*

Charlie Williams

May 14" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Williams* in his own proper person and both parties announced ready for trial. A jury being 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.

See Inial Docket
J.

THE STATE OF TEXAS,

Charge: *Ag. ass.*

vs.

No. *34165*

Santiago Mendoza

May 31" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Santiago Mendoza* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Inial Docket
J.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Verdo W. Woods

No. *34784*

Charge:

Nuisance

May 15" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Verdo W. Woods* in his own proper person, and both parties announced ready for trial. A jury being 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.

Woods

THE STATE OF TEXAS,

vs.

Joe Marsala

No. *34777*

Charge:

Sell unwholesome ^{meat}

May 15" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Marsala* in his own proper person and both parties announced ready for trial. A jury being 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.

Woods

THE STATE OF TEXAS,

vs.

Joe Nagle

No. *34777*

Charge:

Quitting hunt animal

June 15" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Nagle* in his own proper person, and both parties announced ready for trial. A jury being 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.

*6 written
Horn cut with knife*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jim Moore

Charge: *Dis. Honor*

No. *33043*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Docket -

THE STATE OF TEXAS,

vs.

Jim Moore

Charge: *Dis. Honor*

No. *33044*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person and both parties announced ready for trial. A jury being 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.

See Docket.

THE STATE OF TEXAS,

vs.

Jim Moore

Charge: *Dis. Honor*

No. *33045*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 33046

Charge: Miss Hauer

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

No. 33047

Charge: Miss Hauer

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

No. 33048

Charge: Miss Hauer

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 33049

Charge: *Mis. Housel*

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

No. 33050

Charge: *Mis. Housel*

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

No. 33057

Charge: *Mis. Housel*

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 33052

Charge: Miss Houser

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Moore in his own proper person, and both parties announced ready for trial. A jury being 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.

Se Inia Decret

THE STATE OF TEXAS,

vs.

No. 33053

Charge: Miss Houser

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Moore in his own proper person and both parties announced ready for trial. A jury being 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.

Se Inia Decret

THE STATE OF TEXAS,

vs.

No. 33054

Charge: Miss Houser

Jim Moore

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Moore in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

vs.

Mike Mansfield

No. *33054*

Charge: *His Honor*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mike Mansfield* in his own proper person, and both parties announced ready for trial. A jury being 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.

Atty for Deft.

THE STATE OF TEXAS,

vs.

Lee Fleming

No. *33055*

Charge: *His Honor*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Fleming* in his own proper person and both parties announced ready for trial. A jury being 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.

Atty for deft.

THE STATE OF TEXAS,

vs.

Lee Fleming

No. *33056*

Charge: *His Honor*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Fleming* in his own proper person, and both parties announced ready for trial. A jury being 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.

Atty for deft

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Misconduct*

P. L. Craddock
vs.

No. *33533*

July 6" 1907

P. L. Craddock This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *P. L. Craddock* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Final Decret

THE STATE OF TEXAS,

Charge: *Assault*

Ed. Henshaw
vs.

No. *33157*

July 6" 1907

Ed. Henshaw This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed. Henshaw* in his own proper person and both parties announced ready for trial. A jury being 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.

In Final Decret

THE STATE OF TEXAS,

Charge: *Theft*

Edwards Harry
vs.

No. *33331*

July 6" 1907

Harry Edwards This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Edwards* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Final Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jim Moore

No. *33517*

Charge: *Widow*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Jim Moore

No. *33518*

Charge: *Widow*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Jim Moore

No. *33519*

Charge: *Widow*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

No. 33572

Charge: Dist. Howard

July 6th 1907

Jim Moore
Jim 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 announced ready for trial. A jury being 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.

See Trial Record

THE STATE OF TEXAS,

vs.

No. 33573

Charge: Mrs. Howard

July 6th 1907

Jim Moore
Jim 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 announced ready for trial. A jury being 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.

See Trial Record

THE STATE OF TEXAS,

vs.

No. 33577

Charge: Dist. Howard

July 6th 1907

Jim Moore
Jim 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 announced ready for trial. A jury being 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.

See Trial Record

THE STATE OF TEXAS,

vs.

Jim Moore

No. *33528*

Charge: *Wid House*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Final Decret

THE STATE OF TEXAS,

vs.

Jim Moore

No. *33529*

Charge: *Wid House*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person and both parties announced ready for trial. A jury being 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.

In Final Decret

THE STATE OF TEXAS,

vs.

Jim Moore

No. *33531*

Charge: *Wid House*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Final Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

R. L. Crowder

No. 33533

Charge: Miss Houser

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant R. L. Crowder in his own proper person, and both parties announced ready for trial. A jury being 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.

See Inad Decret

THE STATE OF TEXAS,

vs.

Lee Fleming

No. 33534

Charge: Miss Houser

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Lee Fleming in his own proper person and both parties announced ready for trial. A jury being 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.

See Inad Decret

THE STATE OF TEXAS,

vs.

Mark Harris

No. 33537

Charge: Miss Houser

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mark Harris in his own proper person, and both parties announced ready for trial. A jury being 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.

See Inad Decret

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

vs.

Pete Norchester

Charge: *No House*

No. *33536*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pete Norchester* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

Grant LeRoy

Charge: *Cards*

No. *33659*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Grant LeRoy* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.

Bud McGinnis

Charge: *Assault*

No. *34012*

July 17/07

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud McGinnis* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Ag. Asst*

Bill Wells

No. *34117*

July 19, 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Wells* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Ag. Asst*

Bill Wells

No. *34118*

July 19, 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bill Wells* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Forc. Detention*

J. C. Wattles & Eva Hall

No. *34128*

July 19, 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. C. Wattles & Eva Hall* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Coon Jimmie

No. *34776*

Charge: *Threat Life*

July 6" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Coon Jimmie* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Record

THE STATE OF TEXAS,

vs.

Hugh Cole

No. *34754*

Charge: *Ob. Lang*

July 17" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hugh Cole* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. H. Holt

No. *34761*

Charge: *Assault*

July 15, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. Holt* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Record

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Wildekin

No. *34264*

Charge: *Sell to minor*

July 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wildekin* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

L.L. Wildekin

No. *34265*

Charge: *Sell to minor*

July 15" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L.L. Wildekin* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Bud McGinnis

No. *34293*

Charge: *Ag asslt*

July 11" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud McGinnis* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. C. Mason & Mildred Green

No. 34346

Charge: Adultery

July 16th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. C. Mason & Mildred Green in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Book

THE STATE OF TEXAS,

vs.

Lillian Dodd

No. 34444

Charge: Assault

Aug. 8th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Lillian Dodd in his own proper person and both parties announced ready for trial. A jury being 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.

Defeat

THE STATE OF TEXAS,

vs.

Jim Dodd

No. 34443

Charge: Ag. Asslt

Aug. 8th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Dodd in his own proper person, and both parties announced ready for trial. A jury being 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.

Deft demands by atty -

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Chas. Field vs.

Charge: *Pistol*

No. *34444*

Aug. 7" 1907

Chas. Field This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas. Field* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

W.R. Love vs.

Charge: *Ag. Asslt*

No. *34441*

Aug. 7" 1907

W.R. Love This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W.R. Love* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court
trial day

THE STATE OF TEXAS,

R. L. Eubanks vs.

Charge: *Open Sunday*

No. *34300*

Aug. 10" 1907

R. L. Eubanks This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. L. Eubanks* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Barato Williams

No. *34587*

Charge: *Open Sunday*

Aug. 21" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Barato Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J E White

No. *34585*

Charge: *Sunday filling*

Aug. 23" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J E White* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Geo Dykes

No. *34582*

Charge: *Open Sunday*

Aug. 19. 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Dykes* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

John Price

Charge: *Fornication*

No. *34552*

Aug. 27th 1907

John Price This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Price* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Fannie Major

Charge: *Assault*

No. *34540*

Aug 27th 07

Fannie Major This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fannie Major* in his own proper person and both parties announced ready for trial. A jury being 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.

J. H. [Signature]

THE STATE OF TEXAS,

vs.

No. _____

Charge: _____

This 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.

THE STATE OF TEXAS,

Otto Goebes + Myrtle Shaffer

vs.

No. *34298*

Charge: *F05*

Thursday Aug. 22" 1907,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Otto Goebes + Myrtle Shaffer* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. L. Eubank

vs.

No. *34300*

Charge: *Ap. N. Side*

Saturday Aug. 10" 1907,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. L. Eubank* in his own proper person and both parties announced ready for trial. A jury being 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.

In final Decret

THE STATE OF TEXAS,

G. C. Leverette + Leta Murrell

vs.

No. *34434*

Charge: *Adultery*

Thursday Aug. 22" 1907,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G. C. Leverette + Leta Murrell* in his own proper person, and both parties announced ready for trial. A jury being 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.

July

Keystone Printing Co., Fort Worth 26592

THE STATE OF TEXAS,

L. J. Shroop vs.

No. *34433*

Charge: *C. A.*

Wednesday Aug. 21 1907

L. J. Shroop This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. J. Shroop* in his own proper person, and both parties announced ready for trial. A jury being 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.

Subscribes Decret

THE STATE OF TEXAS,

L. J. Shroop vs.

No. *34452*

Charge: *Pistol*

Wednesday Aug. 21 1907

L. J. Shroop This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. J. Shroop* in his own proper person and both parties announced ready for trial. A jury being 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.

Subscribes Decret

THE STATE OF TEXAS,

Fred A. Jones vs.

No. *34463*

Charge: *abandonment*

Wednesday Aug. 7 1907

Fred A. Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred A. Jones* in his own proper person, and both parties announced ready for trial. A jury being 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.

Statement upon plea -

THE STATE OF TEXAS,

W. Field vs. Lizzie Cope

No. *34490*

Charge:

Adultery

Thursday Aug. 22 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. Field vs. Lizzie Cope* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

Tom McCullen vs. Ruth Gibson

No. *34527*

Charge:

Adultery

Saturday Aug. 10 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom McCullen vs. Ruth Gibson* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

S. D. Williams

vs.

No. *34757*

Charge: *a.g. asst*

Sept 17" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. D. Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jno. L. T. Sneed

vs.

No. *34737*

Charge: *Wife Abandonment*

Sept. 11" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jno. L. T. Sneed* in his own proper person and both parties announced ready for trial. A jury being 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.

*2 wit -
H. J. ...*

THE STATE OF TEXAS,

Henry Jones

vs.

No. *34709*

Charge: *a.g. asst*

Sept 17" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Jones* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Mr Wilson

No. *34696*

Charge: *Unlawful Autobelting*

Sept 14" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. Wilson* in his own proper person, and both parties announced ready for trial. A jury being 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.

*intres
m. c. w.*

THE STATE OF TEXAS,

vs.
Tom Haynie

No. *34707*

Charge: *assault*

Sept 13" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Haynie* in his own proper person and both parties announced ready for trial. A jury being 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.

3 wit

THE STATE OF TEXAS,

vs.
Tom Haynie

No. *34706*

Charge: *assault*

Sept 13" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Haynie* in his own proper person, and both parties announced ready for trial. A jury being 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.

De Jure Present 9 mt.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Tom Haynie

No. *34705*

Charge: *ag. asslt*

Sept 13" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Haynie* in his own proper person, and both parties announced ready for trial. A jury being 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.

3 wt

THE STATE OF TEXAS,

vs.

Barney Newkirk

No. *34650*

Charge: *Pistol*

Sept 7" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Barney Newkirk* in his own proper person and both parties announced ready for trial. A jury being 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.

In final verdict

4 wt

THE STATE OF TEXAS,

vs.

Robt. Dodd

No. *34633*

Charge: *assault*

Sept 11" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt. Dodd* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

Charge: *Ag. asst*

No. *34616*

J. L. Stephens

Sept 10" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. L. Stephens* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Assault*

No. *34609*

Ed Compton

Sept 6" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Compton* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *ab. lang*

No. *34579*

Catherine Sheppard

Sept 10" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Catherine Sheppard* in his own proper person, and both parties announced ready for trial. A jury being 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.

Judal-4 wt. -

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Open Sunday*

No. *34546*

John Watts vs.

Sept 14 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Watts* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Aq. asst*

No. *34509*

Peter Reich vs.

Sept 7 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Peter Reich* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Aq. asst*

No. *34410*

Red Bone vs.

Sept. 7 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Red Bone* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Horace St John

No. *34704*

Charge: *A.G. Asst*

Sept 14th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Horace St John* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Henry Jones

No. *34710*

Charge: *A.G. Asst*

Sept. 14th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mike Cassidy

No. *34563*

Charge: *Open Sunday*

Sept 14th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mike Cassidy* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

H. C. Mooney

No. *34560*

Charge:

ag. asslt

Sep 14" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. C. Mooney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Louis Rickett

No. *34672*

Charge:

Pistol

Oct 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Louis Rickett* in his own proper person and both parties announced ready for trial. A jury being 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.

J. C. O'Connell

THE STATE OF TEXAS,

vs.

Henry Snow

No. *34799*

Charge:

Vap.

Oct 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Snow* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

R. Ferguson

No. *34810*

Charge: *Ag. asslt*

Oct 10" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. Ferguson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. E. Bussle

No. *34813*

Charge: *Struck*

Oct, 11" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. E. Bussle* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. E. Bussle

No. *34814*

Charge: *Dist Peace*

Oct, 11" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. E. Bussle* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 34816

Charge: Assault

Oct 11 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. E. Bussler* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Branch

THE STATE OF TEXAS,

vs.

No. 34830

Charge: Theft

Oct 11 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Elias* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 34825

Charge: Emb

Oct 10 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Slager* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Emb*

John Slagle

No. *34876*

Oct 10" 1907,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Slagle* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decket

THE STATE OF TEXAS,

Charge: *Ag asslt*

O'Clery

No. *34892*

Oct. 28" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O'Clery* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Asslt*

Carl Paxton

No. *34872*

Oct 28" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Carl Paxton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. M. Kendall

No. *34757*

Charge: *Adultery*

10/29/07

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. M. Kendall* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Annie Parks

No. *34571*

Charge: *Dis. Honor*

Oct 29 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie Parks* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Arthur Taylor

No. *34957*

Charge: *Theft*

Oct 28 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur Taylor* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Frank Keller

No. ¹ *34891*

Charge: *Theft*

Oct 30" 1907,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Keller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Joe Morale

No. *34769*

Charge: *See to minor*

Oct 31" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Morale* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Joe Morale

No. *34768*

Charge: *See to minor*

Oct 31" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Morale* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 34967

Charge: Sell to minor

Oct 31 1907

Joe Marsala

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Marsala in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Book

THE STATE OF TEXAS,

vs.

No. 34766

Charge: Sell to minor

Oct 31 1907

Joe Marsala

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Marsala in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 34765

Charge: Sell to minor

Oct 31 1907

Joe Marsala

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Marsala in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Theft*

vs.

No. *34760*

Mrs. A.S. Spahr

Oct 30" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. A.S. Spahr* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Crustol*

vs.

No. *34700*

Turner Brindley

Oct 31" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Turner Brindley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.G. Asslt*

vs.

No. *34694*

Doek Otto

Oct 31" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Doek Otto* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Lewis Weustrop

No. *34689*

Charge: *Ag asslt*

Oct 30 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lewis Weustrop* in his own proper person, and both parties announced ready for trial. A jury being 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.

Judicial District

THE STATE OF TEXAS,

vs.

Lewis Weustrop

No. *34688*

Charge: *Ag asslt*

Oct 30 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lewis Weustrop* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Hamilton

No. *34687*

Charge: *Ag asslt*

Oct 31 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Hamilton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Dis. House*

vs.
Evangelina Houston

No. *34673*

Oct 30 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Evangelina Houston* in his own proper person, and both parties announced ready for trial. A jury being 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.

Trial Over

THE STATE OF TEXAS,

Charge: *Drive without License*

vs.
R. Schubert

No. *34570*

Oct 30 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. Schubert* in his own proper person and both parties announced ready for trial. A jury being 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.

See Drive Over

THE STATE OF TEXAS,

Charge: *Ap City*

vs.
W P Wyatt

No. *34334*

Oct 30 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W P Wyatt* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Legal
Houston
10/30*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

H. L. Lozenby

Charge: *Asslt*

No. *34313*

Oct 30 11 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. L. Lozenby* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Ready several times -
State not ready - Plea -*

THE STATE OF TEXAS,

vs.

Joe P. Byrnes

Charge: *Asslt*

No. *34299*

Sep 16 11 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe P. Byrnes* in his own proper person and both parties announced ready for trial. A jury being 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.

In trial Documt

THE STATE OF TEXAS,

vs.

Effie Davis

Charge: *Ag. Asslt*

No. *34296*

Oct 30 11 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Effie Davis* in his own proper person, and both parties announced ready for trial. A jury being 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.

In trial Documt

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Ed Winters

No. *34735*

Charge: *assn*

Oct 15" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Winters* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Hung Jury once.
Co. Atty Rowland.*

THE STATE OF TEXAS,

vs.

Carry McBeth

No. *34770*

Charge: *Pistol*

Sep 16" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Carry McBeth* in his own proper person and both parties announced ready for trial. A jury being 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.

See Docket

THE STATE OF TEXAS,

vs.

Tom

No. *33979*

Charge: *Code*

Oct 30" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

E. Blunt

vs.

No. *33478*

Charge: *Cordp*

Oct 30" 1907

E. Blunt This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. Blunt* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Chapman

vs.

No. *33477*

Charge: *Cordp*

Oct 30" 1907

Oscar Chapman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Chapman* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No.

Charge:

..... This 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Emmie Simmons vs.

No. *33476*

Charge: *Perjury*

Oct 30" 1907

Emmie Simmons, This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emmie Simmons* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Geary Coxey vs.

No. *33975*

Charge: *Perjury*

Oct 30" 1907

Geary Coxey, This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geary Coxey* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Book

THE STATE OF TEXAS,

Don Gaiser vs.

No. *33974*

Charge: *Perjury*

Oct 30" 1907

Don Gaiser, This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Don Gaiser* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Wash Webb^{vs.}

No. *33923*

Charge: *lump*

Oct 30" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wash Webb* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Andrew Clark^{vs.}

No. *33853*

Charge: *Adultery*

Oct 30" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Andrew Clark* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Frank Nelson^{vs.}

No. *33695*

Charge: *app*

Oct 30" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Nelson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jess Colvin vs.

No. *3369*

Charge: *App*

Oct 30" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Colvin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Be it remembered that on the 4" day of Nov. 1907, there was begun and held a regular term of the Honorable County Court present and presiding. Hon John L. Ferrell, County Judge, Hon R. H. Roy, County Attorney, T. J. Wood, Sheriff, and J. W. Baker County Clerk, when the following proceedings were had, to wit:

THE STATE OF TEXAS,

Tom Smith vs.

No. *3433*

Charge: *Ab Larc*

Nov. 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charlie Brausen vs.

No. *3453*

Charge: *Assault*

Nov 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Brausen* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Prince Jones

vs.

No. *34677*

Charge: *Theft*

Nov. 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Prince Jones* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Record

THE STATE OF TEXAS,

Samuel Jones

vs.

No. *34678*

Charge: *Theft*

Nov 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Samuel Jones* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Record

THE STATE OF TEXAS,

Arthur Hebert

vs.

No. *34679*

Charge: *Theft*

Nov 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur Hebert* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Record

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

H. F. Harrison

No. *34771*

Charge: *Pistol*

Nov. 7" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. F. Harrison* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decret

THE STATE OF TEXAS,

vs.

Lewis Zither

No. *34875*

Charge: *Ag. Asslt.*

Nov. 7" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lewis Zither* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Decret:

THE STATE OF TEXAS,

vs.

J. H. Mansport

No. *34876*

Charge: *Pistol*

Nov 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. Mansport* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. F. Yates

No. *34886*

Charge: *A. G. Asst*

Nov. 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. F. Yates* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

J. F. Yates

No. *34887*

Charge: *A. G. Asst*

Nov 6" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. F. Yates* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Docket

THE STATE OF TEXAS,

vs.

Evangeline Houston

No. *34877*

Charge: *Baudy House*

Nov. 6" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Evangeline Houston* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Docket

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Sidney Hood

No. *34990*

Charge:

Theft

Nov. 13" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sidney Hood* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decket

THE STATE OF TEXAS,

vs.

H.C. Wright

No. *35003*

Charge:

All Superior m. 16

Nov. 22" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H.C. Wright* in his own proper person and both parties announced ready for trial. A jury being 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.

*Stay defendant enter plea
ask judgment as per
case against C.O. Burrey -*

THE STATE OF TEXAS,

vs.

W.D. Questions

No. *35020*

Charge:

Emb.

Nov 12" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W.D. Questions* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Decket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Bruce Calvin

No. *35039*

Charge:

craps

Nov 22" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bruce Calvin* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Wesley Coomb

No. *35053*

Charge:

Unlaw. gathering pieces

Nov 22" 1907.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wesley Coomb* in his own proper person and both parties announced ready for trial. A jury being 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.

*Agreement of plea in Court
2 to pay fine*

THE STATE OF TEXAS,

vs.

G.C. Coffey

No. *35056*

Charge:

Unlaw. gather pieces

Nov 22" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G.C. Coffey* in his own proper person, and both parties announced ready for trial. A jury being 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.

Same as '053

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Charge: *A. 9. 25th.*

vs.

No. *34601*

Tomie Goodwin

Dec. 5" 1907

Tomie Goodwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tomie Goodwin* in his own proper person, and both parties announced ready for trial. A jury being 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.

*See final report of Clerk for Deft -
Business -*

THE STATE OF TEXAS,

Charge: *A. 9. 25th*

vs.

No. *34602*

J. A. Goodwin

Dec. 5" 1907

J. A. Goodwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. A. Goodwin* in his own proper person and both parties announced ready for trial. A jury being 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.

*Ch. Burkin for Deft
5 mit -*

THE STATE OF TEXAS,

Charge: *Ab. Lang.*

vs.

No. *34910*

Charley Newman

Dec 7" 1907.

Charley Newman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Newman* in his own proper person, and both parties announced ready for trial. A jury being 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.

See final report

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Charley Newman

No. *34909*

Charge: *Ag. asslt.*

Dec. 7th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Newman* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

R. L. Elbs & Annie Dixon

No. *35067*

Charge: *Adultery*

Dec. 7th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. L. Elbs & Annie Dixon* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Mollie Giller

No. *35076*

Charge: *Theft.*

Dec. 7th 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mollie Giller* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Ed. Beasley

No. 35098

Charge: Open Sunday

Dec. 13" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed. Beasley in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

B. F. Harmon

No. 35101

Charge: Pistol

Dec. 14" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant B. F. Harmon in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

John Donnelly

No. 35110

Charge: Ag. Asslt.

Dec. 13" 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Donnelly in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

Keystone Printing Co., Fort Worth-26592

Be it remembered that on this date *Jan. 6th A. D. 1908.* 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 Ft. Worth, present and presiding, the Hon. *Jalm H. Temple*, County Judge, *R. L. Roy*, County Attorney, *E. J. Wood*, Sheriff, and *J. M. A. Lee*, County Clerk, when the following proceedings were had to-wit:

THE STATE OF TEXAS,

vs.

Ed. Davidson

Charge: *Pistol*

No. *3384*

Jan. 8th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed. Davidson* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Report

THE STATE OF TEXAS,

vs.

Mrs. Carey

Charge: *ag. asslt.*

No. *33890*

Jan. 8th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mrs. Carey* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Report

THE STATE OF TEXAS,

vs.

Mrs. Carey

Charge: *ag. asslt.*

No. *34603*

Jan. 8th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mrs. Carey* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Report

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. W. Smith

No. *34638*

Charge: *No License*

Jan'y 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. W. Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Brenny Radcliffe - Submitted -

THE STATE OF TEXAS,

vs.

John W. Smith

No. *34660*

Charge: *Selling to minor*

Jan'y 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John W. Smith* in his own proper person and both parties announced ready for trial. A jury being 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.

Agrees to non business & enters plea with consent of Atty -

THE STATE OF TEXAS,

vs.

John W. Smith

No. *34661*

Charge: *Selling to minor*

Jan'y 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John W. Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Default

Keystone Printing Co. Fort Worth-2652

THE STATE OF TEXAS,

vs.

John W. Smith

No. *34662*

Charge: *Selling to minor*

Jan'y 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John W. Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Order

THE STATE OF TEXAS,

vs.

John W. Smith

No. *34663*

Charge: *Selling to minor*

Jan'y 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John W. Smith* in his own proper person and both parties announced ready for trial. A jury being 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.

In Order

THE STATE OF TEXAS,

vs.

Abe Hoffmann

No. *34717*

Charge: *ag. asst.*

Jan'y 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Abe Hoffmann* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Order

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

John Bowers

Charge: *Ab. Lang.*

No. *34746*

Jan. 10" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Bowers* in his own proper person, and both parties announced ready for trial. A jury being 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.

Tu Decret

THE STATE OF TEXAS,

vs.

Weyley Anderson

Charge: *Ag. Asslt.*

No. *34759*

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Weyley Anderson* in his own proper person and both parties announced ready for trial. A jury being 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.

Tu Decret

THE STATE OF TEXAS,

vs.

W. Terano & Ophelia Sparr

Charge: *Adultery*

No. *34763*

Jan. 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. Terano & Ophelia Sparr* in his own proper person, and both parties announced ready for trial. A jury being 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.

Tu Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. B. Neace

No. 34773

Charge: Sell without license

Jan. 11 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. B. Neace in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket

THE STATE OF TEXAS,

vs.

Frank Seers

No. 34774

Charge: Sell with out license

Jan. 11 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Frank Seers in his own proper person and both parties announced ready for trial. A jury being 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.

In Docket

THE STATE OF TEXAS,

vs.

Henry Adams

No. 34775

Charge: Ag asslt.

Jan. 11 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Henry Adams in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. Jacobs

No. *34806*

Charge: *Not Posting license*

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Jacobs* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket-

THE STATE OF TEXAS,

vs.

Chas. Ketchum

No. *34807*

Charge: *Not Posting license*

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas. Ketchum* in his own proper person and both parties announced ready for trial. A jury being 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.

In Docket

THE STATE OF TEXAS,

vs.

Dan Howe

No. *34808*

Charge: *Not Posting license*

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dan Howe* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket

Keystone Printing Co. Fort Worth-2652

THE STATE OF TEXAS,

vs.

Mrs. M. E. Nickerson

No. 34807

Charge: No License

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Mrs. M. E. Nickerson in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Belaud Swanson

No. 34815

Charge: Drunk

Jan. 10" 1908

This 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.

In Court

THE STATE OF TEXAS,

vs.

N. B. Petta

No. 34840

Charge: Sell without license

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant N. B. Petta in his own proper person, and both parties announced ready for trial. A jury being 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.

In Court

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Frank Gaffo

No. *34845*

Charge: *no license*

Jan. 10" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Gaffo* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Docket.

THE STATE OF TEXAS,

vs.
Edgar Campbell

No. *34846*

Charge: *ag. asslt.*

Jan. 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Edgar Campbell* in his own proper person and both parties announced ready for trial. A jury being 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.

See Trial Docket

THE STATE OF TEXAS,

vs.
Will Adkins et al

No. *34939*

Charge: *Adultery*

Jan. 11" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Adkins et al* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Docket

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Alex Harris

No. 34946

Charge:

Theft

January 8th 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Alex Harris in his own proper person, and both parties announced ready for trial. A jury being 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.

See Circulator

THE STATE OF TEXAS,

vs.

Melvin Logan et al

No. 34961

Charge:

Fornication

January 8th 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Melvin Logan in his own proper person and both parties announced ready for trial. A jury being 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.

In Docket

THE STATE OF TEXAS,

vs.

Ed Laster

No. 34998

Charge:

a.g. asslt.

January 8th 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ed Laster in his own proper person, and both parties announced ready for trial. A jury being 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.

In Docket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Mrs Mary Clark

No. *25005*

Charge: *assault*

Jan 10" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mrs Mary Clark* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Wounded with a Hatcock -
See Docket*

THE STATE OF TEXAS,

vs.

C. E. Monier

No. *25022*

Charge: *Pistol*

Jan 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. E. Monier* in his own proper person and both parties announced ready for trial. A jury being 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.

See Docket

THE STATE OF TEXAS,

vs.

P. W. Kelly

No. *25030*

Charge: *Emb.*

Jan 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *P. W. Kelly* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Docket

g.H.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Emb.*

R. W. Kelley vs.

No. *35031*

Jan'y 10" 1908.

R. W. Kelley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. W. Kelley* in his own proper person, and both parties announced ready for trial. A jury being 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.

J. H. Devent

THE STATE OF TEXAS,

Charge: *Emb.*

R. W. Kelley vs.

No. *35031*

Jan'y 10" 1908

R. W. Kelley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. W. Kelley* in his own proper person and both parties announced ready for trial. A jury being 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.

J. H. Devent

THE STATE OF TEXAS,

Charge: *ag. asst.*

John Gibson vs.

No. *35049*

Jan'y 8" 1908.

John Gibson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Gibson* in his own proper person, and both parties announced ready for trial. A jury being 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.

J. H. Devent

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Natilo Poz

vs.

No. *35089*

Charge:

Theft

Jan 8 1907

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Natilo Poz* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Court

THE STATE OF TEXAS,

Will Miller

vs.

No. *35095*

Charge:

Drive with out license

Jan 10 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Miller* in his own proper person and both parties announced ready for trial. A jury being 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.

In Court

THE STATE OF TEXAS,

G. W. Bray

vs.

No. *35129*

Charge:

Vag

Jan 8 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G. W. Bray* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Court

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
R. C. Banks

No. *35130*

Charge: *Vag.*

Jan 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. C. Banks* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Jud -
See Decret*

THE STATE OF TEXAS,

vs.
Frank Wolfel

No. *35131*

Charge: *Vag.*

Jan 10" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Wolfel* in his own proper person and both parties announced ready for trial. A jury being 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.

*Jud -
See Decret*

THE STATE OF TEXAS,

vs.
B. V. Weller

No. *35132*

Charge: *Vag.*

Jan 10" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *B. V. Weller* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Jud -
See Decret*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
G.H. James

No. *35149*

Charge: *Killing 1009*

Jan 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G.H. James* in his own proper person, and both parties announced ready for trial. A jury being 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.

*Refract
Su Doret*

THE STATE OF TEXAS,

vs.
Louis Hinkley

No. *35222*

Charge: *Vag*

Jan 9" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Louis Hinkley* in his own proper person and both parties announced ready for trial. A jury being 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.

Su Doret

THE STATE OF TEXAS,

vs.
Will Upchurch

No. *35228*

Charge: *Theft.*

Jan 9" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Upchurch* in his own proper person, and both parties announced ready for trial. A jury being 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.

Su Doret

THE STATE OF TEXAS,

vs.

Tom Hampton

Charge: *Pistol*

No. *35230*

Jan 10" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Hampton* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Dicit

THE STATE OF TEXAS,

vs.

Charlie Nichols

Charge: *ab. Lang.*

No. *34305*

Feb. 5" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Nichols* in his own proper person and both parties announced ready for trial. A jury being 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.

In Dicit

THE STATE OF TEXAS,

vs.

Singer Smith

Charge: *ab. Lang.*

No. *35308*

Feb. 4" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Singer Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Dicit

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

vs.
Robt. Clay

No. *35315*

Charge: *ag. asslt.*

Feby. 4" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt. Clay* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Court

THE STATE OF TEXAS,

vs.
Jeannette Gordon

No. *35325*

Charge: *Bauddy House*

Feby. 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jeannette Gordon* in his own proper person and both parties announced ready for trial. A jury being 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.

In Court

THE STATE OF TEXAS,

vs.
C.W. Reed

No. *35349*

Charge: *Pistol*

Feby. 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C.W. Reed* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Court

THE STATE OF TEXAS,

vs.

Huncan Unauitz

No. *35370*

Charge: *a g. asst.*

July 5" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Huncan Unauitz* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.

Charlie Nichols

No. *34306*

Charge: *Ab. Lawg.*

July 5" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Nichols* in his own proper person and both parties announced ready for trial. A jury being 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.

In Decret

THE STATE OF TEXAS,

vs.

Charlie Nichols

No. *34307*

Charge: *Ab Lawg.*

July 5" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Nichols* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

W.H. Wright

No. *34349*

Charge: *Sunday Selling*

July 5" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W.H. Wright* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Dictat

THE STATE OF TEXAS,

vs.

Abu Hoffman

No. *34729*

Charge: *Threat Life*

July 3" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Abu Hoffman* in his own proper person and both parties announced ready for trial. A jury being 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.

In Dictat

THE STATE OF TEXAS,

vs.

Alfred McDaniel

No. *34779*

Charge: *Crops*

July 4" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alfred McDaniel* in his own proper person, and both parties announced ready for trial. A jury being 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.

Charles D. ...

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Spencer Lewis

Charge: *Craps*

No. *34784*

Feb. 4" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Spencer Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Secret

THE STATE OF TEXAS,

vs.

M. Harmon

Charge: *Craps*

No. *34787*

Feb. 4" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *M. Harmon* in his own proper person and both parties announced ready for trial. A jury being 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.

*Arthur J. Slater
Boswell*

THE STATE OF TEXAS,

vs.

Oleas Patricia

Charge: *Ch. Lawg.*

No. *34796*

Feb. 7" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oleas Patricia* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Secret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Guss Carter vs.

No. *34804*

Charge: *Pistol*

Feby, 3" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Guss Carter* in his own proper person, and both parties announced ready for trial. A jury being 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.

Inocket

THE STATE OF TEXAS,

Jim Foster vs.

No. *34858*

Charge: *Remaining in Gambling house*

Feby, 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Foster* in his own proper person and both parties announced ready for trial. A jury being 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.

Inocket

THE STATE OF TEXAS,

Bruce Tribue vs.

No. *34859*

Charge: *Remaining in Gambling House*

Feby, 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bruce Tribue* in his own proper person, and both parties announced ready for trial. A jury being 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.

Inocket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Wing Sing
vs.

No. *34848*

Charge: *Betting at Dominion*

Feb. 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wing Sing* in his own proper person, and both parties announced ready for trial. A jury being 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.

By Auditor

THE STATE OF TEXAS,

Ab Sing
vs.

No. *34850*

Charge: *Betting at Dominion*

Feb. 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ab Sing* in his own proper person and both parties announced ready for trial. A jury being 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.

By Auditor

THE STATE OF TEXAS,

Wing Lee
vs.

No. *34852*

Charge: *Betting at Dominion*

Feb. 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wing Lee* in his own proper person, and both parties announced ready for trial. A jury being 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.

By Auditor

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 34853

Charge: Betting at Dominion

July 8" 1908.

John

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John* in his own proper person, and both parties announced ready for trial. A jury being 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.

de audit

THE STATE OF TEXAS,

vs.

No. 34856

Charge: Remaining in Gambling House

July 8" 1908

Steve Jones

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Steve Jones* in his own proper person and both parties announced ready for trial. A jury being 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.

de audit.

THE STATE OF TEXAS,

vs.

No. 34874

Charge: Emb.

July 4" 1908

Riley Newman

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Riley Newman* in his own proper person, and both parties announced ready for trial. A jury being 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.

de audit

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

Willie Smith

No. *34916*

Charge:

At Large

July 7" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Decket

THE STATE OF TEXAS,

vs.

Wm Robinson

No. *34953*

Charge:

Sell to minor

July 6" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wm Robinson* in his own proper person and both parties announced ready for trial. A jury being 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.

*Overruled -
See Trial Decket*

THE STATE OF TEXAS,

vs.

Boone Decroft

No. *34958*

Charge:

Gathering fees and

July 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Boone Decroft* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Trial Decket

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

W.S. McCutcheon

Charge: *Ag. asslt.*

No. *34968*

Feb. 8" 1908,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W.S. McCutcheon* in his own proper person, and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

L.M. Hughes

Charge: *Emb.*

No. *35739*

Feb. 3" 1908,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L.M. Hughes* in his own proper person and both parties announced ready for trial. A jury being 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.

In Trial Court

THE STATE OF TEXAS,

vs.

Johnnie Thomas

Charge: *Thft.*

No. *35756*

Feb. 7" 1908,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Johnnie Thomas* in his own proper person, and both parties announced ready for trial. A jury being 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.

W.C. Smith enters plea -

Kerstone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Red Jackson

No. *35780*

Charge:

Theft.

July 3" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Red Jackson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Su Trial Decret

THE STATE OF TEXAS,

vs.

Fraud McQuaid

No. *35783*

Charge:

Ab. Law.

July 4" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fraud McQuaid* in his own proper person and both parties announced ready for trial. A jury being 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.

Su Trial Decret.

THE STATE OF TEXAS,

vs.

S. F. Pratt

No. *35774*

Charge:

Evil.

July 8" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. F. Pratt* in his own proper person, and both parties announced ready for trial. A jury being 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.

Su Trial Decret

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Allie Stocks

Charge: *Theft.*

No. *35254*

July 3" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Allie Stocks* in his own proper person, and both parties announced ready for trial. A jury being 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.

Se Inim Docuit

THE STATE OF TEXAS,

vs.

Maack Estis

Charge: *Sell. without license*

No. *35263*

July 3" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Maack Estis* in his own proper person and both parties announced ready for trial. A jury being 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.

Se Docuit

THE STATE OF TEXAS,

vs.

Will Brewer

Charge: *Crops*

No. *35278*

July 4" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Brewer* in his own proper person, and both parties announced ready for trial. A jury being 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.

Se Inim Docuit

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 35289

Charge: a.g. asst.

Josh Adams

July 8" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Josh Adams* in his own proper person, and both parties announced ready for trial. A jury being 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.

See Inve Decret

THE STATE OF TEXAS,

vs.

No. 35347

Charge: A delictary

Henry Bird & Catherine Brown

July 4" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. Bird & C. Brown* in his own proper person and both parties announced ready for trial. A jury being 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.

*Job. case -
damages sent
C. Abbeys.
M. Beard for Dep't -*

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Be it remembered that on March, 2nd 1908, there was begun and helden a regular term of the Hon. County Court, District and presiding Hon. John L. Linn, County Judge, P. E. Key County Attorney, J. M. Allen County Clerk, and J. J. Wood, Sheriff, when the following proceedings were had to wit:

THE STATE OF TEXAS,

vs.

No. *35338*

Charge: *Rec & Con. Stolen Property*

Deliver Norwell

March 7th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Deliver Norwell* in his own proper person and both parties announced ready for trial. A jury being 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.

Su Inia Docuit

THE STATE OF TEXAS,

vs.

No. *35341*

Charge: *Receiv*

Ray Williams

March, 5th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ray Williams* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Geo Heekaba

Charge: *Dice*

No. *35367*

March, 5th 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Heekaba* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Tom Jones

Charge: *Dice*

No. *35364*

March 5th 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

D. C. Sidler

Charge: *Dice*

No. *35365*

March 5 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *D. C. Sidler* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Fulton Rains

No. *35572*

Charge: *A. G. asst.*

March, 5" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fulton Rains* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Garfield Wheaton

No. *35374*

Charge: *Theft*

March, 7" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Garfield Wheaton* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Joe Williams

No. *34788*

Charge: *Cr. P.*

March, 20" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Watkins

No. *34786*

Charge: *larceny*

March, 20" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Watkins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Northcross

No. *34785*

Charge: *larceny*

March, 20" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Northcross* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Charley Dorey

No. *34782*

Charge: *larceny*

March, 20" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Dorey* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: larceny

vs.

No. 34777

Jesse Clark

March 20 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jesse Clark in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Cards

vs.

No. 38606

Hilson Moore

December 31 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Hilson Moore in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Bag

vs.

No. 38612

Sadie Levy

January 27 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Sadie Levy in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Thft*

Geo Patterson vs.

No. *35898*

Aug 6, 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Patterson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Ab. Saug.*

W. S. Blanton vs.

No. *35909*

Aug 5, 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. S. Blanton* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A. A.*

Geo Hearne vs.

No. *35940*

Aug 6, 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo Hearne* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Fred Luecke^{vs.}

No. *36128*

Charge: *Pistol*

Aug. 6' 1908,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Luecke* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Saw Ezell^{vs.}

No. *36138*

Charge: *Theft*

Aug. 4' 1908,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Saw Ezell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Wickman^{vs.}

No. *36158*

Charge: *Theft*

Aug. 31' 1908,

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Wickman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 35819

Charge: *Bowen Stowed*

Sept 2" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jeanette Gordon* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 36336

Charge: *affray.*

Sept. 14" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *McCollins* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 36159

Charge: *Sunday Opening*

Sept. 17" 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jack Silvers* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. Phinney

vs.

No. *36154*

Charge: *Ag. asst.*

Sept. 17th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. Phinney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. Phinney

vs.

No. *36156*

Charge: *Sunday Selling*

Sept. 17th 1908.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. Phinney* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. Phinney

vs.

No. *36155*

Charge: *Sunday opening*

Sept. 17th 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. Phinney* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No. 36153

Charge: Murdering an animal

J. L. Rawley

J. L. Rawley

Sept. 9" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. L. Rawley in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 36086

Charge: Adultery

E. L. Coakley & Susie Brown

E. L. Coakley & Susie Brown

Sept. 16" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant E. L. Coakley & Susie Brown in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 36262

Charge: Theft

Lillian Brooks

Lillian Brooks

Sept. 9" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Lillian Brooks in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Henry Williams

No. *35766*

Charge:

Ap. City

Sept. 16" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mamie Williams

No. *35888*

Charge:

Bandy House

Sept 2" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mamie Williams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. L. Muse

No. *36267*

Charge:

Theft

Oct 10" 1908

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. L. Muse* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Thos Miller

No. *36959*

Charge: *Theft*

March 11/09

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Thos Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
C. C. Smith

No. *36958*

Charge: *Theft*

March 11" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. C. Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
C. J. Stovall

No. *36766*

Charge: *Theft by Bailor*

March 4' 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. J. Stovall* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

C. J. Stovall

No. 36765

Charge: Theft by Bailee

march 5" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant C. J. Stovall in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

C. J. Stovall

No. 36758

Charge: Theft

march 5" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant C. J. Stovall in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

A. Shelton

No. 36663

Charge: Knives

February 25" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A. Shelton in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

J. H. White vs.

No. *37041*

Charge: *Pistol*

Thursday, April 1st 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. White* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charlie Skare vs.

No. *37027*

Charge: *Theft*

Thursday, April 1st 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Skare* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

George Smith vs.

No. *37021*

Charge: *Agg. A.*

Thursday, April 1st 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Jim Lyons

No. *37009.*

Charge:

Pistol

Wednesday, Mar. 31st '09.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Lyons* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Willie Mack

No. *37003*

Charge:

Theft.

Saturday, Mar. 27th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Mack* in his own proper person and both parties announced ready for trial. A jury being 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.

Ind. wants here -

THE STATE OF TEXAS,

vs.
Harry Shelton

No. *35761*

Charge:

Emb.

Thursday, Apr. 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Harry Shelton.

No. *35762.*

Charge: *Emb.*

Thursday Apr. 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Harry Shelton

No. *35763.*

Charge: *Emb.*

Thursday Apr. 15th 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. A jury being 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 STATE OF TEXAS,

vs.
Harry Shelton

No. *35765*

Charge: *Emb.*

Thursday Apr. 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Harry Shelton

No. *35766.*

Charge: *Emb.*

Thursday April 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Harry Shelton

No. *35767.*

Charge: *Emb.*

Thursday April 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Harry Shelton

No. *35768.*

Charge: *Emb.*

Thursday Apr. 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth - 26592

THE STATE OF TEXAS,

vs.
Harry Shelton

No. *35769*

Charge: *Emb.*

Thursday April 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Harry Shelton

No. *35770*

Charge: *Emb.*

Thursday April 15th 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. A jury being 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 STATE OF TEXAS,

vs.
Harry Shelton

No. *35771*

Charge: *Emb.*

Thursday April 15th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Shelton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Bud Brown

No. *36840*

Charge:

Loaning money to pay Poll Tax

June 18" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud Brown* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Hondois Chotas

No. *37179*

Charge:

Theft

June 2" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hondois Chotas* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Nancy Green

No. *37201*

Charge:

Pistol

May 27" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nancy Green* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

C. C. Handesty

No. *37354*

Charge: *Violating stock law*

June 18 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. C. Handesty* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Harry Michall

No. *37369*

Charge: *A. A.*

June 18 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Michall* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Bud Brown

No. *36839*

Charge: *Loaning money to pay Poll Tax*

June 18 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud Brown* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.

Bud Brown

No. *36838*

Charge: *Loaning money to Pay Poll Tax*

June 18" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud Brown* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

S. Swarkins

No. *37240*

Charge: *Fight*

May 28" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. Swarkins* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. B. Kymard + Annie May Price

No. *37163*

Charge: *Adultery*

May 19" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. B. Kymard + Annie May Price* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

*Pearl Haines*No. *37149*Charge: *Ab. Language**May 5" 1909*

Pearl Haines This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pearl Haines* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

*Annie May Price*No. *37161*Charge: *Fornication**May 26" 1909*

Annie May Price This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie May Price* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

*Bud Brown*No. *36708*Charge: *Loaning money to pay Roll**June 18 1909*

Bud Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bud Brown* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26502

THE STATE OF TEXAS,

vs.

Louis Kurucar

Charge: *a. a.*

No. *37199*

May 27 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Louis Kurucar* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Willie Armstrong

Charge: *Wife Abandonment*

No. *36311*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Armstrong* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Lovick

Charge: *Selling without license*

No. *37323*

July 27 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Lovick* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Henry Lovick

No. *37325*

Charge: *Sunday Selling*

July 27, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Lovick* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Henry Lovick

No. *37328*

Charge: *Sunday Selling*

July 27, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Lovick* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Paul Utely

No. *37395*

Charge: *Assault*

July 8, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Paul Utely* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

vs.

Tom Williams

No. *37439*

Charge: *Theft*

July 28, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Stokes Clark

No. *37540*

Charge: *Cistal*

July 27, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Stokes Clark* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Palmer Maddox

No. *37552*

Charge: *Sunday Opening*

July 28, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Palmer Maddox* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Elsie Farum

vs.

No. *37554*

Charge: *Disturbing Peace*

July 29, 1909

Elsie Farum This 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.

THE STATE OF TEXAS,

A. F. Farum

vs.

No. *37556*

Charge: *Disturbing Peace*

July 29, 1909

A. F. Farum This 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.

THE STATE OF TEXAS,

Mrs A. F. Farum

vs.

No. *37557*

Charge: *Disturbing Peace*

July 27, 1909

Mrs A. F. Farum This 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.

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Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.
W. J. Fugate,

No. *37689.*

Charge: *A. A.*

Saturday, Sept. 18th 1909.

W. J. Fugate This 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.

THE STATE OF TEXAS,

vs.
Pete Thompson,

No. *37670*

Charge: *Theft.*

Saturday, Sept. 25th 1909

Pete Thompson This 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.

THE STATE OF TEXAS,

vs.
Will Felder,

No. *37616.*

Charge: *Pistol.*

Tuesday, Sept. 7th 1909

Will Felder This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Jas. Burford,

No. *37607.*

Charge:

Pistol

Wednesday, Sept. 8th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jas. Burford* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Hong Chung

No. *37545*

Charge:

Selling Opium

Friday, Sept. 24th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hong Chung* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Berney Earl

No. *37451.*

Charge:

Assault

Friday, Sept. 24th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Berney Earl* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Tom Coleman vs.

No. *37784*

Charge: *Vagrancy*

Friday, Sept. 24th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Coleman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charley Fowler vs.

No. *37995*

Charge: *Vagrancy*

Friday, Sept. 24th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Fowler* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John E. Harrie vs.

No. *37688*

Charge: *Pistol*

Tuesday, Sept. 8th 1909.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John E. Harrie* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *A. A.*

No. *37693*

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alex Mullins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Violating Stock Law*

No. *37828*

R Hyams vs.

Thursday Oct. 7, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R Hyams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vagrancy*

No. *37804*

E B Ballard vs.

Thursday Sept. 7, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E B Ballard* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

H. Wallace

No. *37587*

Charge: *Dis Peace*

Friday Oct. 1, 1909

H. Wallace This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. Wallace* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

D. A. Coles

No. *37538*

Charge: *Theft By Bailor*

Wednesday, Oct. 20, 1909

D. A. Coles This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *D. A. Coles* in his own proper person and both parties announced ready for trial. A jury being 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.

Indicted by Jury.

THE STATE OF TEXAS,

vs.

W. J. Hoar

No. *37635*

Charge: *a.*

Oct 29 - 1909

W. J. Hoar This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. J. Hoar* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Phillip Yungalis

vs.

No. *37493*

Charge: *Theft*

October 30 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Phillip Yungalis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Walter Moore

vs.

No. *37487*

Charge: *Theft*

October 30 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Moore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bessie Lay

vs.

No. *37489*

Charge: *Ab. Language*

October 27 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bessie Lay* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Bessie Lay

No. *37488*

Charge: *Selling unwhole some food*

October 27" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bessie Lay* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Eagle Ford

No. *37569*

Charge: *Selling without Licenee*

Thursday, Nov. 11" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Eagle Ford* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Robt. Young

No. *37492*

Charge: *A.A.*

Saturday Nov. 13" 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt. Young* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

vs.
Robert Fires

No. *37956*

Charge:

A. A.

Friday, Nov. 12-1909.

Robert Fires This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robert Fires* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Charles Orick

No. *37963*

Charge:

Pistol

Wednesday, Nov. 17-09

Charles Orick This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charles Orick* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Sam Gipson

No. *37878*

Charge:

Theft

Saturday, Dec. 4, 1909

Sam Gipson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Gipson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Pistol

vs.

No. 37926

Horace Wood

Thursday, Dec. 9, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Horace Wood in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: a. a.

vs.

No. 37925

Horace Wood

Thursday, Dec 9, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Horace Wood in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: a. a.

vs.

No. 38013

M. D. Galloway

Thursday, Dec 2, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant M. D. Galloway in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Pistol

M. D. Galloway

No. 38014

Thursday Dec 2, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant M. D. Galloway in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Ab. Language

M. D. Galloway

No. 38015

Thursday Dec 2, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant M. D. Galloway in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Gaming

Ah Teong

No. 38017

Saturday Dec 11, 1909

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Ah Teong in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ma Loo

vs.

No. *38018*

Charge: *Gaming*

Saturday, Dec. 11, 1909

Ma Loo

This day came the County Attorney, prosecuting the pleas of the State, also came the Defendant *Ma Loo* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Look Hing

vs.

No. *38019*

Charge: *Gaming*

Saturday, Dec. 11, 1909

Look Hing

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Look Hing* in his own proper person and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Clarence Parker

vs.

No. *37996*

Charge: *Communicating with*

Prisoner

Clarence Parker

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Clarence Parker* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

A. Isenberg

No. *38124*

Charge: *Rec + Con Stolen property*

Friday January 7 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. Isenberg* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Hayes

No. *38214*

Charge: *Sunday Opening*

Friday January 21 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Hayes* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Cleve Warren

No. *38283*

Charge: *Pistol*

Thursday January 20 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cleve Warren* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Bertha Hill

Charge: *a. a.*

No. *38304*

Tuesday January 25" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bertha Hill* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Clark Barrier

Charge: *Theft*

No. *37893*

Friday January 14" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Clark Barrier* in his own proper person and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

vs.

Frank Keniff

Charge: *Ab. Lang*

No. *38111*

January 28" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Keniff* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Warron Bond

No. *38224*

Charge: *A.A.*

January 28 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Warron Bond* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Johnny Jackson

No. *38165*

Charge: *Pistol*

January 28 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Johnny Jackson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Dave Goedstein

No. *38311*

Charge: *No. License*

February 16 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dave Goedstein* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *No License*

vs.
David Goldstein

No. *38312*

February 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *David Goldstein* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

vs.
Elmer Corbin

No. *38322*

February 19, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Elmer Corbin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

vs.
Elmer Corbin

No. *38323*

February 19, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Elmer Corbin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

vs.

Frankie Russell

No. 38370

Charge: Vagrancy

February 19, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Frankie Russell in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Reuben Lewis

No. 38453

Charge: Theft

March 5, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Reuben Lewis in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Louis Hill

No. 38459

Charge: Theft

March 5, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Louis Hill in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Louis Hill vs.

No. *38460*

Charge: *Theft*
March 5, 1910

Louis Hill This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Louis Hill* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Kate Gable vs.

No. *38353*

Charge: *Vagrancy*
February 23, 1910

Kate Gable This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kate Gable* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lula Casley vs.

No. *38354*

Charge: *Vagrancy*
February 23, 1910

Lula Casley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lula Casley* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Belle Hunt vs.

No. *38355*

Charge: *Vagrancy*

February 23, 1910

Belle Hunt This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Belle Hunt* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lon Martin vs.

No. *38357*

Charge: *Theft*

February 16, 1910

Lon Martin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lon Martin* in his own proper person and both parties announced ready for trial. A jury being 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.

Indexed to Store

THE STATE OF TEXAS,

Lillie Rast vs.

No. *38090*

Charge: *Vagrancy*

March 10, 1910

Lillie Rast This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lillie Rast* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Ruby Wilson

No. *38092*

Charge: *Vag.*

March 10" 1910

Ruby Wilson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ruby Wilson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
M. J. Springer

No. *38093*

Charge: *Vag.*

March 10" 1910

M. J. Springer This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *M. J. Springer* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Nellie Rost

No. *38343*

Charge: *Vag.*

March 10" 1910

Nellie Rost This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nellie Rost* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Frank Johnson

No. *38137*

Charge: *Gaming*

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Garrett

No. *38138*

Charge: *Gaming*

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Garrett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Levi Richardson

No. *38139*

Charge: *Gaming*

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Levi Richardson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mann Purvis

vs.

No. *38140*

Charge:

Gaming

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mann Purvis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Washington

vs.

No. *38141*

Charge:

Gaming

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Washington* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Walter Moore

vs.

No. *38142*

Charge:

Gaming

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-2652

THE STATE OF TEXAS,

vs.
Jim Foster

No. *38143*

Charge: *Gaming*

March 23 1910

Jim Foster This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Foster* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Jim Wells

No. *38144*

Charge: *Gaming*

March 23 1910

Jim Wells This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Wells* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Robert Sloan

No. *38145*

Charge: *Gaming*

March 23 1910

Robert Sloan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robert Sloan* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Gaming

John Williams

No. 38146

March 23" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Bawdy House

Jeanette Gordon

No. 38340

March 10" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jeanette Gordon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Vag

Rosa Davis

No. 38344

March 10" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Rosa Davis* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Nina Springer

No. *38345*

Charge:

Vag

March 10" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nina Springer* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Lucy Thompson

No. *38346*

Charge:

Vag

February 24" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lucy Thompson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

May Williams

No. *38347*

Charge:

Vag

February 24" 1910

This 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.

Bess Brown

Charge: *Vag*

No. *38348*

March 10 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bess Brown* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Marie Marlow

Charge: *Vag.*

No. *38349*

March 10 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Marie Marlow* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Kittie Demmingo

Charge: *Bawdy House*

No. *38351*

March 1 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kittie Demmingo* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. C. Walker vs.

No. *38365*

Charge: *Bawdy House*

March 23" 1910

A. C. Walker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. C. Walker* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Chick Davis vs.

No. *38428*

Charge: *Vag*

March 25" 1910

Chick Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chick Davis* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Marie Watson vs.

No. *38429*

Charge: *Vag.*

March 25" 1910

Marie Watson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Marie Watson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Gertrude Harrick

vs.

No. *38430*

Charge: *Vag.*

March 25" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gertrude Harrick* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Della Murdock

vs.

No. *38431*

Charge: *Vag.*

March 25" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Della Murdock* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lula Easley

vs.

No. *38433*

Charge: *Vag.*

March 25" 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lula Easley* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Charge: *Violating Hatch Ordinance*

No. *38435*

J. T. Jefferies

March 11" 1910

J. T. Jefferies This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. T. Jefferies* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Tag*

No. *38439*

Ethel Jones

March 25" 1910

Ethel Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ethel Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

No. *38449*

Mr. Cox

March 12" 1910

Mr. Cox This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. Cox* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort. Worth-26592

THE STATE OF TEXAS,

vs.

Jack Cooper

No. *38454*

Charge: *Theft*

March 23 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jack Cooper* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Will Lampkin

No. *38466*

Charge: *R + C. Stolen Prop*

March 9 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Lampkin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jeff Daggett

No. *37511*

Charge: *A. A.*

February 24 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jeff Daggett* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. M. Robertson vs.

No. *38443*

Charge: *Disturbing Peace*

April 22, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. M. Robertson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mack M. Clendon vs.

No. *38472*

Charge: *A. A.*

April 20, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mack M. Clendon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mack M. Clendon vs.

No. *38473*

Charge: *Pistol*

April 20, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mack M. Clendon* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Mr. Edmund

Charge:

Theft

No. *38547*

April 6, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mr. Edmund* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Frank Hill + H. Bleerney

Charge:

Obstructing food and Dairy

No. *38056*

Commissioner

May 18, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Hill + H. Bleerney* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. H. Swarden

Charge:

a. a.

No. *38575*

May 4, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. Swarden* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Bob Scott

vs.

No. *38616*

Charge:

Vagrancy

May 6, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bob Scott* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Florence Smith

vs.

No. *38569*

Charge:

Enticing a minor

May 11, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Florence Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. A. Riley

vs.

No. *38574*

Charge:

This 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.

Keystone Printing Co., Fort Worth-26392

THE STATE OF TEXAS,

vs.

No. 38664

Charge: False Imprisonment

P. A. Morrison, John Hillis
and John Reed

June 11, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant P. A. Morrison, John Hillis, in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 38680

Charge: Opening Gate of Another

E. Killis + Arthur Killis

June 9, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant E. Killis + Arthur Killis in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. 38688

Charge: A. A.

J. E. Kennedy

June 8, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. E. Kennedy in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26572

THE STATE OF TEXAS,

Charge: *Violating Stock Law*

Ed Hillis vs.

No. *38702*

June 9, 1910

Ed Hillis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Hillis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A. C.*

J. E. Wilson vs.

No. *38705*

June 22, 1910

J. E. Wilson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. E. Wilson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Ab. Language*

A. N. Walker vs.

No. *38710*

June 9, 1910

A. N. Walker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. N. Walker* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Henry Griffin

Charge: *Theft*

No. *38711*

June 23, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Griffin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Griffin

Charge: *Theft*

No. *38715*

June 23, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Griffin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Monroe Tucker

Charge: *Unlawfully carrying arms*

No. *38717*

June 22, 1910

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Theft

vs.

No. 38805

George Moore

June 23, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant George Moore in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: A. A.

vs.

No. 38840

Louis Williams

July 7, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Louis Williams in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: A. A.

vs.

No. 38574

J. A. Riley

June 8, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. A. Riley in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Phely Hawkins vs.

No. *38913*

Charge: *Dist. Peace*

August 17, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Phely Hawkins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lon Utley vs.

No. *38897*

Charge: *A. A.*

Sept 14, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lon Utley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Fannie Parlett vs.

No. *38956*

Charge: *Vagrancy*

Sept 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fannie Parlett* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jess Parker

No. *39122*

Charge:

Pistol

Sept 2, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Parker* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Jess Parker

No. *39132*

Charge:

Dist. Peace

Sept 30, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Parker* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Mary Prestage

No. *39230*

Charge:

Vagrancy

Sept 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Prestage* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Emma Green

Charge: *Vagrancy*

No. *39232*

Sept 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emma Green* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Hazel Jaysky

Charge: *Vagrancy*

No. *39233*

Sept. 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hazel Jaysky* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Inez Mills

Charge: *Vagrancy*

No. *39234*

Sept. 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Inez Mills* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Della Prestage

vs.

No. *39235*

Charge: *Vagrancy*

Sept 17, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Della Prestage* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Earnest Rucker

vs.

No. *39255*

Charge: *Gaming*

Sept 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Earnest Rucker* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Walter Savage

vs.

No. *39260*

Charge: *Gaming*

Sept 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Savage* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Sam Pride

Charge: *Gaming*

No. *39261*

Sept. 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Pride* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Walter Oliver

Charge: *Gaming*

No. *39266*

Sept. 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Oliver* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sandy Sadler

Charge: *Gaming*

No. *39268*

Sept. 16, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sandy Sadler* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Pistol*

D. N. Edmonds vs.

No. *39290*

Sept 29, 1910

D. N. Edmonds This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *D. N. Edmonds* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Pistol*

A. E. Dermody vs.

No. *39291*

Sept 29, 1910

A. E. Dermody This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. E. Dermody* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Affray*

Evelyn Moore vs.

No. *39213*

Oct 14 1910

Evelyn Moore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Evelyn Moore* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Lora Miller

Charge:

Affray

No. *39216*

Oct 14 1910

Lora Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lora Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. Miller

Charge:

a. a.

No. *39018*

Oct 11 1910

J. Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Miller* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Fred Blackman

Charge:

Assault.

No. *39314*

Oct. 11 1910.

Fred Blackman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Blackman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

George Johnson vs.

No. *39421.*

Charge: *Dist. Peace.*

Nov. 21 1910.

George Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

E. M. Stephens vs.

No. *27613*

Charge: *Theft*

11-16-10

E. M. Stephens This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. M. Stephens* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lon Utley vs.

No. *28897*

Charge: *A.A.*

Oct 12 1910

Lon Utley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lon Utley* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Bob. Patterson

No. *38492*

Charge: *A.A.*

November 16 "1910

Bob. Patterson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bob. Patterson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
M. P. McDonald

No. *38510*

Charge: *Pistol*

November 16 "1910

M. P. McDonald This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *M. P. McDonald* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Bruce Longley

No. *38518*

Charge: *Theft*

November 16 "1910

Bruce Longley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bruce Longley* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Will Bartlett vs.

No. *38537*

Charge: *Pistol*

November 16" 1910

Will Bartlett This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Bartlett* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Wright vs.

No. *38538*

Charge: *P. A.*

November 16" 1910

John Wright This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Wright* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W. A. Flowers vs.

No. *38583*

Charge: *Rec + Conv.*

November 16" 1910

W. A. Flowers This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. A. Flowers* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Charge: *A.A.*

Emmett Key

No. *38670*

November 16" 1910

Emmett Key This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emmett Key* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Fornication*

John Stamps & Viola Stamps

No. *38685*

November 16" 1910

John Stamps & Viola Stamps This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Stamps & Viola Stamps* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.A.*

Tom Snodgrass

No. *38763*

November 16" 1910

Tom Snodgrass This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Snodgrass* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C. W. Hamilton vs.

No. *38883*

Charge: *Mal. Mischief*

November 16" 1910

C. W. Hamilton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. W. Hamilton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Albert Kay vs.

No. *38988*

Charge: *Theft*

November 16" 1910

Albert Kay This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Albert Kay* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Georgia Love vs.

No. *38964*

Charge: *Pistol*

November 16" 1910

Georgia Love This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Georgia Love* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Alice Howard vs.

No. *39092*

Charge: *Bawdy House*

November 16, 1910

Alice Howard This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alice Howard* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. L. Pollock vs.

No. *39184*

Charge: *Pistol*

November 16, 1910

H. L. Pollock This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. L. Pollock* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ida Landeman vs.

No. *39274*

Charge: *No License*

November 17, 1910

Ida Landeman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ida Landeman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ida Landeman

vs.

No. *39275*

Charge: *No. License*

November 17 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ida Landeman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. G. Shattuck and J. R. Binyon

vs.

No. *39469*

Charge: *Theft*

December 3 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. G. Shattuck and J. R. Binyon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. G. Shattuck and J. R. Binyon

vs.

No. *39470*

Charge: *Theft*

December 3 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. G. Shattuck and J. R. Binyon* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

A. G. Shattuck and J. R. Binyon

No. 39471

Charge:

Theft

December 8, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A. G. Shattuck and J. R. Binyon in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

A. G. Shattuck and J. R. Binyon

No. 39472

Charge:

Theft

December 3, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant A. G. Shattuck and J. R. Binyon in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

W. T. White

No. 39490

Charge:

Theft

December 1, 1910

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant W. T. White in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

W. T. White vs.

No. *39491*

Charge: *Theft*
December 1st 1910

W. T. White This 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.

THE STATE OF TEXAS,

W. T. White vs.

No. *39492*

Charge: *Theft*
December 1st 1910

W. T. White This 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.

THE STATE OF TEXAS,

W. T. White vs.

No. *39493*

Charge: *Theft*
December 1st 1910

W. T. White This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Drunk*

John Beitter vs.

No. *39504*

December 1st 1910

John Beitter This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Beitter* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Dist Peace*

Bell Anglin vs.

No. *39422*

November 16 1910

Bell Anglin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bell Anglin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Gaming*

J. E. Cheek vs.

No. *39487*

December 16 1910

J. E. Cheek This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. E. Cheek* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W. Bilderback vs.

No. *39450*

Charge:

Gaming

December 16 1910

W. Bilderback This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. Bilderback* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

L. Davidson vs.

No. *39451*

Charge:

Gaming

December 16 1910

L. Davidson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. Davidson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. M. Levenson vs.

No. *39476*

Charge:

Theft

December 7 1910

H. M. Levenson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. M. Levenson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Charge: *a. a*

vs.

No. *39494*

Lucy May

December 7 1910

Lucy May This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lucy May* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *a.*

vs.

No. *39527*

Walter Lange

December 15 1910

Walter Lange This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Lange* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *a.*

vs.

No. *39527*

Lange

December 15 1910

Lange This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lange* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Irene Miller vs.

No. *39548*

Charge: *A.A.*

December 8" 1910

Irene Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Irene Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Irene Miller vs.

No. *39549*

Charge: *Ab. Lang*

December 8-1910

Irene Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Irene Miller* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charley Kotsky vs.

No. *39551*

Charge: *A.*

December 8 1910

Charley Kotsky This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Kotsky* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Geo. Snodgrass vs.

No. *39562*

Charge: *A.C.*

December 15" 1910

Geo. Snodgrass This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Snodgrass* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ab. Jones vs.

No. *39581*

Charge: *Vag.*

December 16" 1910

Ab. Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ab. Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Pete Linkins vs.

No. *29514*

Charge: *A.*

December 29" 1910

Pete Linkins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pete Linkins* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *a.g.*

No. *38546*

December 14 1910

Jess Leakin vs.

Jess Leakin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Leakin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *v.a.g.*

No. *38618*

December 31 1910

Jessie Jordan vs.

Jessie Jordan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jessie Jordan* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *v.a.g.*

No. *38740*

Dec 16 1910

Willie Rogers vs.

Willie Rogers This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Rogers* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Tom Salero vs

No. *38741*

Charge:

Vag

December 16 1910

Tom Salero This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Salero* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Susie Hannah vs

No. *38743*

Charge:

Vag

December 16 1910

Susie Hannah This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Susie Hannah* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Opal Halley vs

No. *38744*

Charge:

Vag

December 16 1910

Opal Halley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Opal Halley* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Lillie Brooks vs.

No. *38999*

Charge: *Vag.*

December 31 1910

Lillie Brooks, This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lillie Brooks* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Elizabeth Viley vs.

No. *39000*

Charge: *Vag.*

December 31 1910

Elizabeth Viley, This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Elizabeth Viley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lula Smith vs.

No. *39015*

Charge: *Vag.*

December 16 1910

Lula Smith, This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lula Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Block Estes vs.

No. *39435*

Charge:

Affray

December 31 1910

Block Estes This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Block Estes* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Robert Anderson et al vs.

No. *38934*

Charge:

Theft

January 19 1911

Robert Anderson et al This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robert Anderson et al* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ed Carter vs.

No. *39078*

Charge:

Betting at Dominion

January 18 1911

Ed Carter This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Carter* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Theft

No.

39106

January 31 1911

Claude Boyle

vs.

Claude Boyle

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Claude Boyle* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Theft

No.

39515

January 31 1911

Claude Boyle

vs.

Claude Boyle

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Claude Boyle* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Enticing a minor

No.

39585

January 19 1911

John A. Miller

vs.

John A. Miller

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John A. Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.*

No. *39589*

Jess Self vs.

January 19 1911

Jess Self This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jess Self* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.*

No. *39604*

C. L. Sours vs.

January 11 1911

C. L. Sours This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. L. Sours* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Pistol*

No. *39675*

Paul Hamilton vs.

January 20 1911

Paul Hamilton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Paul Hamilton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

vs.
Abe Lincoln

No. *39697*

Charge: *Theft*

January 26 "1911

Abe Lincoln

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Abe Lincoln* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Fannie Perlett

No. *39703*

Charge: *Vag*

February 3 "1911

Fannie Perlett

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fannie Perlett* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Clarence Parker

No. *39710*

Charge: *Ex Speed Limit*

January 6 "1911

Clarence Parker

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Clarence Parker* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Irene Miller vs.

No. *39713*

Charge: *Vag*

January 6" 1911

Irene Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Irene Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bird Moore vs.

No. *39731*

Charge: *Theft*

January 11" 1911

Bird Moore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bird Moore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. H. Carson vs.

No. *39736*

Charge: *Nois Peace*

January 12" 1911

J. H. Carson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. H. Carson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Theft.*

John Watters vs.

No. *39744*

January 25-1911

John Watters This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Watters* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vag.*

Lillie White vs.

No. *39784*

January 27 1911

Lillie White This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lillie White* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft.*

Lucile Smith vs.

No. *39825*

February 2-1911

Lucile Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lucile Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Lilburn Logan

No. *39859*

Charge: *Vag.*

February 16" 1911

Lilburn Logan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lilburn Logan* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Walter Key

No. *39934*

Charge: *a.a.*

February 24" 1911

Walter Key This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Key* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
John Cooper

No. *39924*

Charge: *Q*

John Cooper This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Cooper* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Melvin Tenor vs.

No. *39754*

Charge: *Theft*

January 25-1911

Melvin Tenor This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Melvin Tenor* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Emmett Parks vs.

No. *39722*

Charge: *Gambling*

Emmett Parks This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emmett Parks* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Edna Haley vs.

No. *39709*

Charge: *Soliciting*

Edna Haley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Edna Haley* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—2652

THE STATE OF TEXAS,

Hugh H. Lewis vs.

No. *39699*

Charge: *Speed Limit*

Hugh H. Lewis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hugh H. Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lee Weatherford vs.

No. *39587*

Charge: *a.g.*

Lee Weatherford This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Weatherford* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tom Lee vs.

No. *39700*

Charge: *Ab. Lang*

January 6 1911

Tom Lee This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Lee* in his own proper person, and both parties announced ready for trial. A jury being 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.

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Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: a.a.

No. 40230

Jim Pablis vs.

Friday April 28 1911

Jim Pablis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Pablis in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: a.a.

No. 40228

Jim Nagis vs.

Friday April 28 1911

Jim Nagis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jim Nagis in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Theft

No. 40201

H. E. Eudaley vs.

Wednesday April 26 1911

H. E. Eudaley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant H. E. Eudaley in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *No. License*

vs.
Joe Gable

No. *40144*

Friday April 7 1911

Joe Gable This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Gable* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *No License*

vs.
Joe Gable

No. *40142*

Friday April 7 1911

Joe Gable This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Gable* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A. A.*

vs.
John Lopez

No. *40098*

Friday March 3 1911

John Lopez This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Lopez* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Theodore Reed vs.

No. *40069*

Charge: *Pistol*

Friday April 7 1911

Theodore Reed This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Theodore Reed* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lee Leach vs.

No. *40029*

Charge: *Pistol*

Wednesday March 22 1911

Lee Leach This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lee Leach* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Viets Matoz vs.

No. *39984*

Charge: *Theft*

Saturday March 11 1911

Viets Matoz This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Viets Matoz* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Geo. Reeves vs.

No. *39980*

Charge:

No License

Thursday March 9 1911

Geo. Reeves

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Reeves* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tillie May Jordan vs.

No. *39944*

Charge:

D. P.

Friday March 10 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tillie May Jordan* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. H. Johns vs.

No. *39918*

Charge:

Theft

Friday March 10 1911

J. W. Johns

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. W. Johns* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

H. E. Stewart

No. *39915*

Charge: *Ab. Lang*

Saturday March 11 1911

H. E. Stewart This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. E. Stewart* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Helin Mullins vs. *Helin Mullins*

No. *39878*

Charge: *A.*

Thursday March 9 1911

Helin Mullins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Helin Mullins* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Kate Cowan vs. *Kate Cowan*

No. *40464*

Charge: *Intoxication*

Thursday June 22 1911

Kate Cowan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kate Cowan* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Primus Lee

No. *40361*

Charge: *Pistol*

Wednesday June 7 1911

Primus Lee This day came the County Attorney, prosecuting the pleas of the State, also came the Defendant *Primus Lee* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Maggie Brown

No. *40262*

Charge: *a.a.*

Wednesday May 24 1911

Maggie Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Maggie Brown* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Kilpatrick

No. *40217*

Charge: *a.a.*

Wednesday May 17 1911

Kilpatrick This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kilpatrick* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

G. H. Craft vs.

No. *110209*

Charge: *a.a.*

Wednesday May 31 1911

G. H. Craft This day came the County Attorney, prosecuting the pleas of the State, also came the Defendant *G. H. Craft* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ben Williams vs.

No. *40468*

Charge: *Ab. Lang*

Friday June 9 1911

Ben Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ben Williams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sherman Johnson vs.

No. *40233*

Charge: *Theft*

Saturday May 6 1911

Sherman Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sherman Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Richard Thompson vs.

No. *39914*

Charge: *A. P.*

Richard Thompson This 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.

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THE STATE OF TEXAS,

E. L. Dungan vs.

No. *40487*

Charge: *Embez.*

Thursday Aug. 3rd 1911

E. L. Dungan This 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.

THE STATE OF TEXAS,

E. L. Dungan vs.

No. *40489*

Charge: *Embez.*

Thursday Aug 3rd 1911

E. L. Dungan This 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

C. V. Stutts

No. *40597*

Charge:

Ab. Lang.

Thursday July 13 1911

C. V. Stutts This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. V. Stutts* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Aranta Simiff

No. *40658*

Charge:

No License

Thursday Aug 3 1911

Aranta Simiff This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Aranta Simiff* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Aranta Simiff

No. *40662*

Charge:

Sunday Selling

Thursday Aug 3 1911

Aranta Simiff This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Aranta Simiff* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mattie May

vs.

No. *40482*

Charge:

a.a.

Thursday, Wednesday Aug 31 1911

Mattie May

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie May* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

O. E. Lessinbury

vs.

No. *40277*

Charge:

Theft

Friday Sept 15 1911

O. E. Lessinbury

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. E. Lessinbury

vs.

No. *40278*

Charge:

Theft

Friday Sept 15 1911

O. E. Lessinbury

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

O. E. Lessinbury

vs.

No. 40279

Charge:

Theft

Friday Sept 15 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. E. Lessinbury

vs.

No. 40280

Charge:

Theft

Friday Sept 15 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. E. Lessinbury

vs.

No. 40281

Charge:

Theft

Friday Sept 15 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

O. E. Lessinbury vs.

No. *40282*

Charge:

Theft

Friday Sept 15 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. E. Lessinbury vs.

No. *40283*

Charge:

Theft

Friday Sept 15 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. E. Lessinbury vs.

No. *40284*

Charge:

Theft

Friday Sept 15 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. E. Lessinbury* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Cotton Madkins vs.

No. 40378

Charge: A.P.

Wednesday Sept 13 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cotton Madkins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Tennessee Sheridan vs.

No. 40756

Charge: Rec + Conc.

Thursday Oct 5 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tennessee Sheridan* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jim Miller vs.

No. 40757

Charge: A.A.

Saturday Sept 30 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jim Miller* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Theft

No. *40800*

Thursday Sept 8 1911

James Mullin

vs.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James Muller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

No License

No. *40833*

Wednesday Sept 6 1911

Tom Broze

vs.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Broze* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

No. License

No. *40834*

Wednesday Sept 6 1911

John Meyer

vs.

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Meyer* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Earnest Allen vs.

No. *40876*

Charge: *Bawdy House*
Friday Sept 8/1911

Earnest Allen This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Earnest Allen* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. R. Groves vs.

No. *40898*

Charge: *Ab. Lang*
Saturday Oct 7/1911

A. R. Groves This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. R. Groves* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Claudia McDaniel vs.

No. *40910*

Charge: *Theft*
Wednesday Sept 13/1911

Claudia McDaniel This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Claudia McDaniel* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

D. J. Jackson vs.

No. *H0925*

Charge:

Speeding

Friday Oct 6 1911

D. J. Jackson This 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.

THE STATE OF TEXAS,

J. Guder vs.

No. *H1032*

Charge:

Assault

Wednesday Oct 4 1911

J. Guder This 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.

THE STATE OF TEXAS,

Jim Coke vs.

No. *H1033*

Charge:

Assault

Wednesday Oct 4 1911

Jim Coke This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Embey*

No. *41070*

John L. Poulter vs.

Saturday Oct 14 1911

John L. Poulter This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John L. Poulter* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Charge: *Sunday Selling*

No. *41120*

S. Rotsky vs.

Thursday Nov 2 1911

S. Rotsky This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. Rotsky* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Sunday Selling*

No. *41121*

S. Rotsky vs.

Thursday Nov 2 1911

S. Rotsky This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S. Rotsky* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

N. H. Lewis Jr

vs.

No. *41095*

Charge: *Ex. Speed Limit*

Saturday Nov 4 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N. H. Lewis Jr* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. B. Drake vs. Fannie Neal

vs.

No. *40971*

Charge: *Adultery*

Saturday Nov 4 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. B. Drake vs. Fannie Neal* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

D. H. Bailey

vs.

No. *40948*

Charge: *Ab. Lang.*

Nov. 29. 1911

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *D. H. Bailey* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Charge:

Ab. Lang

D. N. Bailey vs.

No. *40949*

Nov 29 1911

D. N. Bailey This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *D. N. Bailey* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Theft

H. P. Coke vs.

No. *41142*

Nov 11 1911

H. P. Coke This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. P. Coke* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

P.A.

J. C. Maxwell vs.

No. *41203*

Nov 22 1911

J. C. Maxwell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. C. Maxwell* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Theft*

J. Paul vs.

No. *41242*

Dec 7 1911

J. Paul This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Paul* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.A.*

Jesse Caluin vs.

No. *41252*

Dec 7 1911

Jesse Caluin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jesse Caluin* in his own proper person and both parties announced ready for trial. A jury being 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.

*Read, Approved and signed in open Court
this 30th day of December 1911
W. M. Patton County Judge
Tarrant County Tex*

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THE STATE OF TEXAS,

Charge: *Selling without license*

Chas. Grawdy vs.

No. *41237*

Wednesday January 17 1912

Chas Grawdy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Grawdy* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Chas Grawdy vs.

No. *41238*

Charge: *Selling without License*

Wednesday January 17, 1912.

Chas Grawdy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Grawdy* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Chas Grawdy vs.

No. *41239*

Charge: *Selling without License*

Wednesday Jan. 17, 1912

Chas Grawdy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Grawdy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. M. Daniels vs.

No. *41320*

Charge: *P.A.*

A. M. Daniels This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. M. Daniels* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Joe Henderson

No. *41385*

Charge: *Gaming*

Tuesday Jan 9 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Joe Henderson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
J. D. Roe

No. *41386*

Charge: *Gaming*

Tuesday Jan 9 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. D. Roe* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
J. M. Vaughn

No. *41387*

Charge: *Gaming*

Tuesday Jan 9 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. M. Vaughn* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C. R. Hudgins vs.

No. *41389*

Charge: *Gaming*

Tuesday Jan 9 1912

C. R. Hudgins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. R. Hudgins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sol Crittendon vs.

No. *41668*

Charge: *A.D.*

Thursday Jan 18 1912

Sol Crittendon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sol Crittendon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

W. J. Long vs.

No. *41660*

Charge: *Pistol*

Monday Jan 28 1912

W. J. Long This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. J. Long* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Rect Con

Jake Goldstein

No. 41686

Thursday Jan 25 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Jake Goldstein in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Theft

J. C. Robinson

No. 41756

Wednesday Feb 14 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. C. Robinson in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Pistol

James Nysaw

No. 41776

Wednesday Feb 21 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant James Nysaw in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

P. J. Long

No. *41818*

Charge: *Violating fire escape law*

Tuesday Feb 13, 1912

P. J. Long This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *P. J. Long* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

A. C. Stonestreet

No. *41824*

Charge: *Violating fire escape law*

Tuesday Feb 13, 1912

A. C. Stonestreet This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. C. Stonestreet* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

J. Frank De Vose

No. *41843*

Charge: *Swindling*

Friday Feb 23, 1912

J. Frank De Vose This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Frank De Vose* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Swindling

vs.

No. *41844*

J. Frank De Vose

Friday Feb 23" 1912

J. Frank De Vose This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Frank De Vose* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

P.A.

vs.

No. *41852*

Will Brown

Friday Feb 23" 1912

Will Brown This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Brown* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Sunday Opening

vs.

No. *41639*

P. A. Button

Wednesday Feb 28th 1912

P. A. Button This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *P. A. Button* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

F. N. Dublin vs.

No. *H 640*

Charge: *Sunday Opening*
Wednesday Feb 28 1912

F. N. Dublin

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F. N. Dublin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

James O'Donnell vs.

No. *H 641*

Charge: *Sunday Opening*
Wednesday Feb 28 1912

James O'Donnell

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James O'Donnell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lillian Hodges vs.

No. *41502*

Charge: *Sunday Opening*
Wednesday Feb 28 1912

Lillian Hodges

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lillian Hodges* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Dolores Sturm

No. *41503*

Charge: *Sunday Opening*
Wednesday Feb 28" 1912

Dolores Sturm This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Dolores Sturm* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Blanche McRoy

No. *41504*

Charge: *Sunday Opening*
Wednesday Feb 28" 1912

Blanche McRoy This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Blanche McRoy* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Marie Anderson

No. *41505*

Charge: *Sunday Opening*
Wednesday Feb 28" 1912

Marie Anderson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Marie Anderson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Orville Matthews vs.

No. *41492*

Charge: *Opening on Sunday*
Wednesday Feb 28 1912

Orville Matthews This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Orville Matthews* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam N. Smith vs.

No. *41493*

Charge: *Opening on Sunday*
Wednesday Feb 28 1912

Sam N. Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam N. Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Edward Farnhill vs.

No. *41491*

Charge: *Sunday Opening*
Wednesday Feb 28 1912

Edward Farnhill This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Edward Farnhill* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Wilburn Warrants vs.

No. *41482*

Charge: *Sunday Opening*
Wednesday Feb 28 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wilburn Warrants* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jack Vinson vs.

No. *41481*

Charge: *Sunday Opening*
Wednesday Feb 28 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jack Vinson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Chas. Harrison vs.

No. *41340*

Charge: *Opening on Sunday*
Wednesday Feb 28 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Harrison* in his own proper person, and both parties announced ready for trial. A jury being 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.

R E Bratton Co Judge
Tarrant Co Tex

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Lewellen Cameron vs. *Cameron*

No. *42001*

Charge: *Vag.*

Monday April 22 1912

Lewellen Cameron This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lewellen Cameron* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Robt L. Nerndow vs. *Nerndow*

No. *42000*

Charge: *Vag.*

Monday April 22 1912

Robt L. Nerndow This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robt L. Nerndow* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. Williams vs. *Williams*

No. *41979*

Charge: *Theft*

Saturday March 23 1912

H. Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wilbur Allison vs.

No. *41913*

Charge:

False Imp.

Monday March 18/1912

Wilbur Allison This 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.

THE STATE OF TEXAS,

Bruce Allison vs.

No. *41912*

Charge:

False Imp.

Monday March 18" 1912

Bruce Allison This 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.

THE STATE OF TEXAS,

A. M. Clarine vs.

No. *41830*

Charge:

Embeze

Friday May 3 1912

A. M. Clarine This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. L. Cooper

No. 4823

Charge: Violating fire Ins. Law.

Tuesday March 19 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. L. Cooper in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

R. E. Lyons

No. 4920

Charge: Violating fire Ins. Law.

Tuesday March 19 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant R. E. Lyons in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

B. C. Peeler

No. 41777

Charge: Pistol

Thursday April 4 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant B. C. Peeler in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

F.P. Sweeney vs.

No. *42083*

Charge: *Theft*

Wednesday May 1st 1912

F.P. Sweeney This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *F.P. Sweeney* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Claude Smith vs.

No. *42084*

Charge: *Theft*

Wednesday May 1st 1912

Claude Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Claude Smith* in his own proper person and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Jennie Britton vs.

No. *41038*

Charge: *Unlawfully Selling License*

Thursday May 23 1912

Jennie Britton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jennie Britton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Annie Vann vs.

No. *H1107*

Charge: *Vag.*

Thursday May 23 1912

Annie Vann This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie Vann* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Carrie Douglass vs.

No. *H1108*

Charge: *Vag.*

Thursday May 23 1912

Carrie Douglass This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Carrie Douglass* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Nat Noel vs.

No. *H1109*

Charge: *Vag.*

Thursday May 23 1912

Nat Noel This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nat Noel* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Kidd Huff vs.

No. *41166*

Charge: *Drunk*

Saturday May 25 1912

Kidd Huff This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Kidd Huff* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. S. Phillips vs.

No. *41270*

Charge: *Working on Sunday*

Saturday May 25 1912

J. S. Phillips This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. S. Phillips* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. S. Phillips vs.

No. *41271*

Charge: *Working on Sunday*

Saturday May 25 1912

J. S. Phillips This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. S. Phillips* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Working on Sunday*

H. C. Feigles vs.

No. *H1280*

H. C. Feigles This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. C. Feigles* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Permitting Minor in Pool Room and working on Sunday Thursday May 23rd 1912*

Lloyd Moore vs.

No. *H1287*

Lloyd Moore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lloyd Moore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft Wednesday May 8th 1912*

Walter Fish vs.

No. *H1840*

Walter Fish This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Fish* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mike O'Connell vs.

No. *42025*

Charge: *Theft*

Saturday May 25 1912

Mike O'Connell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mike O'Connell* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ed Ness vs.

No. *42076*

Charge: *Theft*

Friday May 10 1912

Ed Ness This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Ness* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. T. Eager vs.

No. *42080*

Charge: *Theft*

Friday May 10 1912

J. T. Eager This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. T. Eager* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Willie Rhone vs.

No. *42109*

Charge:

Vag.

Wednesday May 8 1912

Willie Rhone This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Rhone* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Pauline Coleman vs.

No. *42110*

Charge:

Vag.

Wednesday May 8 1912

Pauline Coleman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pauline Coleman* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Frank Rubin vs.

No. *42135*

Charge:

Theft

Thursday May 30 1912

Frank Rubin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Rubin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. M. Clarine vs.

No. *42136*

Charge: *Embez.*

Wednesday May 8 1912

A. M. Clarine This 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.

THE STATE OF TEXAS,

A. M. Clarine vs.

No. *42137*

Charge: *Embez.*

Wednesday May 8 1912

A. M. Clarine This 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.

THE STATE OF TEXAS,

A. M. Clarine vs.

No. *42138*

Charge: *Embez.*

Wednesday May 8 1912

A. M. Clarine This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. M. Clarine vs

No. *42139*

Charge: *Embez*

Tuesday May 8 1912

A. M. Clarine This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. M. Clarine* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Julius Moore vs

No. *42143*

Charge: *Pistol*

Friday May 31 1912

Julius Moore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Julius Moore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Overstreet vs

No. *42147*

Charge: *Gaming*

Thursday May 30 1912

Will Overstreet This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Overstreet* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: A.A.

Meek Zoub^{vs.}

No. 42243

Friday May 31 1912

Meek Zoub This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Meek Zoub* in his own proper person, and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Charge: A.A.

Chas Porter^{vs.}

No. 42358

Tuesday June 19 1912

Chas Porter This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas Porter* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Vag.

Mert M. Casey^{vs.}

No. 42347

Friday June 21 1912

Mert M. Casey This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mert M. Casey* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Postal

Speaker Robinson vs.

No. 42349

Friday June 21 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Speaker Robinson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: A.A.

Harry Dryden vs.

No. 42311

Tuesday June 12 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Harry Dryden* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Ab. Lang.

Earl Henderson vs.

No. 42281

Tuesday June 5 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Earl Henderson* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Clifford Kirkpatrick vs.

No. *12259*

Charge: *Pistol*
Tuesday June 19 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Clifford Kirkpatrick* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Luther Bonahue vs.

No. *12148*

Charge: *A.A.*
Friday June 14 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Luther Bonahue* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Bonahue vs.

No. *12149*

Charge: *A.A.*
Friday June 14 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Bonahue* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Geo. Donahue vs.

No. 42150

Charge: A.A.

Friday June 14 1912

Geo. Donahue This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Donahue* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mattie Rogers vs.

No. 42022

Charge: A.A.

Thursday June 13 1912

Mattie Rogers This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mattie Rogers* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

N. A. Stafford vs.

No. 42018

Charge: A.

Monday June 17 1912

N. A. Stafford This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N. A. Stafford* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

George Reed vs.

No. *42378*

Charge:

a. a.

Wednesday June 26 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Reed* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

George Reed vs.

No. *42379*

Charge:

K. P.

Wednesday June 26 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Reed* in his own proper person and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

*508
468
40
3
120*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Willie May Greer vs.

No. *41381*

Charge:

Theft

Thursday Aug 1, 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie May Greer* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John O. Pearson vs.

No. *41677*

Charge:

Failing to Reg. Auto

Thursday Aug 1, 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John O. Pearson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Laura Robinson vs.

No. *41925*

Charge:

Pistol

Thursday July 11, 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Laura Robinson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.A.*

No. *42338*

July 10th 1912

J. M. Dye
J. M. Dye

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. M. Dye* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *A.*

No. *42384*

July 13 1912

Annis Meeks
Annie Meeks

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie Meeks* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

No. *42396*

Thursday July 11 1912

John Oliver
John Oliver

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Oliver* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Thomas Anderson vs. *Thomas Anderson*

No. *42415*

Charge: *Selling Morphine*
Friday Aug 23 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Thomas Anderson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. A. Evans vs. *C. A. Evans*

No. *42427*

Charge: *Rec & Con*
Thursday July 18 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. A. Evans* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. A. Evans vs. *C. A. Evans*

No. *42428*

Charge: *Rec & Con*
Thursday July 18 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. A. Evans* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *A.*

Alfred Griffin vs

No. *42477*

Thursday July 11 1912

Alfred Griffin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alfred Griffin* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Pistol*

Alfred Griffin vs

No. *42478*

Thursday July 11 1912

Alfred Griffin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alfred Griffin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Pistol*

Geo. Baker vs

No. *42505*

Thursday July 18 1912

Geo. Baker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Baker* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. Mumrich

vs.

No. *42507*

Charge:

Theft

Tuesday July 17 1912

A. Mumrich This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. Mumrich* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

B. F. Barlow

vs.

No. *42523*

Charge:

Pistol

Thursday Aug 22 1912

B. F. Barlow This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *B. F. Barlow* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Lewis Holman

vs.

No. *42524*

Charge:

a.a.

Friday Aug 16 1912

Lewis Holman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lewis Holman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Maggie Davis

vs.

No. *112537*

Charge: *Ab-Lang.*

Monday Aug 8 1912

Maggie Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Maggie Davis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Hindon

vs.

No. *112624*

Charge: *Q.A.*

Saturday Aug 17 1912

Oscar Hindon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Hindon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Hindon

vs.

No. *112625*

Charge: *Pistol*

Saturday Aug 17 1912

Oscar Hindon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Hindon* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Niram Hindon

No. *42626*

Charge:

Pistol

Saturday Aug 17 1912

Niram Hindon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Niram Hindon* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Viola Hindon

No. *42627*

Charge:

Pistol

Saturday Aug 17 1912

Viola Hindon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Viola Hindon* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Bessie Saunders

No. *42633*

Charge:

Theft

Friday Aug 16 1912

Bessie Saunders This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bessie Saunders* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Lonnie Jackson

vs.

No. *40801*

Charge:

A.A.

Saturday July 13 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lonnie Jackson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

George Harris

vs.

No. *40697*

Charge:

Knives

Tuesday July 31 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Harris* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Fred Bates

vs.

No. *40689*

Charge:

His House

Tuesday July 31 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Bates* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Will Turner vs.

No. *40665*

Charge: *A.A.*

Wednesday July 31 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Turner* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Roy Mims vs.

No. *40654*

Charge: *A.A.*

Wednesday July 31 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Roy Mims* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wilkes vs.

No. *40656*

Charge: *A.A.*

Wednesday July 31 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wilkes* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *A.A.*

A. J. Blackman vs

No. *40651*

Tuesday July 31 1912

A. J. Blackman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. J. Blackman* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Muddying tanks to catch Fish*

Fred Nargrove vs

No. *40632*

Tuesday July 31 1912

Fred Nargrove This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fred Nargrove* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vag.*

W. M. Cook vs

No. *40500*

Thursday July 25 1912

W. M. Cook This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. M. Cook* in his own proper person, and both parties announced ready for trial. A jury being 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.

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Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mamie Straus vs.

No. *42403*

Charge *A.A.*

Sept 20 1912

Mamie Straus This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mamie Straus* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Eva Jones vs.

No. *42466*

Charge *Soliciting*

Sept 6 1912

Eva Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Eva Jones* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wally Jenkins vs.

No. *42503*

Charge *A.*

Sept 7 1912

Wally Jenkins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wally Jenkins* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charlie Brown
Charlie Brown

No. *42553*

Charge: *Vag.*
October 26 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charlie Brown* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Gay Allen
Gay Allen

No. *42555*

Charge: *Theft*
October 26 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gay Allen* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

H. A. Sherwood
H. A. Sherwood

No. *42557*

Charge: *Theft*
Sept 11 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *H. A. Sherwood* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Embez.

vs.
Joe Moore

No. 42583

Oct 26 "1912

Joe Moore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant Joe Moore in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Violating Stock Law

vs.
John Duncan

No. 42596

October 26 "1912

John Duncan This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant John Duncan in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: A.A.

vs.
G. A. Nance

No. 42611

October 26 "1912

G. A. Nance This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant G. A. Nance in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

M. T. Sprause vs.

No. *42612*

Charge:

A.A.

October 26 1912

M. T. Sprause This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *M. T. Sprause* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

M. T. Sprause vs.

No. *42613*

Charge:

Drunk

October 26 1912

M. T. Sprause This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *M. T. Sprause* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

G. W. Gilpin vs.

No. *42616*

Charge:

Selling Morphine

Oct 26 1912

G. W. Gilpin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *G. W. Gilpin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth - 26592

THE STATE OF TEXAS,

Morris Goldstein vs.

No. *42670*

Charge: *A.A.*

October 26 1912

Morris Goldstein This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Morris Goldstein* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam Mc Nam vs.

No. *42674*

Charge: *A.A.*

October 26 1912

Sam Mc Nam This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Mc Nam* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam Mc Nam vs.

No. *42675*

Charge: *A.A.*

October 26 1912

Sam Mc Nam This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Mc Nam* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Lucious Allen

Charge:

Pistol

No. *42679*

September 4 1912

Lucious 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 "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 STATE OF TEXAS,

vs.

Alvin Wored

Charge:

Violating Pure Food Law

No. *42720*

Sept 12 1912

Alvin Wored This 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.

THE STATE OF TEXAS,

vs.

S. Vanderwarter

Charge:

Pistol

No. *42759*

Sept 11 1912

S. Vanderwarter This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Sam Hare

No. *42761*

Charge:

Pistol

Sept 21 1912

Sam Hare This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Hare* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Guy Watkins

No. *42784*

Charge:

Pistol

October 24 1912

Guy Watkins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Guy Watkins* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Eva Jones

No. *42792*

Charge:

Vag

October 16 1912

Eva Jones This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Eva Jones* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. N. Cameron

vs.

No. *42803*

Charge: *A.*

October 26" 1912

A. N. Cameron This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. N. Cameron* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Cleo Hartman

vs.

No. *42822*

Charge: *A.A.*

October 19" 1912

Cleo Hartman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Cleo Hartman* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Edward Gordon

vs.

No. *42825*

Charge: *Mal. Mis.*

October 26" 1912

Edward Gordon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Edward Gordon* in his own proper person, and both parties announced ready for trial. A jury being 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.

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Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Sam Williams vs.

No. *43102*

Charge:

Theft.

Saturday Dec 14 1912

Sam Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Williams* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ed Bradley vs.

No. *43083*

Charge:

Theft.

Dec. 11 1912

Ed Bradley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Bradley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charley Sharton vs.

No. *43083*

Charge:

Theft

Dec 11 1912

Charley Sharton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Sharton* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Gladys Wright

No. *43078*

Charge: *Vag.*

Dec. 14 1912

Gladys Wright This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Gladys Wright* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bessie Williams

No. *43072*

Charge: *Vag.*

Dec 14 1912

Bessie Williams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bessie Williams* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Mc Gee

No. *43070*

Charge: *Vag.*

Dec 14 1912

Will Mc Gee This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Mc Gee* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Enoch Sanders vs.

No. *43061*

Charge: *A.A.*

Dec 14 1912

Enoch Sanders This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Enoch Sanders* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Fern Morris vs.

No. *43057*

Charge: *Vag.*

Dec 14 1912

Fern Morris This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Fern Morris* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mary Monroe vs.

No. *43056*

Charge: *Vag.*

Dec 14 1912

Mary Monroe This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Monroe* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Walter Davis vs.

No. *43051*

Charge:

A.A.

Dec 11 1912

Walter Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Davis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. W. Johnson vs.

No. *43049*

Charge:

A.A.

Dec 11 1912

R. W. Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. W. Johnson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

E. C. Ravenport vs.

No. *43043*

Charge:

Theft

Dec 11 1912

E. C. Ravenport This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *E. C. Ravenport* in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co. Fort. Worth-26592

THE STATE OF TEXAS,

Charge: *Vac.*

Vac.

Collie Vallingworth vs. *Collie Vallingworth*

No. *43040*

Dec 14 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Collie Vallingworth* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vac.*

Vac.

W. R. Ware vs. *W. R. Ware*

No. *43030*

Dec 14 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W. R. Ware* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vac.*

Vac.

W. R. Ware vs. *W. R. Ware*

No. *43030*

Dec 14 1912

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C.A. Turner vs.

No. *43020*

Charge:

Theft

Dec 14 1912

C.A. Turner

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C.A. Turner* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Victoriano Ramos vs.

No. *43015*

Charge:

Theft

Dec 14 1912

Victoriano Ramos

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Victoriano Ramos* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jose Ramos vs.

No. *43015*

Charge:

Theft

Dec. 14 1912

Jose Ramos

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jose Ramos* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Vag.*

No. *43009*

Dec. 11 1912

vs.
James Holloway
James Holloway

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *James Holloway* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Vag.*

No. *42997*

Dec. 14 1912

vs.
George Riley
George Riley

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Riley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

No. *42996*

Dec 14 1912

vs.
Will Davenport
Will Davenport

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Davenport* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

Sam Sunday
Sam Sunday

No. *42996*

Charge:

Theft

Dec. 14 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Sunday* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Henry Smith
Henry Smith

No. *42993*

Charge:

A.A.

Nov 29 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

Sam Morris
Sam Morris

No. *42959*

Charge:

Vag.

Nov 30 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Morris* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Q.A.

C. M. Bass

No. *42953*

Nov. 29 1912

C. M. Bass This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. M. Bass* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

A.

J. D. Pearson

No. *42948*

Dec 14 1912

J. D. Pearson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. D. Pearson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

Theft.

Thomas Sharp

No. *42937*

Dec 14 1912

Thomas Sharp This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Thomas Sharp* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

J.A. McCarver vs.

No. *42936*

Charge: *Theft*

Dec 14" 1912

J.A. McCarver This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J.A. McCarver* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mollie Goodwin

No. *42924*

Charge: *Assault*

Nov 7" 1912

Mollie Goodwin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mollie Goodwin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Juan Pizo vs.

No. *42901*

Charge: *Theft*

Nov 6" 1912

Juan Pizo This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Juan Pizo* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge:

Vag.

Bonham Thompson vs. *Bonham Thompson*

No. *42898*

Dec. 14" 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bonham Thompson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

No. License

Phil Tomlin vs. *Phil Tomlin*

No. *42868*

Dec 14" 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Phil Tomlin* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge:

No License

Phil Tomlin vs. *Phil Tomlin*

No. *42866*

Dec 14" 1912

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Phil Tomlin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Frank Nelson vs.

No. 43081

Charge:

Dis. House

Thursday Dec 19th 1912

Frank Nelson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Nelson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Frank Nelson vs.

No. 43073

Charge:

Selling without License

Thursday Dec 19th 1912

Frank Nelson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Nelson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John McPeters vs.

No. 43054

Charge:

D.A.

Friday Dec 20th 1912

John McPeters This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John McPeters* in his own proper person, and both parties announced ready for trial. A jury being 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.

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Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C. S. Smith
vs.
C. S. Smith

No. *43142*

Charge: *Theft*
Wednesday Jan. 1st 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. S. Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. L. Yancey
vs.
O. L. Yancey

No. *43130*

Charge: *A+B*
Wednesday Jan 1st 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *O. L. Yancey* in his own proper person and both parties announced ready for trial. A jury being 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.

R. C. Bratton Co. Judge

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Tom Taylor vs.

No. *43159*

Charge:

Vag.

Saturday Feb. 15 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Taylor* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Emma Wilson vs.

No. *43181*

Charge:

Theft

Saturday Jan. 18 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emma Wilson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. Young vs.

No. *43193*

Charge:

Theft

Tuesday Jan. 8 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Young* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mollie Ferguson vs.

No. *43219*

Charge: *A.*

Friday Jan. 17" 1913

Mollie Ferguson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mollie Ferguson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Pink Brockman vs.

No. *43220*

Charge: *Vag.*

Saturday Jan. 18" 1913

Pink Brockman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pink Brockman* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Davy Washington vs.

No. *43240*

Charge: *Pistol*

Wednesday Jan. 15" 1913

Davy Washington This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Davy Washington* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
Davy Washington

No. *43241*

Charge:

Theft

Wednesday Jan. 13" 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Davy Washington* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Frank Nelson

No. *43250*

Charge:

No. License

Wednesday Feb. 12" 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Nelson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Abe Cohen

No. *43263*

Charge:

A. A.

Friday Jan. 17" 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Abe Cohen* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

N. Baker vs.

No. *43267*

Charge:

Pistol

Saturday Feb. 15, 1913

N. Baker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N. Baker* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. M. Rigney vs.

No. *43304*

Charge:

Pistol

Thursday Feb. 13, 1913

A. M. Rigney This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. M. Rigney* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Emma Hunt vs.

No. *43342*

Charge:

P.A.

Tuesday Feb. 12, 1913

Emma Hunt This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Emma Hunt* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. C. Miller vs.

No. *43345*

Charge:

Pistol

Friday Feb. 14" 1913

A. C. Miller This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. C. Miller* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Richardson Washington vs.

No. *43349*

Charge:

Theft.

Thursday Feb. 20" 1913

Richardson Washington This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Richardson Washington* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C. O. Hobbs vs.

No. *43352*

Charge:

Mal. Mis.

Thursday Feb. 20" 1913

C. O. Hobbs This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. O. Hobbs* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ranson Davis vs.

No. *43358*

Charge:

Theft.

Tuesday Feb. 12 1913

Ranson Davis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ranson Davis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Chester Robinson vs.

No. *43360*

Charge:

Theft.

Friday Feb. 21 1913.

Chester Robinson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chester Robinson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Pink George vs. ✓

No. *43379*

Charge:

Theft.

Thursday Feb. 20 1913

Pink George This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Pink George* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

Geo. Simpson vs. ✓

No. 43383

Charge:

Theft

Thursday Feb. 20 1913

Geo. Simpson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Geo. Simpson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ray Peters vs. ✓

No. 43140

Charge:

Theft

Friday Jan. 10 1913

Ray Peters This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ray Peters* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Gamble vs. ✓

No. 43132

Charge:

Dag

Thursday Jan. 9 1913

Will Gamble This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Gamble* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ben Stinson

No. *43126*

Charge:

Theft.

Saturday Feb. 15" 1913

Ben Stinson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ben Stinson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Mary Chapelle

No. *43122*

Charge:

Vag.

Friday Jan. 10" 1913

Mary Chapelle This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mary Chapelle* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Oscar Adams

No. *43042*

Charge:

Vag.

Saturday Feb. 15" 1913

Oscar Adams This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Oscar Adams* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

A. E. Fincher vs.

No. *43039*

Charge: *Drunk*

Saturday Feb. 15" 1913

A. E. Fincher This 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.

THE STATE OF TEXAS,

Bessie Edwards vs.

No. *43027*

Charge: *Fornication*

Saturday Feb. 15" 1913

Bessie Edwards This 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.

THE STATE OF TEXAS,

E. B. Edwards vs. *E. B. Rice*

No. *43027*

Charge: *Fornication*

Saturday Feb. 15" 1913

This 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.

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Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Carl Clower vs.

No. *43377*

Charge: *Vag.*

Saturday March 22 1913

Carl Clower This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Carl Clower* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. J. Russell vs.

No. *43398*

Charge: *Vag.*

Tuesday March 5 1913

A. J. Russell This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. J. Russell* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Carr vs.

No. *43402*

Charge: *Theft*

Saturday March 22 1913

John Carr This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Carr* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

George Nixon vs.

No. *43414*

Charge: *A.A.*

Saturday March 22 1913

George Nixon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Nixon* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ethel Matthews vs.

No. *43417*

Charge: *A.A.*

Saturday March 22 1913

Ethel Matthews This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ethel Matthews* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Jose Ramon vs.

No. *43428*

Charge: *A.*

Saturday March 22 1913

Jose Ramon This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jose Ramon* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

William Kimber

No. *43436*

Charge:

Gaming

Tuesday March 5th 1913

William Kimber This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *William Kimber* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Will Barre

No. *43440*

Charge:

Theft

Thursday March 6th 1913

Will Barre This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Barre* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam Sworkin

No. *43465*

Charge:

O.A.

Thursday March 20th 1913

Sam Sworkin This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Sworkin* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Ed Navas vs.

No. *43476*

Charge:

Theft

Saturday March 22 1913

Ed Navas This 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.

THE STATE OF TEXAS,

Arthur Owens vs.

No. *43505*

Charge:

Pistol

Tuesday March 19 1913

Arthur Owens This 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.

THE STATE OF TEXAS,

P. O. Starks vs.

No. *43528*

Charge:

No. License

Wednesday March 26 1913

P. O. Starks This 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.

Kerstone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

C. O. Starks

No. *43529*

Charge: *No License*

Wednesday March 26th 1913

C. O. Starks This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. O. Starks* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

L. L. Barlow

No. *43538*

Charge: *Pistol*

Wednesday March 19th 1913

L. L. Barlow This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *L. L. Barlow* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. M. Largent

No. *43550*

Charge: *A.A.*

Friday March 28th 1913

R. M. Largent This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. M. Largent* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

J. Oliver

No. *43551*

Charge:

Pistol

Thursday March 27 1913

J. 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." 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 STATE OF TEXAS,

vs.

Ed Carter

No. *43573*

Charge:

Vag.

Friday March 28 1913

Ed Carter This 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.

THE STATE OF TEXAS,

vs.

W. L. Austin

No. *43591*

Charge:

Pistol

Tuesday April 23 1913

W. L. Austin This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
N. H. Lewis

No. *43604*

Charge: *A.*

Tuesday April 9 1913

N. H. Lewis This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N. H. Lewis* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bob Collier

No. *43612*

Charge: *Embezz.*

Thursday April 17 1913

Bob Collier This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bob Collier* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
J. Jefferson

No. *43615*

Charge: *Swindling*

Tuesday April 9 1913

J. Jefferson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. Jefferson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

O. Blevins^{vs.}

No. *43619*

Charge:

Theft.

Saturday April 19 1913

O. Blevins This 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.

THE STATE OF TEXAS,

J. J. Lilly^{vs.}

No. *43660*

Charge:

Vag.

Thursday April 17 1913

J. J. Lilly This 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.

THE STATE OF TEXAS,

Chas Medford^{vs.}

No. *43674*

Charge:

Cistol

Tuesday April 23 1913

Chas Medford This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Nirace Johnson vs.

No. *43678*

Charge:

Theft.

Thursday April 24 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Nirace Johnson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam Bateau vs.

No. *43873*

Charge:

Theft.

Thursday June 4 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Bateau* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Sam Craphus vs.

No. *43803*

Charge:

D. P.

Thursday May 29 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Craphus* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Tom Anderson vs.

No. *113749*

Charge: *P.A.*

Thursday May 29 1913

Tom Anderson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Tom Anderson* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

A. W. Morse vs.

No. *43569*

Charge: *Swindling*

Saturday May 10 1913

A. W. Morse This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A. W. Morse* in his own proper person and both parties announced ready for trial. A jury being 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.

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THE STATE OF TEXAS,

Lucile Baker vs.

No. *43913*

Charge: *Pistol*

Saturday July 5 1913

Lucile Baker This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Lucile Baker* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open court this 5th day of July A.D. 1913
James M. Baggett
Cofudge

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *No. License*

Juez Wells

No. *44157*

Friday Aug 1 1913

Juez Wells This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Juez Wells* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Theft*

J. N. Beggs

No. *44119*

Wednesday July 30 1913

J. N. Beggs This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. N. Beggs* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: *Selling on Elec. day*

Sam Ellison

No. *44109*

Friday Aug 1 1913

Sam Ellison This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Sam Ellison* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: Embrey.

Will Shockley vs. *Will Shockley*

No. 44081

Friday Aug 15 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Will Shockley* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Vag.

N.P. Dumphord vs. *N.P. Dumphord*

No. 44009

Thursday July 10 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N.P. Dumphord* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Theft.

Ben R. King vs. *Ben R. King*

No. 43989

Friday July 25 1913

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ben R. King* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read signed and approved in open court this the 30th day of August, A.D. 1913,
Indep't to here
Jesse M. Brown
County Judge

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.
George Cook

No. *44450*

Charge: *P.A.*

Wednesday Oct 8 1913

George Cook This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *George Cook* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
Mrs. Jas. R. Moore

No. *44435*

Charge: *Theft.*

Friday Oct. 31 1913

Mrs. Jas. R. Moore This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Mrs. Jas. R. Moore* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.
N. G. Jack

No. *44332*

Charge: *Misance*

Friday Sept 12 1913

N. G. Jack This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *N. G. Jack* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co. Fort Worth-26592

THE STATE OF TEXAS,

Carl Schiller vs.

No. *44147*

Charge: *Selling to minor*

Thursday Sept 4/1913

Carl Schiller This 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.

Minutes read, signed and approved in open court this the 1st day of November A.D. 1913. Jesse M. Brown, County Judge

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THE STATE OF TEXAS,

R. J. Grimes vs.

No. *44607*

Charge: *Turning on water*

Friday Nov. 14/1913

R. J. Grimes This 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.

THE STATE OF TEXAS,

Jas. Byrne vs.

No. *44433*

Charge: *Selling to minor*

Wednesday Dec 31/1913

Jas. Byrne This 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.

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*Read signed and approved in open court this 2nd day 1914
Jesse M. Brown County Judge
San Antonio Texas*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Frank Campas vs.

No. *45270*

Charge:

Vag

April 8-1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Frank Campas* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Rose vs.

No. *45345*

Charge:

No License

April 18/1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Rose* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

John Rose vs.

No. *45346*

Charge:

No License

April 18-1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Rose* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open Court this the 3rd day of May. A.D. 1914
Jesse M. Brown Esq Judge

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

C. E. Stanfield vs.

No. *44429*

Charge: *Selling to Minors*

Tuesday Oct 27 1914

C. E. Stanfield This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C. E. Stanfield* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. N. Renfro vs.

No. *44581*

Charge: *Dis. House*

Friday Oct 23 1914

J. N. Renfro This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. N. Renfro* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Claude Fisher vs.

No. *44869*

Charge: *Vag.*

Friday Oct 23 1914

Claude Fisher This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Claude Fisher* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Mr. A. R. Love ✓

No. *45167*

Charge: *Pharmacist without License*

Friday Oct 23" 1914

Mr. A. R. 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. A jury being 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 STATE OF TEXAS,

Dave Pollack ✓

No. *45295*

Charge: *Theft*

Thursday Oct 15" 1914

Dave Pollack This 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.

THE STATE OF TEXAS,

J. A. McAdams ✓

No. *45304*

Charge: *No. Lic. for Char.*

Friday Oct 23" 1914

J. A. McAdams This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Roy B. Curby^{vs.}

No. 45507

Charge: *W. License for Char.*

Friday Oct 23 1914

Roy B. Curby This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Roy B. Curby* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Roy B. Curby^{vs.}

No. 45508

Charge: *W. License for Char.*

Friday Oct 23 1914

Roy B. Curby This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Roy B. Curby* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. B. Curby^{vs.}

No. 45509

Charge: *W. Lic. for Char.*

Friday Oct 23 1914

R. B. Curby This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. B. Curby* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Charley Freeze vs.

No. *45517*

Charge:

Selling Cocaine

Wednesday Oct 28 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Charley Freeze* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Arthur Watson vs.

No. *45791*

Charge:

Theft

Friday Oct 2, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur Watson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Bob Harris vs.

No. *45945*

Charge:

Pistol

Friday Sept 11 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Bob Harris* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Claude N. Elliott vs.

No. 45948

Charge: A.A.

Thursday Sept 10, 1914

Claude N. Elliott This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Claude N. Elliott* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Rowland Briscoe vs.

No. 46009

Charge: Rec & Con.

Thursday Sept 17, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Rowland Briscoe* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Corine Men vs.

No. 46117

Charge: Theft

Friday Oct 23, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Corine Men* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

R. Keith vs. ✓

No. *46141*

Charge:

Theft.

Friday Oct 23, 1914

R. Keith This 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.

THE STATE OF TEXAS,

Ben Hamilton vs. ✓

No. *46144*

Charge:

Theft

Thursday Oct 22, 1914

Ben Hamilton This 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.

THE STATE OF TEXAS,

Monroe Barrett vs. ✓

No. *46036*

Charge:

Theft

Thursday Oct. 29, 1914

Monroe Barrett This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Wallace Perkins vs.

No. *45861*

Charge: *Wife desertion*

Thursday Oct 29 1914

Wallace Perkins This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wallace Perkins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

May Watson vs.

No. *46165*

Charge: *Theft*

Thursday Oct 29 1914

May Watson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *May Watson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

R. E. Turner vs.

No. *46127*

Charge: *Pistol*

Thursday Oct 29 1914

R. E. Turner This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. E. Turner* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

R. S. Wharton vs.

No. *45241*

Charge: *Embezz.*

Thursday Oct 29 1914

R. S. Wharton This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *R. S. Wharton* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. N. McKnight vs.

No. *45169*

Charge: *M. Lic father*

Thursday Oct 29 1914

J. N. McKnight This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. N. McKnight* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. _____

Charge: _____

This 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.

Indexed to here.

Real signed and approved in open court this 31st day of October 1914. J. M. Brown Co. Judge

THE STATE OF TEXAS,

Maggie Mullins vs.

No. 45887

Charge: *M Mischief*

November 13, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Maggie Mullins* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Millard Aaron vs.

No. 45851

Charge: *AA*

November 13, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Millard Aaron* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

C Matthews vs.

No. 45905

Charge: *AA*

November 26, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C Matthews* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Homer Melton
vs.

No. *45949*

Charge: *Wife Abandonment*

November 13 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Homer Melton* in his own proper person, and both parties announced ready for trial. A jury being 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.

12-9-14:
above judgment set aside and case reinstated on the docket of this Court, 12-9-14

THE STATE OF TEXAS,

C C Maulden
vs.

No. *46237*

Charge: *Pistol*

November 12, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *C C Maulden* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Alonso George
vs.

No. *46284*

Charge: *Embezzlement*

November 27, 1914

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Alonso George* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Earnest Polenski vs.

No. *45625*

Charge: *Swounding Horse*

November 1914

Earnest Polenski This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Earnest Polenski* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Peter Smith vs.

No. *46234*

Charge: *Theft*

November 1914

Peter Smith This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Peter Smith* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

S D Hoek vs.

No. *46304*

Charge: *Aggravated Assault*

December 2, 1914

S D Hoek This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *S D Hoek* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Albert Smith vs.

No. *46595*

Charge: *Theft*

February 27, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Albert Smith* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Arthur Lesa vs.

No. *46681*

Charge: *Keeping a Bawdy House*

February 27, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Arthur Lesa* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

J. D. Crow vs.

No. *46656*

Charge: *Receiving & Concealing*

March 4, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. D. Crow* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Adolph Barroza vs.

No. *46698*

Charge: *Aggravated Assault*

March 4, 1915

Adolph Barroza This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Adolph Barroza* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Otto Moxey vs.

No. *46758*

Charge: *Pistol*

March 10 1915

Otto Moxey This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Otto Moxey* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Walter Butler vs.

No. *46751*

Charge: *Theft*

March 11, 1915

Walter Butler This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Walter Butler* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Hollis Jones vs.

No. *46759*

Charge: *AA*

March 24, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Hollis Jones* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

JG Wilson vs.

No. *46779*

Charge: *Selling Morphine*

March 25, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *JG Wilson* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Willie Cook vs.

No. *46798*

Charge: *Vagrancy*

March 19, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Willie Cook* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open Court this the 1st day of May, A.D. 1915
Jesus M Brown *clerk*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Chas F Cook vs.

No. *47028*

Charge: *Aggravated Assault*

May 12, 1915

Chas F Cook This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Chas F Cook* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open court this the 21st July 1915 - Jesse M Brown Judge

THE STATE OF TEXAS,

Ed Buckley vs.

No. *47358*

Charge: *Selling on Sunday*

July 14, 1915

Ed Buckley This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ed Buckley* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ch Kaufman vs.

No. *47528*

Charge: *Selling without license*

September 1, 1915

Ch Kaufman This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ch Kaufman* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open court this the 4th Sept 1915 - Jesse M Brown Judge

Keystone Printing Co., Fort Worth—26592

THE STATE OF TEXAS,

Robert Carr

vs.

No. 47771

Charge:

Theft

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Robert Carr* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No. _____

Charge: _____

This 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.

THE STATE OF TEXAS,

Jos Castro

vs.

No. 47983

Charge:

Knife

December 9, 1915

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Jos Castro* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Charge: Aggravated Assault

vs.

No. 47890

Lil Logan

December 9, 1915

Lil Logan This 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.

Read, signed and approved in open court this 1st January 1916 Jesse M. Brown Co Judge

THE STATE OF TEXAS,

Charge: Pistol

vs.

No. 48250

Charley Campbell

February 14, 1916

Charley Campbell This 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.

Read signed and approved in open court this 4th 1916 Jesse M. Brown Co Judge

THE STATE OF TEXAS,

Charge: Assault

vs.

No. 48567

Alex Moore

April 5, 1916

Alex 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 announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Charge: *Adultery & Fornication*

John Stokes vs. May Smith

No. *48679*

April 21 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *John Stokes & May Smith* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open Court this 29th day of April A.D. 1916 *Jesse M Brown County Judge*
Tarrant County, Texas

THE STATE OF TEXAS,

Charge: *Theft & Rec & Con*

A E Welch vs.

No. *48930*

June 26, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *A E Welch* in his own proper person and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open Court this the 1st July A.D. 1916 *Jesse M Brown County Judge*

September Term, 1916

THE STATE OF TEXAS,

Charge: *Rec & Con*

W M Harth vs.

No. *49372*

September 13, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W M Harth* in his own proper person, and both parties announced ready for trial. A jury being 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Wm Harth vs.

No. *49373*

Charge: *Rec^d Con*

September 13, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wm Harth* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Wm Harth vs.

No. *49374*

Charge: *Rec^d Con*

September 13, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Wm Harth* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Henry Stradling vs.

No. *49705*

Charge: *Shuff*

November 2, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Henry Stradling* in his own proper person, and both parties announced ready for trial. A jury being 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.

Pres. signed and approved in open court this the 5th Nov. 1916. J. Brown Co. Judge

Keystone Printing Co., Fort Worth-2652

THE STATE OF TEXAS,

J. O. Roberts

vs.

No. *49473*

Charge: *P & A*

November 11, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *J. O. Roberts* in his own proper person, and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

Annie Myrtle Lusher

vs.

No. *49474*

Charge: *Adultery & Fornication*

November 11, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Annie Myrtle Lusher* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open court this the 21st of Dec. 1916 James M. Brown Co Judge

Kerstone Printing Co., Fort Worth-2632

Be It Remembered, That on this 7th day of January, 1917
Came on and was held a regular term of the County
Court of Tarrant County, at Fort Worth, Texas, present and
presiding the Honorable James M. Brown, County Judge, Marshall
Spontis, County Attorney, W. H. Logan, County Clerk, and McMan
Sheriff, when the following proceedings, among others, were had,
to-wit:

THE STATE OF TEXAS,

Charge: *Thrift*

vs.

No. *50103*

W. H. Redford

January 8 1917

W. H. Redford This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant
W. H. Redford in his own proper person, and both parties announced ready for trial. A jury being
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 STATE OF TEXAS,

Charge: *Thrift*

vs.

No. *50104*

W. H. Redford

January 8, 1917

W. H. Redford This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant
W. H. Redford in his own proper person and both parties announced ready for trial. A jury being
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.

*Read, signed in open Court this the 2nd March
A.D. 1917 James M. Brown County Judge*

THE STATE OF TEXAS,

Charge: *Pistol*

vs.

No. *50456*

William Johnson

April 18, 1917

William Johnson This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant
William Johnson in his own proper person, and both parties announced ready for trial. A jury being
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.

*Read, signed and approved in open Court this the
5th day of May A.D. 1917 James M. Brown County Judge*

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Be It Remembered, That on this 7th day of May, 1917, Court was held a regular term of the County Court of Tarrant County, Texas, present and presiding the Honorable Jesse McDougal County Judge; Marshall Spontas County Attorney; W. H. Logan, County Clerk; and W. C. Mann, Sheriff, when the following proceedings, among others, were had, to wit:

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No. 50582

Charge: Assault

J. B. Goodall

May 19, 1917

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant J. B. Goodall in his own proper person, and both parties announced ready for trial. A jury being 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.

Kerstone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

Maudie Neal

vs.

No. *49753*

Charge: *A & J*

December 7, 1916

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Maudie Neal* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read signed and approved in open Court this the 30th day of May A.D. 1917 Jesse M Brown, Judge

THE STATE OF TEXAS,

W F Barnes

No. *51830*

Charge: *Theft*

January 17, 1918

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *W F Barnes* in his own proper person and both parties announced ready for trial. A jury being 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 STATE OF TEXAS,

Ira Williams

vs.

No. *52082*

Charge: *Perjury*

April 17, 1918

This day came the County Attorney, prosecuting the pleas of the State; also came the Defendant *Ira Williams* in his own proper person, and both parties announced ready for trial. A jury being 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.

Read, signed and approved in open Court this the 4th day of May A.D. 1918 Jesse M Brown Judge

Keystone Printing Co., Fort Worth - 2652

Be It Remembered that on July 9, 1918, there came on and was held a regular term of the County Court of Tarrant County, at Fort Worth Texas, present and presiding the Hon. Judge M. Brown, County Judge, Marshall Spontak, County Attorney, W. H. N. Rose, County Clerk, J. C. Mann, Sheriff, when the following proceedings, among others, were had, to-wit:

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

Keystone Printing Co., Fort Worth-26592

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

THE STATE OF TEXAS,

vs.

No.

Charge:

This 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.

County: Tarrant

Book: Criminal Minutes County Court

Vol 18 1906-1918

Page Number/s: 589-642

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KOFILE TECHNOLOGIES, INC.

END

CRIMINAL MINUTES COUNTY COURT

VOL. 18 1921-1940

TARRANT COUNTY

167

CRIMINAL MINUTES
COUNTY COURT
1921-40

Criminal Minutes County
Court 18B
Tarrant County 1FC

the

day of

A. D. 19

IN THE COUNTY COURT AT LAW
IN AND FOR TARRANT COUNTY
TEXAS

SATURDAY OCTOBER 31st A D 1936.

Be it remembred on this the 31st day of October 1936, the same being the last Saturday. There came on to be heard and examination of the minutes of the Criminal Court of the County Court at Law No 2 in and for Tarrant County.

After careful examination of the minutes the Court is of the opinion that same should be approved. It is therefore adjudged and decreed that the minutes are hereby approved and court now adjourns until Court in course.

Thos J. Renfro
 Judge of the County
 Court at Law No 2

IN THE COUNTY COURT AT LAW NO TWO
IN AND FOR TARRANT COUNTY TEXAS

NOVEMBER 2- A D 1936

On this the 2nd day of November A D 1936. There begun and holden in the City of Fort Worth Tarrant County Texas. A term of the Criminal Court of the County Court at Law No 2

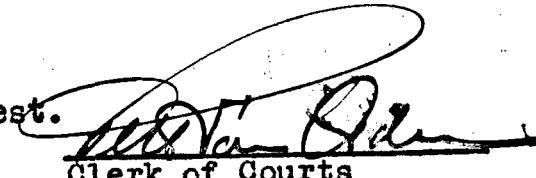
(TX)

IN THE COUNTY COURT AT LAW NO TWO
IN AND FOR TARRANT COUNTY TEXAS

SATURDAY OCTOBER 31st A D 1936

Be it remembered on this the 31st day of October A D 1936 the same being Saturday. There came on for examination of the minutes of the Criminal Court of the County Court at Law No Two. The Court after examination found same to be in all things correct, and now adjourns until court in course.

Attest.


Clerk of Courts

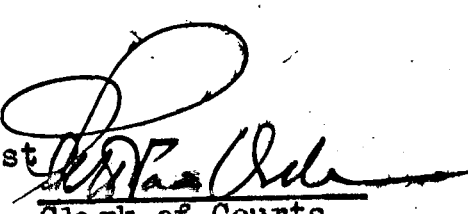
Thos J Renfro
Judge of the County
Court at Law No 2
Tarrant County Texas

MONDAY NOVEMBER 2-1936

On this the 2nd day of November A D 1936 There was begun and holden a regular Term of the County Court at Law No 2 for Criminal Cases, in the City of Fort Worth County of Tarrant. The Hon Thos J Renfro Presiding. There being present The Hon Will R Parker Criminal District Attorney, A B Carter Sheriff. Mrs Happy Shelton Clerk of the Courts. When the following proceedings were had to-wit:-

Thos J Renfro Judge
County Court at Law
No Two

Attest


Clerk of Courts.

270 Minutes of County Court, Criminal, Tarrant County, Term, 19

the day of A. D. 19

Stafford-Lowdon Co., Fort Worth 14327

256

IN THE COUNTY COURT AT LAW NO 2
IN AND FOR TARRANT COUNTY TEXAS

~~SATURDAY DECEMBER 30th-1936~~
January 2, 1937

2ND

January, 1937. Be it rembered on this the ~~30th~~ ^{2ND} days of ~~December 1936~~, the same being the last Saturday in the month. There came on to be heard, and for the examination of the above and foregcing minutes of the November Term of the County Court at Law No 2 in and for Tarrant County Texas. And the Court after examining same, found said minutes to be in all things correct.

It is therefore ordered adjudged and decreed that the said minutes, be in all things correct, and this court here and now adjourns, until Court in course.

Attest

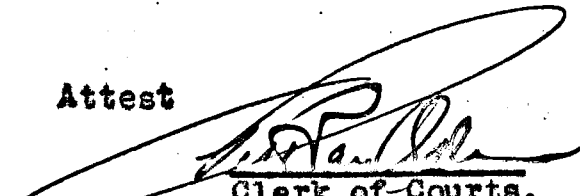

Clerk of Courts.

Thos J Renfro
Judge of the County
Court at Law No 2

MONDAY JANUARY 4th-1937

Be it remembered that on this the 4th day of January 1937, the same being the 1st Monday. There was begun and holden a regular Term of the Criminal Court of the County Court at Law No 2 in and for Tarrant County Texas. At the Court House, thereof. In the City of Fort Worth Texas. There being present and Presiding the Hon Thos J Renfro. Judge. A B Carter Sheriff. Will R Parker Criminal District Attorney. Mrs Happy Shelton Clerk. When the following proceedings were had. to-wit:-

Attest


Clerk of Courts.

Thos J Renfro Judge
County Court at Law
No 2.

787

the

day of

A. D. 19

--

No 16506

STATE OF TEXAS	I	IN THE COUNTY COURT AT LAW NUMBER TWO
vs	I	TARRANT COUNTY TEXAS
TOMMIE SCHOOLER	I	ORDER OVERRULING MOTION FOR NEW TRIAL.

On this the 4th day of May A D 1935 the same being Saturday there came on to be heard the motion for a new trial for the defendant herein, and the court after hearing said motion is of the opinion that same should be overruled

IT THEREFORE ORDERED ADJUDGED AND DECREED THAT THE SAID MOTION FOR A NEW TRIAL SHOULD BE IN ALL THINGS OVERRULED

Thos. J Renfro
Judge County Court at Law No Two

227

SATURDAY MAY 4TH 1935.

On this the 4th day of May A D 1935 the same being Saturday. There came on for examination by th Court the above and foregoing minutes of the March Term of Criminal Court in the County Caourt at Law No two Tarrant County Texas; and the Court after having examined the same; found said minutes to be in all things to be correct.

IT THEREFORE THE ORDER OF THE COURT; that the said minutes be in all things approved and this Court here now adjourns until Court in Course.

ATTEST:

R. H. McKinley
CLERK OF COURT

Thos J Rendro
JUDGE COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS.

MONDAY MAY 6TH

Be it remebered that on this the 6th day of May 1935 the same being the 1st Monday in May. There began and holden a regular Term of the of the County Court At Law No 2 in and for Tarrant County Texas at the Court House thereof in the City of Ft Worth Texas. There being present and Presiding the Hon Thos J Rendro Judge. Carl Smith Sheriff- Will R Parker Criminal District Attorney and the The Hon J W Happy Shelton Clerk of the Court; when the following proceedings among other things were had towit:

ATTEST

R. H. McKinley
Clerk of the Court.

No. 16244

STATE OF TEXAS
vs
OSCAR LEE SULLIVAN

|
|
|-----|

IN THE COUNTY COURT AT LAW NUMBER
TWO
TARRANT COUNTY TEXAS
ORDER OVERRULING NEW TRIAL

On this the 4th day of May A D 1935 that day bein Saturday there came on to be heard the motion for a new trial for the defendant herein, and the court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the said motion for a new trial being in all things overruled.

Handwritten signature and date: O J Renfro 7/3

Thos J Renfro.
Judge County Court at Law No 2

No 16505

STATE OF TEXAS
vs
TOMMIE SCHOOLER

|
|
|-----|

IN THE COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS
ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 4th day of May that being Saturday. there came on to be heard a motion for a new trial of the defendant herein in the above styled and numbered cause. And the Court after hearing said motion is of the opinion same should be overruled.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED, that said motion for a new trial be in all things overruled. It is ordered by the court that the defendant should be granted further time to make payment of fine and court cost.

Thos J Renfro
Judge County Court at Law No 2

730

ORDER OF COUNTY COURT AT LAW NO TWO OF TARRANT COUNTY TEXAS TRANSFERRING THE FOLLOWING NUMBERED CASES TO THE COUNTY COURT AT LAW NO ONE OF THE COUNTY OF TARRANT.

In the County Court at Law No Two of Tarrant County Texas: on this the 11th day of May 1935 came on to be heard the motion of Will R Parker Criminal District Attorney of Tarrant County Texas, to transfer certain cases to the County Court at Law No 1 of Tarrant County Texas: and the court is of the opinion that said motion should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED: that there be transferred from the County Court at Law No 2 of Tarrant County Texas the following cases towit:.

- 16288 Arthur Johnson - - - - -Theft
- 16476 Nace Smith - - - - -Theft
- 16427 Chas. Albert Locke - - - - - Theft
- 16449 Fred Rodgers - - - - - Theft by bailee
Theft.

Shro J. Ruffin
JUDGE COUNTY COURT AT LAW NO 2
TARRANT COUNTY TEXAS.

No---16344

OSCAR LEE SULLIVAN

VS

STATE OF TEXAS

I
I
I
I
I

IN THE COUNTY COURT AT LAW NO TWO

TARRANT COUNTY TEXAS

RECOGNIZANCE.

14th DAY OF MAY 1935. A.D.

This day came into open court Oscar Lee Sullivan defendant in the above styled and numbered cause, who, together with John Morrison and J A PETTY, his Suraties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$750.00 conditioned that the said Oscar Lee Sullivan, who has been convicted of a misdemeanor, THEFT UNDER, and his punishment assessed at 6 months in the County Jail, together with cost in this cause as more fully appears in the judgement of conviction duly entered in this cause, shall appear before this court from day to day and from term to term thereof, and do not depart without leave of this court, in order to abide the judgement of the Court of Criminal Appeals of this State at Austin Texas. to which said court this cause was appealed by the defendant.

*With dues
See case 16344
Page 232.*

SUREITES-----John Morrison

J A Pettty

Approved Carl Smith Sheriff
by W W Overton Deputy.

Approved by Thos J Renfro. Judge
County Court at Law No2 for form
only.

SATURDAY AUGUST 31st-1935

On this the 31st day of August 1935 A D the same being Saturday. There came on for examination by the Court, the above and foregoing minutes of the July Term of Criminal Court in the County Court at Law No Two Tarrant County Texas. and the Court after having examined the same, found said minutes to be in all things correct.

IT THEREFORE ORDERED ADJUDGED AND DECREED THAT THE SAID MINUTES BE in all things approved and this court now adjourns until court in course.

A ttest

[Handwritten signature]
Clerk

[Handwritten signature]
Judge County Court at Law
No Two.

Monday Sept, 2nd-1935

MONDAY, SEPTEMBER 2, A.D. 1935.

BE IT REMEMBERED that on this the 3rd day of September, A.D. 1935 same being the First Monday in September, A.D. 1935, there was begun and holden in and for the County of Tarrant State of Texas, a term of the County Court at Law Number Two, Tarrant County, Texas; there being present the Honorable Thomas J. Renfro, Judge of said Court, Carl Smith, Sheriff, Will R. Parker, Criminal District Attorney, and J.W.(Happy) Shelton, Clerk, and the following proceedings were had.

17263

STATE OF TEXAS

VS

Jim Simon Sweedon

IN THE COUNTY COURT AT LAW NO TWO
IN AND FOR TARRANT COUNTY TEXAS.
ORDER OVERULLING NEW TRIAL.AND
GRANTING ADDITIONAL TIME FOR PAYMENT OF COST.

On this 2nd day of November that being Saturday A D 1935. There came on to be heard a motion for a new trial in the above numbered casue. And the Court after hearing said motion is of the opinion that same should be overruled, but the Court is of the opinion that defendant should be granted additiona time to pay said fine and cost.

THEREFORE IT IS ORDERED ADJUDGED AND DECREED THAT: the motion for a new trail in all things should be overruled, and additional time granted defendant to pay fine and cost.

*Bond for
Judgements
msc*

Thos J Renfro
Judge County Court at Law
Tarrant County Texas.

17265

STATE OF TEXA S

VS

CARROLLWILLIAM OSBORNE

IN COUNTY COURT AT LAW NO TWO
IN AND FOR TARRANT COUNTY TEXAS.
ORDER OVERULLING NEW TRIAL
GRANTING ADDITIONAL TIME FOR PAYMENT OF FINE AND COST

ON THIS the 2nd day of November A D 1935. the same being the last day of this term. There came on to be heard motion for new trial and time granted to pay fine and cost. And the court after hearing said motion is of the opinion that New Trial not be granted and the motion for time granted, be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED. That motion for new traal be in all things overruled, and additional time is hereby granted for the defendant to pay fine and cost.

*Bond for
Judgements
msc*

Thos J Renfro
Judge County Court at Law No 2
Tarrant County Texas.

230

17264

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO TWO
 VS | IN AND FOR TARRANT COUNTY TEXAS.
 THOS LEROY OSBORNE | ORDER OVERRULING NEW TRIAL AND
 | GRANTING ADDITIONAL TIME FOR THE PAYMENT OF
 |* AND COST.

On this the 2nd day of November A D 1935. There came on to be heard motion for a new trial in the above numbered cause. And request for time to pay cost and fine. And the Court after hearing said motion, is of the opinion that motion for new trial should in all things be overruled, and is of the opinion that additional time should in all things be granted defendant to pay fine and cost.

IT IS Therefore ordered adjudged and decreed that motion for a new trail should be in all things overruled. It is Therefore ordered adjudged and decreed that additional time should in all things be granted defendant to pay fine and cost.

16924

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO TWO
 VS | IN AND FOR TARRANT COUNTY TEXAS
 HERBERT FLOYD COLLIER | ORDER GRANTING A NEW TRIAL

On this the 2nd day of November A D 1935. There came on to be heard motion for a new trial in the above numbered cause. The Court after hearing said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT the motion for a new trial, should in all things be granted.

Thos J Renfro
 Judge County Court at Law No 2
 Tarrant County Texas

17355

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO TWO
 VS | TARRANT COUNTY TEXAS
 CHARLIE MORROW | ORDER GRANTING DEFENDANT ADDITIONAL TIME
 | TO PAY FINE AND COST

On this the 2nd day of November A D 1935 there came on to be heard motion requesting additional time for the above named defendant to pay fine and cost. The court after hearing said motion is of the opinion that same should in all things be granted.

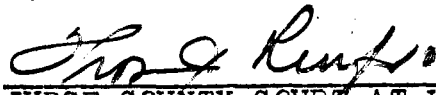
IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT ADDITIONAL TIME SHOULD IN ALL THINGS BE GRANTED

THOS J RENFRO
 JUDGE OF THE COUNTY COURT AT LAW NO2
 TARRANT COUNTY TEXAS.

SATURDAY NOVEMBER 4th-1935

On this the 2nd day of November the same being Saturday There came on for examination by the Court of the above and foregoing minutes of the September term of Criminal Court in the County Court At Law Number Two for Tarrant County Texas. And the Court after having examined the same found said minutes to be in all things correct:

IT IS THEREFORE ORDERED ADJUDGED AND DECREED BY THE COURT that the said minutes be in all things approved and this Court adjourn until Court in Course.


 JUDGE COUNTY COURT AT LAW NO 2
 TARRANT COUNTY TEXAS

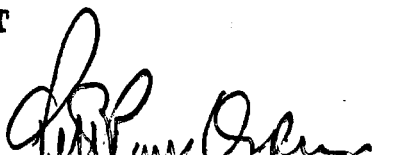
ATTEST:


 CLERK OF COURTS

MONDAY NOVEMBER 4th A D 1935

Be it remembered that on this the 4th day of November A D 1935 the same being the First Monday in November. There begun and holden a regular term of the County Court at Law No Two in and for Tarrant County Texas, at the Court House thereof in the city of Fort Worth Texas. There being present and presiding the Hon Thos J Renfro Judge. Carl Smith Sheriff Will R Parker Criminal Dist Atty, and Hon. J W (Happy) Shelton Clerk of the Courts. When the following proceedings among other things were had to-wit:-

ATTEST


 CLERK OF THE COURTS.

220

STATE OF TEXAS	No's 16505	
VS	I	COUNTY COURT AT LAW NO TWO
TOMMIE SCHOOLER	I	TARRANT COUNTY TEXAS
	I	

On this the 4th day of June there came on to be heard and amended motion for a new trial, and after court hearing the motion is of the opinion that a lighter sentence should be imposed upon the defendant It therefore ordered adjudged and decreed that the former action of the court be set aside and ~~XXX~~ a lighter sentence be imposed, to which the defendant accepted and fine and court cost paid.

Thos J Renfro
 Judge. County Court
 at Law No 2 Tarrant
 County Texas.

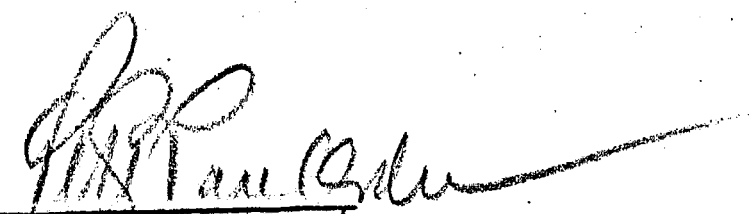
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MONDAY JANUARY 6th-1936

Be it remebered that on this the 6th day of January 1936, the same being the First Monday in January. There was begun and holden a regular term of the County Court at Law No 2 for Criminal Cases At the Court House thereof, in the City of Ft Worth Texas. There being present and presiding the Hon Judge Thos J Renfro. Carl Smith Sheriff J W (Happy) Shelton Clerk of the Court. When the following proceedings were had.

ATTEST:


Clerk of the Courts.

Criminal Minutes County Court 188
Tarrant County pg. 12

[Handwritten signature]

24

SATURDAY JANUARY 4TH

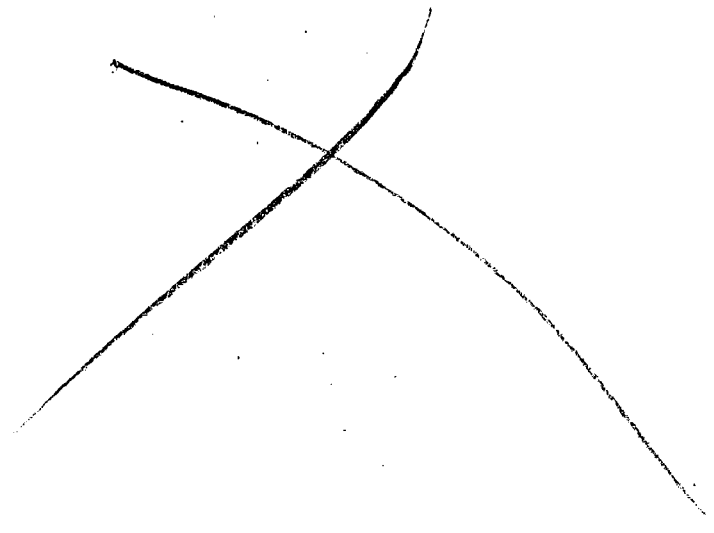
On this the 4th day of January same being Saturday A D 1936. There came on for examination by the courts of the above and foregoing minutes of the November Term of Court, the same being for Criminal cases. for Tarrant County Court at Law No Two. And the Court after having examined the same, found said minutes to be in all things correct.

It is therefore ordered adjudged and decreed by the Court that the said minutes be in all things approved and this Court adjourn untill court in course.

ATTEST:-

[Signature]
CLERK OF THE COURTS

Criminal Minutes County Court
Tarrant County
[Signature]
JUDGE COUNTY COURT AT
LAW NO TWO TARRANT
188
102



NO'S 17584
17585
17586

STATE OF TEXAS

vs

THELMA NORET

IN THE COUNTY COURT AT LAW NUMBER
TWO IN AND FOR TARRANT COUNTY TEXAS

On this the 4th day of January A D 1936 there came on to be heard a motion for a new trial in the above numbered causes, and the Court after hearing said motion is of the opinion that same should be overruled

It is ordered adjudged and decreed that the motion in the above numbered causes, be in all things overruled. The Court granted leniency to the defendant. Thelma Noret. Time for paying fine and Court cost is hereby extended until March 1st 1936.

Thos J Renfro Judge
County Court at Law
Number Two.

NO'S 17371

STATE OF TEXAS

vs

FIDGE COVEY

IN THE COUNTY COURT AT LAW NUMBER
TWO IN AND FOR TARRANT COUNTY TEXAS

on this the 4th day of January 1936 the same being Saturday the last day in the NOVEMBER term of County Court at Law No two in and for Tarrant County, there came on to be heard a motion for a new trial in the above numbered cause. The Court after hearing said motion is of the opinion that same should be overruled.

It is therefore ordered adjudged and decreed that motion for a new trial is hereby overruled. The defendant Fidge Covey was granted leniency. he was given until June the 1st 1936 to pay fine and Cost. Court further promised defendant that he did not have the full amount when judgement was final he send same back to lower court for final payment.

Thos J Renfro Judge
County Court at Law
Number 2 Tarrant County
Texas.

Handwritten initials

Stafford-Lowdon Co., Fort Worth 14327

Nos 17869
17870

STATE OF TEXAS

}

IN THE COUNTY COURT AT LAW NO TWO

vs

}

TARRANT COUNTY TEXAS

MRS ALLEEN HOLSTROM

On this the 22nd day of January 1936, the above defendant appeared in open Court through her attorney. Clyde Mays and withdrew her motion for a new trial, Therefore she was placed in jail to serve her fine and court cost.

Thos J Renfro

Judge of the County Court
At law No Two

No 17872

STATE OF TEXAS

}

IN THE COUNTY COURT AT LAW NO TWO

vs

}

TARRANT COUNTY TEXAS

JOHN R HOLSTROM

On this the 22nd day of January there came on to be heard a motion for a new trial for the above numbered cause. The Court after hearing said motion is of the opinion, that the defendant is in such a physical condition that he should be granted leniency. The Court is of the opinion that the defendant should be granted a new trial. and case should be dismissed.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED ON THE RECOMMENDATION OF John Connelley. That a new trial is hereby granted and cases dismissed. And that the defendant go hence without day.

Thos J Renfro

Judge County Court at
Law No Two Tarrant County

24

No-- 17673
COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS

STATE OF TEXAS
vs
IRVEN LAWRENCE NETWIG

On this the 29th day of February the same being Saturday
There came on to be heard amotion for a new trial, in the above numbered cause,
and the Court after hearing the said motion is of the opinion that same should
be overruled, but the Court is of the opinion that time should be granted for
the defendant to pay fine and Cost.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT THE
motion for a new trial is in all things overruled, and the defendant is given
until June 1st 1936 to pay fine and Cost.

Thos J Renfro Judge
County Court at Law
Number Two.

No--17888
IN THE COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS.

STATE OF TEXAS
vs
GLENN C GOSSETT.

On this the 18th day of February there came on to be
heard a motion for a new trial in the above numbered cause. The Court after
hearing the motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the
motion is in all things granted . Defendant appeared in open Court Plead
guilty to the charge of theft, and his punishment was assessed at 31 days in
jail and \$10.00 fine and Cost. Sentence to begin the date jailed. Defendant
served time in jail and paid fine and Cost.

Thos J Renfro
Judge of the County Court
at Law No Two.

No 18074
18059
IN THE COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS.

STATE OF TEXAS
vs
LAWRENCE PEREZ

On this the 24th day of February there came on to be
heard a motion for a new trial. The defendant withdrew his motion for a new
trial. Defendant paid his fine and Cost. this date

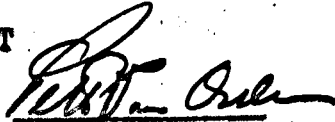
Thos J Renfro
Judge County Court at
Law No Two


FEBRUARY - 29--1936

On this the 29th day of February 1936, the same being Saturday. There came on to be heard and examination by the Court of the above and foregoing minutes of the January Term of the Criminal Court in the County Court at Law No Two Tarrant County Texas, and the Court after having heard and examined the same; found the said minutes to be in all things correct.

IT THEREFORE ORDERED ADJUDGED AND DECREED, that the said minutes be in all things approved, and this Court here and now adjourns until Court in Course.

ATTEST



Clerk of Courts

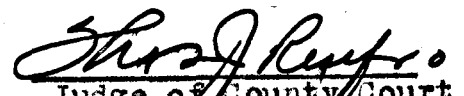

Judge County Court at
Law No Two Tarrant Co

MONDAY MARCH 2-1936

Be it remembered that on this the 6th day of March 1936, the same being the 1st Monday in March. There begun and holden a regular term of the County Court at Law No 2 in and for Tarrant County Texas. at the Court House thereof in the City of Fort Worth Texas. There being present and Presiding the Hon Thos J Renfro Judge. Carl Smith Sheriff. Will R Parker Criminal District Attorney and The Hon Hon J W (happy) Shelton Clerk of the Courts. When the following proceedings were had. to-wit.

Attest


Clerk of the Courts


Judge of County Court
at Law No 2 Tarrant
County Texas.

MAY 2nd 1936

On this the 2nd day of May A D 1936. the same being Saturday. There came on to be heard and examination by the courts of the above and foregoing minutes of the March Term of the Criminal Court in the County Court at Law No 2 in and for Tarrant County Texas, and the Court after having heard and examined the same found the said minutes to be in all things correct.

IT IS ORDERED ADJUDGED AND DECREED that the said minutes be in all things approved and this court here and now adjourns until court in course.

Thos J Renfro
Judge of the County Court
at Law No Two

Attest:

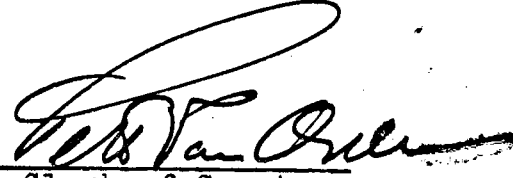

Clerk of Courts.

MAY 6th A D 1936

Be it remembered that on this the 6th day of May A D 1936, the same being the first Monday in May. There was begun and holden a regular term of the County Court at law No 2 in and for Tarrant County Texas. at the Court House thereof in the City of Fort Worth Texas. There being present and presiding the Hon Thos J Renfro Judge Carl Smith Sheriff, Will R Parker Criminal District Atty, and the Hon Happy Shelton Clerk of the Courts. When the following proceedings were had. to-wit.

Thos J Renfro
Judge of the County
Court at Law No 2

ATTEST


Clerk of Courts

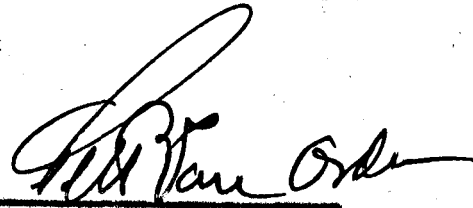
MAY 2nd 1936

On this the 2nd day of May A D 1936. the same being Saturday. There came on to be heard and examination by the courts of the above and foregoing minutes of the March Term of the Criminal Court in the County Court at Law No 2 in and for Tarrant County Texas, and the Court after having heard and examined the same found the said minutes to be in all things correct.

IT IS ORDERED ADJUDGED AND DECREED that the said minutes be in all things approved and this court here and now adjourns until court in course.

Thos J Renfro
Judge of the County Court
at Law No Two

Attest:

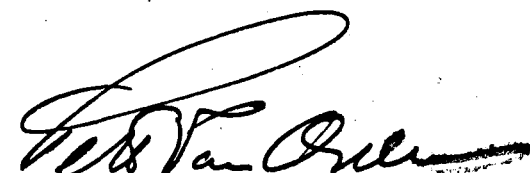

Clerk of Courts.

MAY 6th A D 1936

Be it remembered that on this the 6th day of May A D 1936, the same being the first Monday in May. There was begun and holden a regular term of the County Court at law No 2 in and for Tarrant County Texas. at the Court House thereof in the City of Fort Worth Texas. There being present and presiding the Hon Thos J Renfro Judge Carl Smith Sheriff, Will R Parker Criminal District Atty, and the Hon Happy Shelton Clerk of the Courts. When the following proceedings were had. to-wit.

Thos J Renfro
Judge of the County
Court at Law No 2

ATTEST


Clerk of Courts

2087

Minutes of County Court, Criminal, Tarrant County, Term, 19

the day of A. D. 19

Stafford-Lowdon Co., Fort Worth 14327

~~FRIDAY JULY 3rd-1936~~

FRIDAY JULY 3rd-1936

On this the 3rd day of July A D 1936 the same being Friday. There came on to be heard and examination by the Courts of the above and foregoing minutes of the May Term of the Criminal Minutes of the Criminal Court in the County Court at Law No 2 in and for Tarrant County Texas, and the Court after having heard and examined the same found the said minutes to be in all things correct

IT IS THEREFORE ORDERED AND DECREED that the said minutes be in all things correct and this court here and now adjourns until court in course.

ATTEST

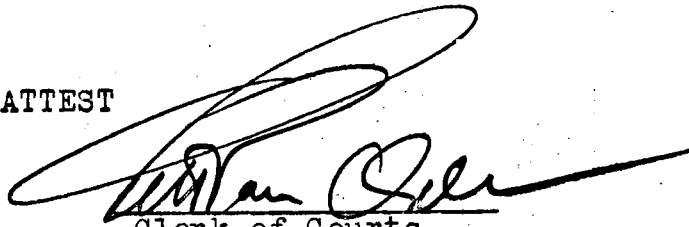

Clerk of Courts

Thos J Renfro
Judge of the
County Court at Law No2

JULY 6th-1936

Be it remembered that on this the 6th day of July A D 1936. The same being the First Monday in July. There was begun and holden a regular term of the County Court at Law No 2 in and for Tarrant County Texas. at the Court House Thereof, in the City of Fort Worth Texas. There being present and presiding the Hon Thos J Renfro Judge. Will R Parker Criminal District Attorney. Carl Smith Sheriff and Happy Shelton Clerk of the Courts. When the following proceedings were had to-wit:

ATTEST


Clerk of Courts

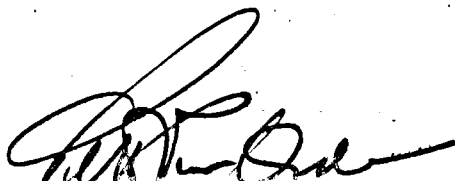
Thos J Renfro
Judge of the County
Court at Law No 2

Saturday August 29th-1936

On this the 29th day of August 1936 the same being Saturday. There came on for examination by the Court of the above and foregoing minutes of the July Term of the Criminal Court of the County Court at Law No 2 in and for Tarrant County Texas. and the court after examining same found the minutes to be in all things correct.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the said minutes to be in all things correct.

ATTEST


Clerk of Courts.

Thos J Renfro
Judge of the County
Court at Law No 2

Monday Sept 7th. A D 1936

Be it remembered that on this the 7th day of Sept. A D 1936. The same being the 1st Monday on September. There was and begun and holden a regular term of the County Court at Law No 2 in and for Tarrant County Texas at the Court House thereof, in the City of Fort Worth Texas. There being present and presiding the Hon Thos J Renfro Judge. A B Carter Sheriff. Will R Parker Criminal Dist Atty and Mrs Happy Shelton Clerk of the Courts. When the following proceedings were had. to-wit.

Thos J Renfro
Judge of the County
Court at Law No 2
Tarrant County Texas.

19760-19724

STATE OF TEXAS
vs
JACK FITZPATRICK

|
|
|

IN THE COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS

ON THIS THE SECOND DAY OF JANUARY there came on to heard a motion of the defendant in the above numbered and styled cause for a new trial. The court after hearing said motion is of the opinion that a new trial should be granted.

It is therefore ordered adjudged and decreed, that a new trial be granted. To which the defendant pleaded guilty, to the charge of theft and is give a sentence of 6 months in the County Jail.

Thos J Renfro
Judge of County Court
at Law No 2

20089

STATE OF TEXAS
vs
Tom Newton

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|
|

IN THE COUNTY COURT AT LAW
NO TWO IN AND FOR TARRANT COUNTY
TEXAS.

On this the 28th day of February there came on to heard a motion of the defendant in the above numbered and styled cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things granted.

THEREFORE IT IS ORDERED ADJUDGED AND DECREED THAT a new trial be granted.

THOS J RENFRO
Judge of the County Court
at Law No 2

19998

STATE OF TEXAS
vs
OVERTON A SULLIVAN

|
|
|

IN THE COUNTY COURT AT LAW NO TWO
IN AND FOR TARRANT COUNTY TEXAS

On this the 20th day of January 1937, there came on to be heard a motion for a new trial in the above numbered cause. After the court hearing said motion same was withdrawn.

Therefore it is orderd that judgement be made final.

20194

STATE OF TEXAS
VS
JESS ROE OLDHA M

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|
|

IN THE COUNTY COURT AT LAW NO TWO
IN AND FOR TARRANT COUNTY TEXAS.

It is the order of the Court that sentence of Jess Roe Oldham convicted in the above numbered cause, Run concurrently with felony sentence.

Thos J Renfro
Judge of the County Court
At Law No 2

20132

STATE OF TEXAS		IN THE COUNTY COURT AT LAW NO
vs		TWO IN AND FOR TARRANT COUNTY TEXAS
M J BARROW		

On this the 27th day of February A D 1937

there came in to open Court M J Barrow defendant in the above numbered and styled cause, together with his attorney Arthur Lee Moore, and his surties.

AETNA CASUALTY & SURETY COMPANY OF HARTFORD CONNECTICUT. M Kennard Atty in fact. Acknowledge themselves jointly and severally indebted to the State of Texas, in the penal sum of \$500.00 Dollars. Five Hundred Dollars. conditioned that the said M J Barrow, who has been convicted in this cause a mis-demeanor. aggravated assault. and his punishment assessed at \$100.00 and together with all court cost in this cause. as more fully appears by the judgement 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 by the Judgement of the Court of Criminal Appeals of the State of Texas in this cause.

Thos J Renfro Judge
County Court at Law No 2

No 20132

STATE OF TEXAS		IN THE COUNTY COURT AT LAW NO
vs		TWO IN AND FOR TARRANT COUNTY
M J BARROW		TEXAS

On this the 27th day of February A D 1937, the same being Saturday, there came on to heard a ^{be} ~~amended~~ motion for a new trial for the defendant in the above numbered cause, and the Court after hearing said motion is of the opinion that same be overruled.

It is therefore the order of the Court that said motion for a new trial, be in all thing overruled, to which action and ruling of the court. Defendant did then and there in open court did -except and give notice of appeal to the Criminal Court of Appeals of the State of Texas at Austin Texas, and is given 90 days in which to prepare and file statement of facts, bills of exceptions. Reconizance set at \$500.00 & SURETY and entered into by M J Barrow principal and the AETNA CASUALTY COMPANY OF CONNECTICUT. surties.

Thos J Renfro County Judge
of the County Court at Law
No Two

IN THE COUNTY COURT AT LAW NO. "2"
IN AND FOR TARRANT COUNTY TEXAS

SATURDAY FEBRUARY 27th. 1937.

Be it remembered on this the 27th. day of February, 1937, the same being the last saturday in the month. There came on to be heard, and for the examination of the above and forgoing minutes of the January term of the County Court at Law No. 2 in and for Tarrant County, Texas. And the Court after examining same, found all minutes to be in all things correct.

It is therefore, ordered, adjudged and decreed that the said minutes, be in all things correct, and this court here and now adjourns, untill Court in course.

Thos J. Renfro

Thos. J. Renfro, Judge of the County Court at Law No. 2

Attest;

A. M. [Signature]
deputy CLERK

MONDAY MARCH 1st. 1937

Be it remembered that on this the 1st. day of March 1937, the same being the first Monday. There was begun and holden a regular term of the Criminal Court of the County Court at Law No. 2 in and for Tarrant County, Texas. at the Court House, in Fort Worth, Tarrant County, Texas. There being present and presiding, The Hon. Thos. J. Renfro, Judge. A.B. Carter, Sheriff, Will R. Parker Criminal District Attorney, Mrs. Happy Shelton Clerk. When the following proceedings were had, to-wit-

Thos J. Renfro

Thos. J. Renfro, Judge of the County Court at Law No. 2

Attest;

A. M. [Signature]
Deputy Clerk.

*No motions
March Term*

*No motions
May Term*

	21958	
STATE OF TEXAS	#	IN THE COUNTY COURT AT LAW NO TWO
vs.	#	TARRANT COUNTY, TEXAS.
WILLIE BROWN	#	

ON THIS THE TWENTY THIRD DAY OF AUGUST, there came on to be heard a motion of the defendant in the above numbered and styled case for a new trial. The court after hearing said motion is of the opinion that a new trial should be granted.

It is therefore ordered, adjudged and decreed, that a new trial be granted. ~~xxxxxxx~~

Thos. J. Renfro
Judge of the County Court
at Law No. 2

	21906	
STATE OF TEXAS	#	IN THE COUNTY COURT AT LAW NO. TWO
vs.	#	TARRANT COUNTY, TEXAS.
Tom Bosly	#	

ON THIS THE TWENTY EIGHT DAY OF AUGUST, there came on to be heard a motion of the defendant in the above styled and numbered cause for a new trial. The court after hearing said motion is of the opinion that a new trial should be granted.

It is therefore ordered, adjudged and decreed that a new trial be granted.

To which charge the defendant pleaded guilty and was fined \$17.00 and cost.

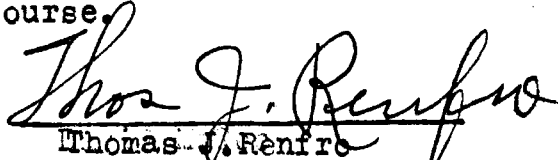
Thos. J. Renfro
Judge of the County Court at Law
No. 2

In The County Court at Law Number Two
Tarrant County Texas

Saturday September 4th, 1937

Be it remembered on this the Fourth day of September, 1937, the same being Saturday, there came for examination of the Minutes of The (Criminal) County Court at Law No. Two in and for Tarrant County, Texas. The Court after examination found same to be in all things correct and now adjourns until Court in course.


Attest 
Clerk of the Courts


Thomas J. Renfro
Judge
County Court at Law No. 2
Tarrant County, Texas

Monday September 6th, 1937

On this the 6th day of September, 1937, there was begun and holden a regular term of the County Court at Law No. 2, for Criminal Cases, in the city of Fort Worth and County of Tarrant. The Hon. Thos. J. Renfro Judge presiding. There being present the Hon. Will R. Parker, Crim. District Attorney, A. B. Carter, Sheriff and Mrs. Happy Shelton Clerk when the followin proceedings were had to-wit:-

Attest 
Clerk of the Courts.


Thomas J. Renfro
Judge
County Court at Law No. 2
Tarrant County, Texas

Criminal Minutes County Court 1937
Tarrant County pg 22

ORDER OF COUNTY COURT AT LAW NO.2
OF TARRANT COUNTY TEXAS TRANSFERRING
THE FOLLOWING NUMBERED CAUSES TO THE
COUNTY COURT AT LAW NO.1 OF THE CO
UNTY OF TARRANT.

In the County Court at Law No.2 of Tarrant County Texas: On this the 22nd day of October, 1937 came on to be heard the motion of Will R. Parker, Criminal Dist. Attorney of Tarrant County Texas, to transfer the following Causes to County Court at Law No.1, of Tarrant County, Texas: and the Court is of the opinion that said motion should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED: that there be transferred from the County Court at Law No. Two of Tarrant County, Texas the following Causes to wit;

- ~~22574~~.....~~Carrie Bragg~~.....~~Thft~~
- 22415.....Carrie Bragg.....Thft
- 21338.....Annie Morgan.....Thft
- 22302.....Johnnie Mullins.....Vag.
- 22106.....Troy Mitchell.....Tampering
- 22052.....Herbert Robinson.....Lottery
- 22416.....R.L.Dyer.....Swind.
- 21809.....Charle Waggoner.....Thft
- 21793.....Rube Whatley.....Lottery
- 21464.....C.H.Caviness.....A.A.
- 21095.....W.C.Carson.....Swind.
- 20412.....W.O.Carson.....Swind.
- 22421.....A.F.Byrd.....A.A.

Thomas J. Ruffin
Judge
County Court at Law No.2
Tarrant County Texas

the

day of

A. D. 19

State of Texas

VS

Elizabeth Sinyard

In the County Court at Law No.2
Tarrant County, Texas

On this the 30th day of October, 1937 there came on to be heard a motion of the defendant in the above styled and numbered cause for a new trial. The Court after hearing said motion is of the opinion that the said motion should be overruled.

It is therefore ordered, adjudged and decreed that the motion for new trial be in all things overruled.

Thomas J. Renfro

Judge-County Court at Law No.2
Tarrant County, Texas

In The County Court at Law No.2

Tarrant County Texas

Saturday October 30th, 1937

Be it remembered on this the 30th day of October 1937, the same being Saturday, there came on for examination of the Minutes of the Criminal County Court at Law No.2 in and for Tarrant County, Texas. The Court after examination found same to be in all things correct and now adjourns until Court in course.

Attest
Clerk of the Court

Thomas J. Renfro

Judge-County Court at Law
Number TWO
Tarrant County, Texas

Monday November 1st, 1937

On this the 1st day on November, 1937, there was begun and holden a regular term of the County Court at Law No.2 for Criminal Cases in the city of Ft. Worth, County of Tarrant. The Hon. Thomas J. Renfro, Judge presiding. There being present the Hon. Will R. Parker, Criminal Dist. Atty., A.B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings were had to-wit:-

Attest

[Signature]

[Signature]

Thomas J. Renfro

Judge-County Court at Law
Number Two
Tarrant County Texas

No. 20699

STATE OF TEXAS
VS
WELDON M. ALLEN

IN THE COUNTY COURT AT LAW NUMBER TWO
TARRANT COUNTY TEXAS
ORDER OVERRULING MOTION FOR NEW TRIAL

On this the First day of January, A.D. 1938 that being Saturday, There came on to be heard a motion for a new trial of the Defendant herein in the above styled and numbered cause. And the Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that said motion for a new trial be in all things overruled. #####

Judge-County Court
at Law Number Two.

No other motions for November Term.

January 1st 1938

On this the first day of January, 1938, the same being Saturday there came on for examination by the Court of the above and foregoing minutes of the November Term of the Criminal Court of the County Court at Law Number Two of Tarrant County Texas and the Court after examining same, found the minutes to be in all things correct.

It is therefore ORDERED, ADJUDGED AND DECREED, that the said minutes be in all things approved, and the Court here and now adjourns until Court in course.

Thomas J. Renfro
Judge-County Court at Law No. 2
Tarrant County, Texas

Monday January 3rd, 1938

Be it remembered that on this the third day of January A.D. 1938 the same being the first Monday in January. There was begun and holden a regular term of the County Court at Law Number Two in and for Tarrant County, Texas at the Court House thereof in Ft. Worth, Texas. There being present the Hon. Thomas J. Renfro Judge of said Court, A. E. Carter Sheriff, The Hon. Will R. Parker Criminal District Attorney and Mrs. Happy Shelton Clerk of said Court.

When the following proceedings were had to-wit:-

Attest *[Signature]*
Clerk

Thomas J. Renfro
Judge-County Court at Law No. 2

Friday, Jan. 21, 1938

The following styled and numbered causes transferred from County Court at Law No. 2 to County Court at Law No. 1 :-

- 22828.....Frances Farrell Southern.....Driving without Operators License.
- 22693.....Bertha Mae Harlen.....Mal.Misch.
- 23078.....Raymond Hooper.....Theft
- 23048.....Edith Bruce et al.....A.L.& D.P.
- 23002.....Dempsey Fowler.....Theft
- 22982.....Mack Howell Wright.....Theft
- 18342.....M.L.Johnson.....Vio.Motor Fuel Law
- 22702.....Beatrice Walker.....Theft
- 23079.....James Marvin Seay.....Theft
- 23032.....C.J.Wigley & Frank Turner.....Lottery
- 22696.....I.D.Hightower.....Lottery
- 20470.....Calvin C.Shipley.....Theft
- 20423 }
20468 }Calvin C.Shipley.....Theft
20469 }
20422 }
- 21140.....R.L.Lewis.....Swind.


Thos J. Rensler
Judge-County Court at Law No. 2

Criminal Minutes County Court 188
Tarrant County pg. 26

Friday, February 25, 1938

The following styled and numbered causes transferred from County Court at Law No. Two to County Court at Law Number One;

23195.....	J.M.(Jim) Harris.....	A.L.& D.P.
23140.....	Earl Cassidy Jr.....	Simple Assault
23065.....	Everett E.Young.....	A.L.& D.P.
22408.....	A.E.Watts.....	A.A.
22963.....	R.I.Dyer.....	Swind.
22939.....	Martha Kelly.....	Theft
23257.....	Weldon Barrow.....	Drunk
21350.....	Dave Washington.....	A.A.
23231.....	Fred Sisson.....	A.A.
23254.....	Adolph Garcia & Miguel Guitierrez.....	Theft
23112.....	W.D.Hosenfuss.....	Swind.
23256.....	Charles Rhodes.....	Theft
23262.....	Buck Davis.....	Injuring Fence
22315.....	J.W.Williams.....	A.A.
23148.....	L.E.Johnston.....	Speeding
22211.....	Chester Young.....	Speeding
21655.....	Guy O.Street.....	Speeding


 Judge-County Court at Law No.2

22937

STATE OF TEXAS
VS
DOYLE FLOYD

IN THE COUNTY COURT AT LAW NO.2
IN AND FOR TARRANT COUNTY, TEXAS

On this the 5th day of March, 1938 the same being Saturday the last day in the January term of County Court at Law No. Two in and for Tarrant County, there came on to be heard a motion for a new trial in the above styled and numbered cause. The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that motion for new trial is hereby overruled. Appeal Dismissed and cause returned to Justice Court on Writ of Procedendo.

Thomas J. Renfro, Judge
County Court at Law No. 2.

22870

STATE OF TEXAS
VS
JOHNNIE SIMMS

IN THE COUNTY COURT AT LAW NO.2
IN AND FOR TARRANT COUNTY, TEXAS

On this the 5th day of March, 1938 the same being Saturday the last day in the January Term of County Court at Law No. 2 in and for Tarrant County, Texas there came on to be heard a motion for a new trial in the above styled and numbered cause. The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is hereby overruled. Judgment deferred until the 5th day of September 1938.

Thos. J. Renfro, Judge
County Court at Law
No. Two of Tarrant
County, Texas.

MARCH 5TH, 1938

On this the fifth day of March, 1938, the same being Saturday there came on for examination by the Court of the above and foregoing minutes of the January Term of the January Term of the Criminal Court of the County Court at Law Number Two of Tarrant County, Texas and the Court after examining same found the minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the said minutes be in all things approved, and the Court here and now adjourns until Court in course.

Thomas J. Renfro
Judge-County Court at Law No. 2
Tarrant County, Texas.

MONDAY MARCH 7th, 1938

Be it remembered that on this the Seventh day of March A.D. 1938 the same being the first Monday in March. There was begun and holden a regular term of the County Court at Law Number Two in and for Tarrant County, Texas at the Court House thereof in Fort Worth, Texas. There being present the Hon. Thomas J. Renfro, Judge of said Court, A. B. Carter Sheriff, the Hon. Will R. Parker Criminal District Attorney and Mrs. Happy Shelton Clerk of said Court.

When the following proceedings were had to-wit;

Attest

[Signature]

Thomas J. Renfro
Judge-County Court at Law
Number Two.

Friday, March 25th, 1938

The following styled and numbered causes transferred from County Court at Law No. Two to County Court at Law No. One;

23448	Charlie Wimberly	Driving Veh. without concent
23434	A. J. Brown	Swind.
23413	Wm. Merrifield	Drunk & Rep.
18655	W. B. Eaton	A. A.
23115	B. Y. Hobbs	Black Jack
23684	Andy Hodge	A. A.
23259	J. H. Hinton	Concl. Mort. Prop.
23424	Pete Howell	Theft
23140	Earl Cassidy Jr.	Simple Asslt.
23358	Wm. Rufus Gover	Theft
23357	Wm. Rufus Gover	Theft
23433	John Henry Baker	Theft
23360	A. M. Jones	Theft by Bailee
18971	Ocie W. Peterson	Swind.
23378	Geo. Brown Jr.	Speeding
23392	Sidney Osborne	Speeding
23326	Oscar Rossing Jr.	Swind.
23444	Ray Watkins	A. A.
23445	James L. West	Theft By Bailee
23446	James L. West	Theft By Bailee
23442	Gertrude D. Smith	Drunk
23441	Gertrude D. Smith	A. L. & D. P.
23443	Floyd Terry	A. A.

Thos. J. Reynolds
 Judge-County Court
 at Law No. Two.

Criminal Minutes County Court 18^B
 Tarrant County 19 29

April 22, 1938

The following sytled and numbered causes transferred from County Court at Law No. Two to County Court at Law No. One;

23433 John Henry Baker.....Theft
 23413 Wm. Merrifield.....Drunk
 23473 Roy Sampson.....Swind.
 23410 Kenneth Black.....Theft by Bailee
 23529 Raymond Dodd.....Drunk
 23378 Geo. Brown Jr.....Speeding
 23383 Virginia L. Hallam.....Speeding
 23151 Victor McCrea.....Speeding
 23525 M. J. Barrow.....Speeding
 23551 R. R. Wilson.....Speeding
 23505 Homer Dodd.....Theft
 23578 Homer Dodd.....Theft
 23521 Jack Butler.....Theft
 23566 Sam Bertram.....A. A.
 23517 Homer Dunn.....Swind.
 23501 Alfred Foley.....Theft

Thos J. Penley
 Judge-County Court at Law No. 2

Criminal Minutes County Court 18^B
 Tarrant County pg 30

Stafford-Lowdon Co., Fort Worth 14327

[The main body of the page contains three large, vertical, wavy lines that appear to be bleed-through or scanning artifacts, obscuring any text that might have been present.]

THERE WERE NO MOTIONS FILED
IN THE COUNTY COURT AT LAW
NUMBER TWO FOR CRIMINAL CA^s
SES DURING THE MARCH TERM.

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APPROVAL OF MINUTES
MARCH TERM, 1938

ON THIS THE 30th DAY OF APRIL A.D. 1938 THE SAME BEING THE LAST DAY OF THE MARCH TERM OF THE COUNTY COURT AT LAW NO. TWO IN AND FOR TARRANT COUNTY, TEXAS, THERE CAME ON FOR EXAMINATION AND APPROVAL BY THE COURT OF THE MINUTES OF SAID COURT FOR SAID TERM THEREOF AND THE COURT AFTER READING SAID MINUTES AND AFTER FINDING SAID MINUTES TO BE IN ALL THINGS CORRECT DOES HERE AND NOW IN OPEN COURT, SIGN AND APPROVE SAME.

Thomas J. Renfro
JUDGE-COUNTY COURT AT LAW NO. 2
TARRANT COUNTY, TEXAS

MONDAY MAY 2nd, 1938

ON THIS THE SECOND DAY OF MAY A.D. 1938 THERE WAS BEGUN AND HOLDEN A REGULAR TERM OF THE COUNTY COURT AT LAW NO. TWO FOR CRIMINAL CASES, IN THE CITY OF FT. WORTH AND COUNTY OF TARRANT THE HON. THOS. J. RENFRO, JUDGE PRESIDING. THERE BEING PRESENT THE HON. WILL R. PARKER, CRIMINAL DISTRICT ATTORNEY, A. B. CARTER SHERIFF, AND MRS. HAPPY SHELTON CLERK WHEN THE FOLLOWING PROCEEDINGS WERE HAD TO-WIT;

Thomas J. Renfro
JUDGE-COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

Attest

Will R. Parker
Clerk

State of Texas
County of Tarrant

TRANSFER OF CRIMINAL CASES.

On this the 27th day of June, 1938 the following styled and numbered cases are transferred from County Court at Law Number Two to County Court at Law Number One ;

Thos J. Renshaw
Judge, County Court at Law No. 2
Tarrant County, Texas.

23924	Martha Jones	Lottery	
23918	Charley Kurosky & Robert Miller		Theft
23919	Charley Kurosky & Robert Miller		Theft
23920	Charley Kurosky & Robert Miller		Theft
23921	Charley Kurosky & Robert Miller		Theft
23922	Charley J. Hamilton		Lottry
23898	Jean Bonneaur		Theft
23433	John Henry Baker		Theft

NO MOTIONS FILED IN CRIMINAL CASES IN COUNTY COURT AT LAW NO. TWO DURING MAY TERM.

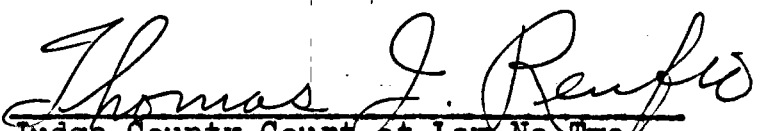
IN THE COUNTY COURT AT LAW NUMBER TWO.
TARRANT COUNTY TEXAS

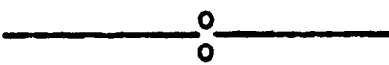
SATURDAY, JULY 2, 1938.

Be it remembered on this the second day of July A.D. 1938 the same being Saturday, there came on for examination of the Criminal Minutes of the May Term of the County Court at Law Number Two of Tarrant County, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said minutes be in all things approved, and this Court here and now adjourns until Court in course.

Attest 
Deputy Clerk



Judge-County Court at Law No. Two
Tarrant County, Texas



MONDAY JULY 4th, 1938.

Be it remembered that on this the 4th day of July A.D. 1938, the same being the first Monday in July there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County, Texas at the Court House thereof in the City of Ft. Worth Texas. There being present and presiding the Hon. Thomas J. Renfro, Judge of said Court, Will R. Parker Criminal District Attorney, A.B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;

Attest 
Deputy Clerk


Judge-County Court at Law No. Two
Tarrant County, Texas

THERE WERE NO MOTIONS FILED
IN THE COUNTY COURT AT LAW
NUMBER TWO FOR CRIMINAL CA-
SES DURING THE JULY TERM.

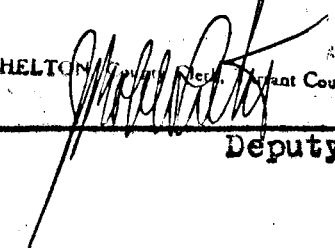
There were no motions filed during July Term, 1938.

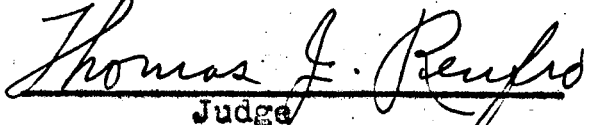
IN THE COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

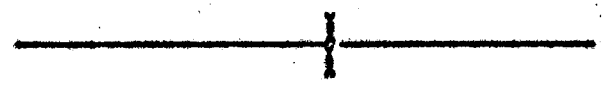
SATURDAY, SEPTEMBER 3rd, 1938

Be it remembered on this the 3rd day of September, 1938 the same being Saturday, there came on for examination of the Criminal Minutes of the July Term of the County Court at Law Number Two of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said Minutes be in all things approved and this Court here and now adjourns until court in course.

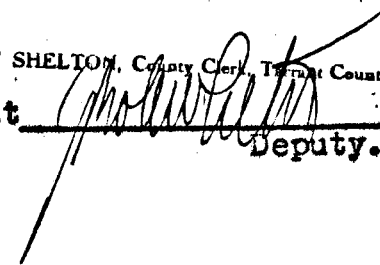
MRS. HAPPY SHELTON, County Clerk, Tarrant County, Texas
Attest  Deputy.

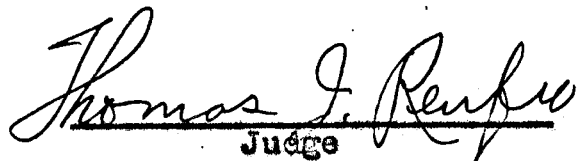

Judge
County Court at Law No. Two
Tarrant County, Texas.



Monday, September 5th, 1938

Be it remembered that on this the 5th day of September, 1938, the same being the first Monday in September, 1938, there was begun and holden a regular term of the County Court at Law Number Two, of Tarrant County, Texas at the Court House thereof in the City of Ft. Worth, Texas. There being present and presiding the Honorable Thos. J. Renfro, Judge of said Court, Will R. Parker Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to wit;

MRS. HAPPY SHELTON, County Clerk, Tarrant County, Texas
Attest  Deputy.


Judge
County Court at Law No. 2
Tarrant County, Texas

State of Texas
County of Tarrant

Transfer of Criminal Cases to County
Court at Law Number ONE.

On this the 23rd day of September, 1938 the following Cases are hereby transferred from County Court at Law No. Two to County Court at Law No. One.

24556	Verl Mangham	Theft
23927	A.C.Minter	Lottery
24241	Floyd Tucker	A.A.
24073	Roy Pharr	A.A.
24074	Roy Pharr	A.A.
24438	Erwin Hamner	Theft
24619	James Howard	
	Jack Howard	
	James Alben Dunham	
	Doyle Floyd	Tampering
24261	Erwin Hamner	Theft
23950	JesssRoe Oldham	Theft
24485	Vada Lee Nobles	Theft
24302	Octavia Mitchell	Theft
23331	E.T.Mitchell	Swind.
24059	J.D.Marbut	Theft by Bailee
23955	R.B.Minton	Vio.Pure Food Law
23995	R.M.Keel	Swind.
24624	Sam Robinson	Theft

Thomas J. Ruffo
Judge
County Court at Law No. 2
Tarrant County, Texas

Criminal Minutes County Court 158
Tarrant County Pg. 35

24493

STATE OF TEXAS		IN THE COUNTY COURT AT LAW NO. TWO
VS		
LLOYD B. CLARK		TARRANT COUNTY, TEXAS

On this the 5th day of November, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that a new trial be in all things granted.

Thos. J. Renfro
Judge
County Court at Law No. 2
Tarrant County, Texas

24440

STATE OF TEXAS		IN THE COUNTY COURT AT LAW NO. 2
VS		
JAMES CLARENCE HOLDER		TARRANT COUNTY, TEXAS

On this the 5th day of November, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled.

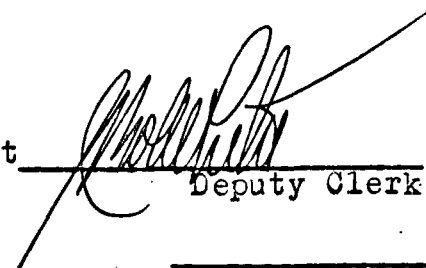
Thos. J. Renfro
Judge
County Court at Law No. 2
Tarrant County, Texas

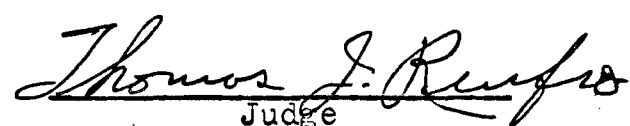
IN THE COUNTY COURT AT LAW NUMBER TWO
TARRANT COUNTY TEXAS

SATURDAY, NOVEMBER 5th, 1938

Be it remembered on this the 5th day of November 1938 the same being Saturday, there came on for examination of the Criminal Minutes of the September Term of the County Court at Law Number Two of Tarrant County, Texas, and the Court after having examined and read same, found the said minutes to be in all things correct.

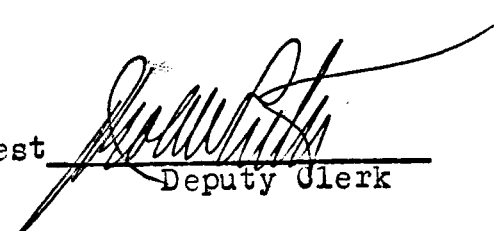
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until Court in course.

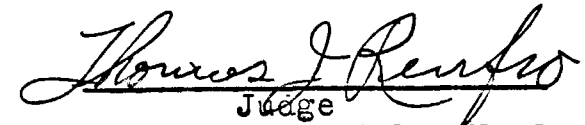
Attest 
Deputy Clerk


Judge
County Court at Law No. 2
Tarrant County, Texas

Monday, November 7th, 1938

Be it remembered that on this the 7th day of November 1938, the same being the first Monday in November, 1938, there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County, Texas. At the Court House thereof in the City of Ft. Worth Texas. There being present and presiding the Honorable Thomas J. Renfro, Judge of said Court, Will R. Parker Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings were had to-wit:

Attest 
Deputy Clerk


Judge
County Court at Law No. 2
Tarrant County Texas

24924	Sylvester Jordan	Swind.
24804	Sylvester Jordan	Swind.
24961	Woodrow Sparks	Theft & Rep.
24962	Albert Cleveland Wright	Theft & Rep.
24244	Orie Brown	A.A.
24245	Marvel Brown	A.A.
24778	Henry Patton	A.A.
24757	James Howard	Theft
24931	John Hyde Ahrens	Theft
24856	Q.W.Griffin	Swind.
24453	L.C.Ousley	Theft

State of Texas | Motion to transfer Criminal Cases
 Tarrant County |

On this the 23rd day of November, 1938 there came on to be heard a motion of the Criminal District Attorney, Will R. Parker to transfer the above styled and numbered causes to the County Court at Law No. One. The Court after hearing said motion is of the opinion that said motion should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above styled and numbered causes be transferred from County Court at Law No. 2 to County Court at Law No. 1.

Thos J. Reuber
 Judge
 County Court at Law No. 2
 Tarrant County, Texas

Criminal Minutes County Court 18B
 Tarrant County pg. 37

NOVEMBER TERM 1938, COUNTY COURT
AT LAW NUMBER TWO.

THE FOLLOWING CRIMINAL CASES OVERRULED BY
OPERATION OF LAW.

24929

STATE OF TEXAS

VSTHEFT

ROBERT TAYLOR

25014

STATE OF TEXAS

VSTAMPERING WITH MOTOR VEHICLE.

CLYDE HARRY CALWELL ✓
James Floyd Overton

THE ABOVE WERE THE ONLY MOTIONS FILED DURING NOVEMBER TERM.

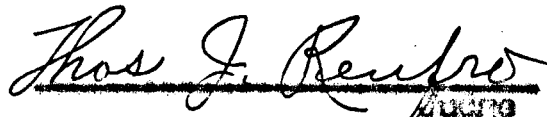
IN THE COUNTY COURT AT LAW NO. 2
TARRANT COUNTY

SATURDAY, DECEMBER 31st, 1938.

Be it remembered on this the 31st day of December, 1938 the same being Saturday, there came on for examination of the Criminal Minutes of the November Term of the County Court at Law No. Two of Tarrant County, Texas and the Court after having read and examined same found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved and this Court here and now adjourns until Court in course.

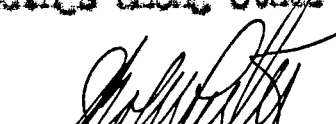
Attest 
Dep. County Clerk

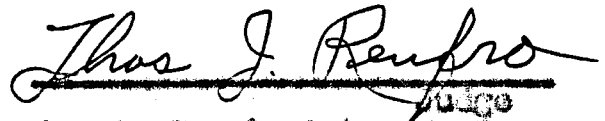

County Court at Law No. Two
Tarrant County, Texas

0
0

Monday, January 2nd, 1939

Be it remembered that on this the 2nd day of January 1939, the same being the first Monday in January, 1939, there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County, Texas. At the Court House thereof in the City of Ft. Worth. There being present and presiding the Hon. Thos. J. Renfro Judge of said Court, Hon. Irvin H. Brown Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;

Attest 
Dep. County Clerk


County Court at Law No. Two
Tarrant County

24367---Dewey Dodson.....Violating Electric Code

State of Texas
County of Tarrant

MOTION TO TRANSFER

On this the 13th day of January, 1938 there came on to be heard a motion of the Criminal District Attorney to transfer the above styled and numbered cause from County Court at Law Number Two to County Court at Law Number One.

The Court after having heard said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT said motion be in all things granted.

Thos J. Rando
Judge
County Court at Law No. 2
Tarrant County, Texas

*Criminal Minute County Court 18^B
Tarrant County pg. 40*

State of Texas
County of Tarrant

Motion to transfer

On this the 20th day of January A D 1939 there came on to be heard a motion by the Criminal District Attorney to transfer the following styled and numbered causes from the County Court at Law Number Two to the County Court at Law Number One.

The Court after hearing said motion is of the opinion that said motion should be in all things granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the following styled and numbered causes are this day transferred.

- 23536 B.E.Hunter- - - - -Careless Coll.
- 24530 X.E.Selby- - - - - A.A.
- 24794 Roosevelt Robinson- - - - -Pistol
- 25165 Hillian Barron- - - - -Pistol
- 24529 X.E.Selby- - - - - A.A.
- 21531 Pat Reeves- - - - -A.A.
- 25226 J.M.Grant- - - - -A.A.
- 25078 Willie Johnson- - - - -Theft
- 24156 F.A.Lee- - - - - Theft
- 23898 Jean Bonnear- - - - -Theft
- 25138 Alvin Collins Amick- - - - - Theft

Thomas J. Renfro
Judge
County Court at Law
Number Two, Tarrant
County Texas

Criminal Minutes County Court 15B
Tarrant County pg. 41 of 2

State of Texas
County of Tarrant

MOTION TO TRANSFER.

On this the 24th day of February, 1939 there came on to be heard a motion by the Criminal District Attorney to transfer the following styled and numbered causes from the County Court at Law Number Two to the County Court at Law No. One

The Court after hearing said motion is of the opinion that said motion should be in all things granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things granted.

Thomas J. Rawley
Judge
County Court at Law
Number Two.
Tarrant County, Texas

Number	Style	Charge
25148	State of Texas VS Freddie Lee Massington	Theft
25067	" " " "	" "
24600	" E.D. Frierson	Swindling
24974	" Annie Katherine Bryant	Theft
25322	" B.B. Branch	A.A.
25069-70-71-72-73	" A.C. Harland	Mal. Misch.
25303	" Roy B. Yancy	A.A.
25312	" Gusta Long	A.A.
25328	" John Hawkins	Careless Coll.
25012	" Edward Brown	Neg. Homicide
24934	" Lyle H. Adams	Swind.
25103	" J.I. Howard	Swind.
23995	" R.M. Keel	Swing.
23304-23363	" Roy Yancy	Swind.
25295	" Thos. Odell Hicks	Theft
25018	" Lorene Hamner	Theft
24726	" R.O. Moore	Swind.
25196	" Albert Preston	Assault
23224	" Julian Vega	Drunk
24818	" Jno. M. Armstrong	V.L.L.
24582	" Lola B. & Ray McClary	V.L.L.
22686	" R.E. Lee	Unl. Practice Med.
24429	" J.T. Jones	V.L.L.
25327-25326	" T.C. Razor	V.L.L.

There were no Criminal Motions filed in
County Court at Law Number Two during
the January (1939) Term.

the

day of

A. D. 19

In THE COUNTY COURT AT LAW NO. Two

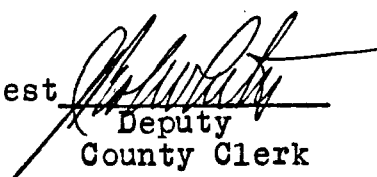
TARRANT COUNTY, TEXAS


SATURDAY March 4th 1939

Be it remembered on this the 4th day of March 1939 the same being Saturday, there came on for examination of the Criminal minutes of the January Term of the County Court at Law Number Two of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until court in course.

Attest

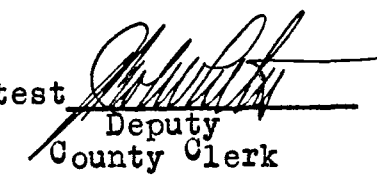

 Deputy
 County Clerk



 Judge
 County Court at Law No. Two
 Tarrant County, Texas

 ○
 ○
MONDAY, March 6th 1939

Be it remembered that on this the 6th Day of March 1939, the same being the first MONDAY in March, 1939, there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County, Texas. There being present and presiding the Honorable Thos. J. Renfro Judge of said Court, Marvin H Brown, Jr., Criminal District Attorney, A.B. Carter, Sheriff, and Mrs. Happy Shelton, Clerk when the following proceedings were had to-wit;

Attest


 Deputy
 County Clerk


 Judge
 County Court at Law No. Two
 Tarrant County, Texas

TRANSFER OF CRIMINAL CASES FROM COUNTY COURT AT LAW NO.2 TO THE COUNTY COURT AT LAW NUMBER ONE.

- 23934.....Joe Price.....Assault and Battery
- 20445.....Joe Price.....Theft
- ~~25420.....Harry Healy.....Drunk~~
- 25421.....Bessie L. Roberts.....Drunk
- 25417.....Claud Lowder.....Drunk
- 25451.....Byron Newton Johnston.....Theft
- 25351;.....W.C.Decker.....Vio.State Highway Law
- 25133.....Sam Harmon.....Vio.State Highway Law
- 25273.....L.C.Bailey.....Maiming Animal
- 24441.....Wirt Dees.....A.A.
- 25398.....Aubrey Lee James.....False Imp.
- 25399.....Aubrey Lee James.....Unlawful use of Mtr.Veh.
- 25396.....Burt York.....False Imp.
- 25395.....Burt York.....Asslt.& Battery
- 25397.....Burt York.....Unlawful use of Mtr.Veh.
- 21445.....C.W.Quayle.....Swind.
- 24663.....Robert Earl Barrington.....Theft
- 25432.....Ollie Jordan.....A.A.
- 25438.....Fannie L.James.....Drunk
- 24209.....Homer May.....A.A.
- 23331.....E:T.Mitchell.....Swind.

State of Texas
County of Tarrant



On this the 24th day of March, A.D. 1939 the above styled and numbered causes are transferred from the County Court at Law Number Two to the County Court at Law Number One.

Thos J. Perdue
Judge
County Court at Law No.2.

THERE WERE NO MOTIONS FILED IN COUNTY COURT AT LAW
DURING THE MARCH, 1939 TERM.

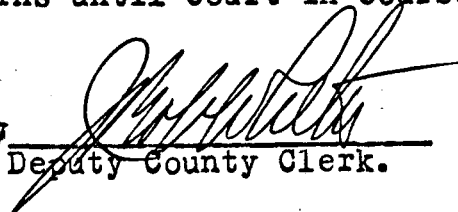
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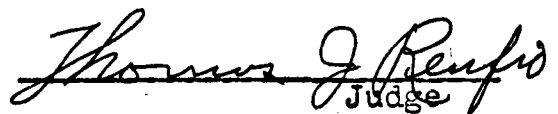
IN THE COUNTY COURT AT LAW NO. TWO

SATURDAY APRIL 29th 1939

Be it remembered on this the 29th day of April 1939, the same being Saturday, there came on for examination of the Criminal Minutes of the March Term of the County Court at Law No. Two of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said minutes be in all things approved, and this Court here and now adjourns until Court in course.

Attest 
Deputy County Clerk.

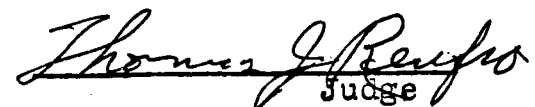
 Judge
County Court at Law No. 2
Tarrant County, Texas.

- - - - - X - - - - -

MONDAY May 1st 1939

Be it remembered that on this the 1st day of May 1939, the same being the first Monday in May 1939, there was begun and holden a regular term of the County Court at Law No. Two of Tarrant County, Texas. There being present and presiding the Honorable Thos. J. Renfro Judge of said Court, Marvin H. Brown Jr. Criminal Dist. Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;

Attest 
Deputy County Clerk.

 Judge
County Court at Law No. Two, Tarrant County
Texas.

Stafford-Lowdon Co., Fort Worth 14327

State of Texas
County of Tarrant

On this the 19th day of May, 1939 the following cases are transferred from County Court at Law No.2 to County Court at Law No. One.

- 25817 Johnny Burke - - - - -Drunk
25816 Frank Cantrell - - - - -Drunk
25755 Archibald McGillivray- - - - -Drunk
25746 Archibald McGillivray- - - - -Drunk
25694 John McBride - - - - -Drunk
25844 Tom Bosley- - - - -Drunk
25669 Johnny Williams- - - - -Con. Del of Child
25668 Johnny Williams- - - - -" " " "
24554 S. Moos- - - - -Theft
25593 Miles Wilson- - - - -Pistol
25731 Ella Cantrell- - - - -Adultery
25732 J.H. Hughes- - - - -Adultery
25758 Louise Meyer- - - - -Adultery
25743 Bob Martin- - - - -Lottery
24700 J.R. Stovall - - - - -Lottery
25672 T.B. McDuff- - - - -Swind.
25176 T.B. McDuff- - - - -Swind.
24804 Sylvester Jordan - - - - -Swind.
24924 Sylvester Jordan- - - - -Swind.
24441 Wirt Dees- - - - -A.A.
25799 James Ellison- - - - -A.A.
25798 Clifton Edell Evans- - - - -A.A.
24755 Mr. & Mrs. Sam Canuteson- - - - -Swind.
24756 Mr. & Mrs. Sam Canuteson- - - - -Swind.
25828 Walter O. Wood- - - - -Swind.
25704 Clemmie Lee Robertson- - - - -Theft
25830 James Paul Hefly - - - - -Theft
25828 Lynn John Wood & Elmer Jordan- - - - -Theft
25633 W.T. Berry - - - - -V.L.L.
25767 W.T. Berry- - - - -V.L.L.
25740 Margurite Marshall- - - - -Swind.
25730 Robert Crosby- - - - -Theft
25759 Waynard Corzine- - - - -Theft
25244 Enoch Gray- - - - -Theft
25728 J.K. Marbut- - - - -A.A.
22806 Richard O. Foster- - - - -Neg. Hom.
23590 Gerald R. Boyd & Alton Barton- - - - -Swind.
25240 Frank Howard- - - - -Theft
25246 Charles Lawder- - - - -Theft
25718 Erma Hinkle- - - - -Theft
25769 Clinton Howell- - - - -Theft
22100 R.C. Moore- - - - -Swind.

Thos J. Reulds
Judge
County Court at Law No.2
Tarrant County, Texas.

State of Texas
County of Tarrant

On this the 23rd day of June 1939 the following styled and numbered cases are transferred from County Court at Law No.2 to County Court at Law No.1.

Thos J Renfro
Judge
County Court at Law No.2
Tarrant County, Texas.

25312	Gusta Long	A.A.
25799	James Ellison	A.A.
26084	Elbert Diggs	Threat to take life
26057	Willie Day	Pistol
26089	Jimmie Brickle	Theft
25633	W.T.Berry	V.V.L.
25872	Mrs.W.T.Berry	V.L.L.
25544	Maurice Rollins	Swind.
25345	J.R.Frausto	C.C.
23198	Bacilio Torres	A.A.
25246	Charles Lawder	Theft
24910	Lonnie White	A.A.
25074	Ernest Ray Thomas	Theft
25075	Geo. Hubert Williams	Theft
25902	Evridge Mullenix	A.A.
25440	M.G.McCauley	Swind.

35265

STATE OF TEXAS |
VS | DEFENDANT'S MOTION FOR A NEW TRIAL
JOHN ALDRIDGE |

On this the first day of July, A.D. 1939 there came on to be heard a motion for a new trial by the Defendant in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that a new trial should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that a new trial be in all things granted.

Upon being granted ^{a new trial} the Defendant appeared in Court on this the first day of July, 1939 and entered a plea of guilty and the Court assessed his punishment at one day in Jail and all costs in cause.

Jhos. J. Renfro, Judge
County Court at Law
Number Two, Tarrant
County, Texas.

IN THE COUNTY COURT AT LAW NUMBER TWO
TARRANT COUNTY, TEXAS

Saturday July 1st, 1939

Be it remembered on this the first day of July, 1939 the same being Saturday, there came on for examination of the Criminal Minutes of May Term of the County Court at Law Number Two of Tarrant County, Texas, and the court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this court here and now adjourns until Court in course.

Attest 
Deputy County Clerk


Judge
County Court at Law Number Two
Tarrant County, Texas

& _____
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Monday, July third, 1939

Be it remembered that on this the 3rd day of July, 1939, the same being the first Monday in July, 1939 there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County Texas. There being present and presiding the Hon. Thos. J. Renfro Judge of said Court, Marvin H. Brown Jr. Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings were had to-wit;

Attest 
Deputy County Clerk


Judge
County Court at Law Number 2
Tarrant County, Texas.

No criminal motions were filed in County Court at Law No. Two during the July Term 1939.

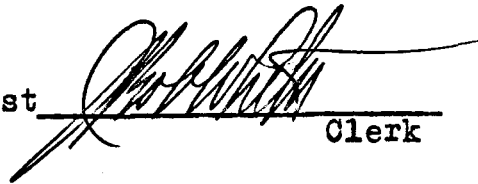
IN THE COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS


SATURDAY, SEPTEMBER 2nd, 1939

Be it remembered on this the 2nd day of September, 1939 the same being Saturday, there came on for examination of the criminal minutes of the County Court at Law Number Two of Tarrant County, Texas for the July term, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until Court in course.

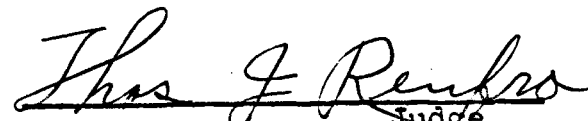
Attest


Clerk


Judge
County Court at Law No. Two
Tarrant County, Texas.

MONDAY, SEPTEMBER 4th, 1939

Be it remembered that on this the 4th day of Sept. 1939 the same being the first Monday in September there was begun and holden a regular term of the County Court at Law No. Two of Tarrant County, Texas. At the Court House thereof in the City of Ft. Worth, Texas. There being present and presiding the Honorable Thos. J. Renfro, Judge of said Court, Marvin H. Brown Jr. Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;


Judge
County Court at Law No. Two
Tarrant County, Texas

State of Texas
County of Tarrant

On this the 20th day of October, 1939 the following styled and numbered causes are transferre from County Court at Law No.2 to County Court at Law No.1.

Thomas J. Renshaw
Judge

County Court at Law No.2
Tarrant County Texas.

24059..J.D.Marbut...Th.by Bailee
26773..W.L.Marton...Pistol
26802..Monte Mooney..Vag.
26807..J.W.Wortham...A.A.
25487..N.P.Malone...A.A.
25475..Jas.P.Moore...Theft
26770..Ballard Morris..Tampering
26771..Ballard Martin.."
26830..W.J.Moore..Pl.without Lc.
24339..Myrtle Smith..Theft
26831..David Mitchell..Theft
26734..A.Cortez..Pistol
25593..Miles Wilson..Pistol
26863..Lloyd B.Williams..Theft
26514..Artis Austin,..Pistol
26973..Jack Curtis..A.A.
26904..Antonio Guperriez. Sale of lgr.& Contr. to
del.of a minor.

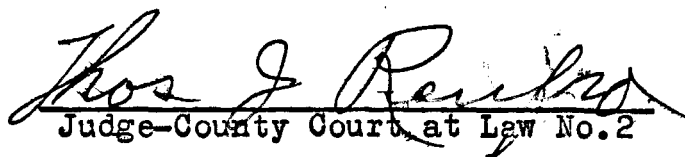
Criminal Minutes County Court
183 Tarrant County
pg 49 2 of 2

State of Texas

County of Tarrant

Motion to transfer.

On this the 23rd day of September, 1939 the following styled and numbered causes are transferred from County Court at Law No.2 to County Court at Law No.1.


Judge-County Court at Law No.2

26445	G.R.Sweet	Drunk
26444	Billie Sweet	Drunk
26737	Erwin Vernon Hood	Theft
26736	Erwin Vernon Hood	Theft
26720	Eddie Bradley	Theft
26704	Al Hancock	A.A.
26582	Jos.C.Anthony	Drunk
26685	Jack Flint	Drunk
26641	Tommie Umberger	Drunk
26538	Dolph Barrow	Theft
26648	Jas.Wiley Bagwell	A.A.
26793	A.C.Dean	Swind.
26236	W.A.Andrews	A.L.& D.P.
26235	W.A.Andrews	Drunk
26042	Lorena Turner	Drunk
26585	Lorena Turner	Vag.
26740	Elbert L.Trimble	Theft
26739	Willard Roy Holder	Theft
26738	Willard Roy Holder	Theft
26399	Hubert Reese	Swind.
26400	Hubert Reese	Swind.
26646	Mrs.Zula Green	A.L.& D.P.
26670	J.A.Hicks	Swind.
26669	J.A.Hicks	Swind.
26668	J.A.Hicks	Swind.
26667	J.A.Hicks	Swind.
26548	Floyd Johnson	Tampering
26345	Bennie McDonald	Lottery
26346	Bennie McDonald	Lottery
26102	Bennie McDonald	Lottery
26734	A.Cortez	Pistol
26595	J.G.Adams	Swind.
26573	Jas.L.Duncan	Swind.
26703	Jessie J.Howard	A.A.
26674	Tom S.Wood	Misbranding Drugs
26666	Tom S.Wood	Untrue Adv.
26478	L.A.Lynch	Pistol
26359	Granville Owens	A.A.
26360	Granville Owens	A.A.


THERE WERE NO CRIMINAL MOTIONS FILED DURING THE SEPTEMBER 1939 TERM OF COUNTY COURT AT LAW NO.TWO.

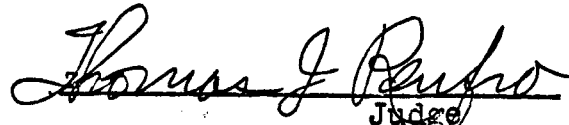
IN THE COUNTY COURT AT LAW NO.TWO
TARRANT COUNTY, TEXAS

SATURDAY, November 4th, 1939

Be it remembered on this the 4th day of November the same being Saturday, there came on for examination of the Criminal Minutes of the September Term of the County Court at Law Number Two of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until Court in course.

Attest 
Clerk

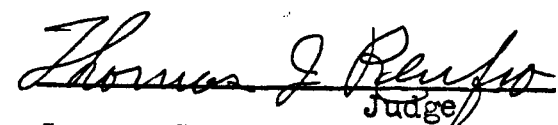

Judge
County Court at Law No.2
Tarrant County, Texas.



Monday November 6th, 1939

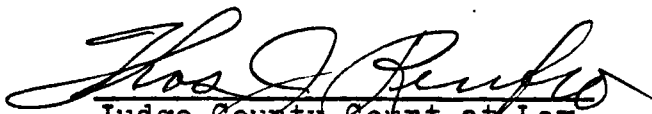
Be it remembered that on this the 6th day of November A.D.1939, the same being the first Monday in November, 1939, there was begun and holden a regular term of the County Court at Law No. Two of Tarrant County, Texas. At the Court House thereof in the City of Fort Worth, Texas. There being present and presiding the Honorable Thomas J. Renfro, Judge of said Court, Marvin H. Brown Jr. Criminal District Attorney, A.B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;

Attest 
Clerk


Judge
County Court at Law No. Two
Tarrant County, Texas.

State of Texas |
County of Tarrant |

The following styled and numbered cases transferred
on this the 24th day of November, 1939 from County Court at Law
Number Two to County Court at Law Number One.


Judge-County Court at Law
Number Two.
Tarrant County, Texas.

26906-Juanita Gonzales
26739-Willard Roy Holder
26737-Erwin Vernon Hood
27061-L.H.Luck
26895-Floyd Surrent
26928-Joe Squires
26251-Perry J.Russell
26636-Dee Green
~~27071-Alberta Thompson~~
26762-Richard N.Coffee
26880-Richard N.Coffee

26736-Erwin Vernon Hood
26738-Willard Roy Holder
26566-Doad Holder
26255-Vernon Munden
24339-Myrtle Smith
24554-S.Moos
26378-Walter Geo.Garrison
27058-Benigno Gonzales
26665-Hood Mercer & Lefty Johnson
26974-Richard N.Coffee

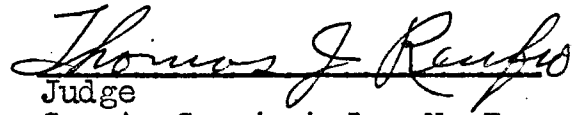
*Criminal Minutes County Court
180 Tarrant County pg. 50 282*

State of Texas

Transfer of Criminal Cases.

County of Tarrant

On this the 15th day of December, 1939 the following styled and numbered criminal cases are transferred from County Court at Law Number Two to County Court at Law Number One.


Judge
County Court at Law No. Two
Tarrant County, Texas

27081	W.J. Moore	P1 without Lic.
27124	Paul Huffer	Theft
27142	Maxine Edwards	Theft
27241	Maxine Edwards	Theft
27138	Arthur Collins	Theft
27139	Arthur Collins	Theft
26149	John H. McNeal	A.A.
27125	Arthur Guinn	Pistol
26968	Loren H. Edwards	Pistol
26197	T.D. Winn	Theft
25749	Raymond Price	A.A.
26831	David Mitchell	Theft
26566	Doad Holder	Theft
27156	Laz Lind	Pistol
27148	Robt. Wm. Briggs	Theft
26308	Valentino Enriquez	Theft
26309	Valentino Enriquez	Theft
27136	Johnnie Mullin	Vio. Check Law
26166	J.W. Boswell	A.A.
26373	Jas. F. Gray	Pistol
26917	Albert Huey You	A.A.
26481	Willard Dewees	Pistol
27140	Billie Brooks	Theft
27115	Illie L.B. Murrell	Theft

Criminal Motions
in
County Court at Law No. 2
Tarrant County, Texas

STATE OF TEXAS

VS

Number 27051

ALLIE MAY SMITH

On this the 30th day of December 1939 there came on to be heard a motion by the Defendant for a new trial in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above motion is in all things overruled.

STATE OF TEXAS

VS

Number 27071

ALBERTA THOMPSON

On this the 30th day of December, 1939 there came on to be heard a motion by the Defendant for a new trial in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above motion is in all things *granted*.

12-30-39

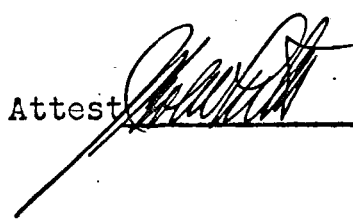
P. G. 16 Days in Jail + Cost.

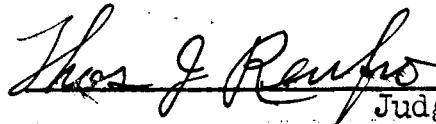
IN THE COUNTY COURT AT LAW NO.2
TARRANT COUNTY, TEXAS

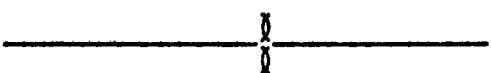
SATURDAY, DECEMBER 30th, 1939

Be it remembered on this the 30th day of December, 1939 the same being Saturday, there came on for examination of the Criminal Minutes of the November term of the County Court at Law Number Two of Tarrant County, Texas and the Court after having read and examined same found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this court here and now adjourns until court in course.

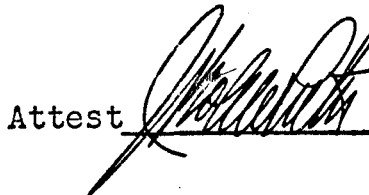
Attest  Clerk

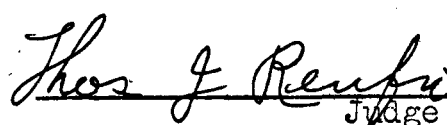

Judge
County Court at Law No.2
Tarrant County, Texas.



Monday, January 1st, 1940

Be it remembered that on this the 1st day of January A.D. 1940, the same being the first Monday in January, 1940, there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County, Texas. At the Court House thereof in the City of Ft. Worth, Texas. There being present and presiding the Honorable Thomas J. Renfro, Judge of said Court, Marvin H. Brown Criminal District Attorney, A.B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;

Attest  Clerk


Judge
County Court at Law No.2
Tarrant County, Texas.

State of Texas

County of Tarrant

On this the 19th day of January, 1939 the following cases are transferred from County Court at Law Number Two to County Court at Law Number One.

Thos J. Renfro
 Judge, County Court at Law
 Number Two, Tarrant County,
 Texas.

27283	C.J. Seaton.....D.P.	24339	Myrtle Smith.....Theft
27183	Fisstias Sanchez..Theft	27140	Billie Brooks.....Theft
27060	Lester Pennie.....A.A.	27166	Catherine R. Lee.....V.C.L.
27234	Salvadore Luna....Theft	27141	Maxine Edwards.....Theft
26965	Jess Oldham.....Theft	26895	Floyd Surett.l.....A.A.
26966	Jess Oldham.....Theft	27128	Chester Crenshaw....Theft
26964	Jess Oldham.....Theft	27218	Ada Fay Bell.....Theft
27142	Maxine Edwards....Theft	27133	Donald Terrovona....Theft
26378	W.G. Garrison.....Theft	27134	Donald Terrovona....Theft
27091	Robert Lott.....A.A.	26762	Richard N. Coffee....Embez.
26880	R.N. Coffee.....Embez.	26974	Richard N. Coffee....Embez.

*Criminal Minutes County Court 18^B
 Tarrant County pg 52*

DEFENDANTS MOTION FOR A NEW TRIAL

STATE OF TEXAS

VS

THOS. WEAVER

On this the 4th day of May, 1940 there came on to be heard a motion by the defendant in, the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things *granted*.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT said motion is in all things *granted*.

Thos. J. Renfro
Judge

IN THE COUNTY COURT AT LAW NUMBER TWO
TARRANT COUNTY TEXAS

SATURDAY, May 4th, 1940

Be it remembered on this the 4th day of May, 1940 the same being Saturday, there came on for examination of the Criminal minutes of the March Term of the County Court at Law No. Two of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and the Court here and now adjourns until court in course.

Attest [Signature]
Clerk

[Signature]
Judge, County Court at Law
No. 2, Tarrant County, Texas.

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MONDAY, May 6th, 1940

Be it remembered that on this the 6th day of May, 1940 the same being the first Monday in May there was begun and holden a regular term of the County Court at Law Number Two of Tarrant County, Texas. At the Court House thereof in the city of Ft. Worth in Tarrant County, Texas. There being present and presiding the Hon. Thos. J. Renfro, Judge of said court, Marvin H. Brown Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings were had to-wit;

Attest [Signature]
Clerk

[Signature]
Judge, County Court at
Law No. Two, Tarrant Co.,
Texas.

BE IT REMEMBERED that on Monday the 3rd day of January A. D. 1921 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, present and presiding the Honorable Hugh L. Small, County Judge; Jesse M. Brown District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff; when the following proceedings among others, were had:

ELECTION OF A SPECIAL JUDGE IN THE COUNTY COURT OF TARRANT COUNTY TEXAS. JANUARY THE 18th, A. D. 1921.

This day came on a regular term of the County Court of Tarrant County Texas, and the Honorable Hugh L. Small, the duly elected, qualified and acting Judge of said Court, being absent and unable to act as such Judge and to hold said Court the practicing lawyers of said Court proceeded to elect from among their number a Special Judge for said Court;

Whereupon, the Sheriff of Tarrant County, Texas, made proclamation at the Court House door that the duly acting Judge of said Court was absent and unable to serve, and that a Special Judge was about to be elected. That said proclamation was reported to the Honorable Marvin B. Simpson, Temporary Chairman of the meeting called by said practicing attorneys present at said meeting, and said Chairman submitted to the said lawyers the question of whether or not a Special Judge should be elected, and said question was unanimously carried. After which, the name of Marvin B. Simpson was submitted as a candidate for said position.

That the following lawyers were present and participated in such election: B. M. Harding, Sam Sayres, Edwin T. Phillips, Sol Greines, Frank Potter, Clay Cooke, Marvin Roberson, Virgil Parker, Jesse Martin, and Marvin B. Simpson.

That there were even ballots polled for the candidate, Marvin B. Simpson; that such ballots were counted after being collected by the Clerk and the result of said election declared by the Chairman, and such result was also proclaimed by the Sheriff at the Court House door.

Whereupon, the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

THE STATE OF TEXAS NO 58456 IN THE COUNTY COURT OF TARRANT COUNTY
VS TEXAS
LEE MADISON February 2nd, A. D. 1921

On this day came the District Attorney prosecuting the Pleas of the State; came also the defendant in person and by his attorney; then came on to be heard the defendant's motion for a new trial in the above numbered and entitled cause and the Court after hearing said motion, argument of counsel thereon and being fully advised in the premises is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

ELECTION OF A SPECIAL JUDGE IN THE COUNTY COURT OF TARRANT COUNTY, TEXAS
 FEBRUARY 11th, 1921

This day came on a regular term of the County Court of Tarrant County, Texas, and the Honorable Hugh L. Small, the duly elected, qualified and acting judge of said Court, being absent and unable to act as such Judge and to hold said Court the practicing lawyers of said Court proceeded to elect from among their number a Special Judge for said Court;

Whereupon, the Sheriff of Tarrant County, Texas, made proclamation at the Court House door that the duly acting Judge of said Court was absent and unable to serve, and that a Special Judge was about to be elected/ That said proclamation was reported to the Honorable Sam Calloway, Temporary Chairman of the meeting called by said practicing attorneys present at said meeting, and said Chairman submitted to the said lawyers the question of whether or not a Special Judge should be elected, and said question was un-animously carried. After which, the name of R. E. Rouer was submitted as a candidate for said position.

That the following lawyers were present and participated in such election: Jesse E. Martin, Sec'y., E. A. McCord, C. L. Morgan, Hal Lattimore, Walter Pritchard, H. P. Shead, and David McGee, and R. E. Rouer.

That there were even ballots polled for the candidate, R. E. Rouer; that such ballots were counted after being collected by the Clerk and the result of said election declared by the Chairman, and such result was also proclaimed by the Sheriff at the Court House door.

Whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered to said R. E. Rouer by the County Clerk of Tarrant County, Texas.

THE STATE OF TEXAS | IN THE COUNTY COURT OF TARRANT COUNTY
 VS No. 57918 | TARRANT COUNTY TEXAS
 ✓ GEORGE WALDEN (Col.) | January term A. D. 1921 March 3, 1921

On this day came the District Attorney prosecuting the pleas of the State; came also the defendant in person and by his attorney; then came on to be heard the ^{First Amended} motion of defendant for a new trial in the above numbered and entitled cause, and the Court after hearing said motion, argument of counsel thereon and being fully advised in the premises is of the opinion that the law is against the defendant. It is therefore, ordered, adjudged and decreed by the Court that said ^{First Amended} motion for a new trial be overruled to which action of the Court the defendant in open court excepts and gives notice of appeal to the Court of Criminal Appeals at Austin, Texas. Defendant is given 20 days in which to prepare and file his statement of facts and bills of exception after the adjournment of this term of Court. ^{BOND} Recognizance of Defendant is entered into in the sum of \$500.00 with George Walden, Principal; W. B. Walker, Marvin Roberson and P. O. Lopp as Sureties thereon. ^{Of bond} Recognizance Bond filed March 9, 1921-- Page 7.

the day of A. D. 19

Stamford-Lowdon Co., Fort Worth 14327

THE STATE OF TEXAS) IN THE COUNTY COURT OF TARRANT COUNTY TEXAS
 VS No. 57990) January Term, A.D.1921, February 21, 1921
 ERNEST CHRISTIE)

On this day came the District Attorney prosecuting the pleas of the state; came also the defendant in person and by attorney; then came on to be heard Defendant's motion for a New Trial in the above numbered and entitled cause, and the Court after hearing said motion, argument of counsel thereon and being fully advised in the premises, is of the opinion that the said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

THE STATE OF TEXAS) IN THE COUNTY COURT OF TARRANT COUNTY TEXAS
 VS No. 58350) January Term, A. D. 1921. March 5, 1921
 W. D. WIMS)

On this day came the District Attorney prosecuting the pleas of the State; came also the defendant in person and by his attorney; then came on to be heard the Defendant's Motion for a new trial in the above numbered and entitled cause, and the Court after hearing said motion, argument of counsel thereon, and being fully advised in the premises, is of the opinion that the law is against the defendant, and that said motion should be overruled. It is therefore ordered adjudged and decreed by the Court that said motion for a new trial be overruled, to which action of the Court the defendant in open court excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin. Defendant is given 30 days after the adjournment of this term of court in which to prepare and file Bills of exceptions and Statement of Facts. Recognizance is entered into by defendant in the sum of \$500.00.

THE STATE OF TEXAS) IN THE COUNTY COURT OF TARRANT COUNTY, TEXAS
 VS No. 58456) January term A. D 1921. February 9, 1921
 LEE MADISON)

On this day came the District Attorney prosecuting the pleas of the state; came also the defendant in person and by his attorney; then came on to be heard the defendant's motion for a new trial in the above numbered and entitled cause; and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that a new trial should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

The State of Texas) IN THE COUNTY COURT OF TARRANT COUNTY TEXAS
 VS)
 George Walden)

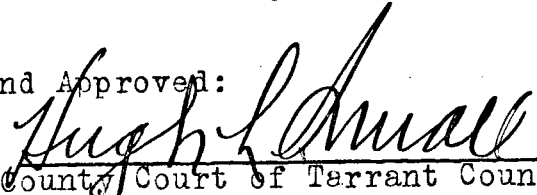
This day January 14, A.D.1921 came the attorneys of defendant in the above entitled and numbered cause and prayed the Court to grant leave to file the first amended motion for a new trial in the above cause which is accordingly done.

SATURDAY, MARCH 5th; A. D. 1921

On this day came on for examination by the Court the above and foregoing Minutes of this the January Term, of the County Court of Tarrant County, Tarrant County, Texas, and the Court after having examined same found the same to be in all things correct.

It is therefore ordered by the Court in open session that said Minutes be, and are hereby approved and signed, and this court do here now adjourn until court in course.

Read, Signed and Approved:

 Judge of the
County Court of Tarrant County, Texas.

BE IT REMEMBERED that on Monday the 7th day of March A. D. 1921 there came on and was held a regular term of the County Court of Tarrant County, Texas, at the Court House in said County, present and presiding the Honorable Hugh L. Small, County Judge; Jesse M. Brown, District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff; when the following proceedings among others, were had:

BE IT REMEMBERED that on the 17th day of March A. D. 1921 the County Court at Law, having been created by an Act of the 37th Legislature of the State of Texas, opened for business its first regular term held in the Court House of Tarrant County, Texas, present and presiding the Honorable P. W. Seward, Judge of the County Court at Law; Jesse M. Brown, District Attorney, Carl Smith, Sheriff and Bart Mynatt, County Clerk, when the following proceedings among others were had, to-wit:

NO. 57918

THE STATE OF TEXAS
COUNTY OF TARRANT

KNOW ALL MEN BY THESE PRESENTS

Appeal Bond
Filed March 9, 1921
County Court, Tarrant
County, Texas

That we, George Walden, as Principal, and all other undersigners hereto as Sureties, are held and firmly bound to The State of Texas in the full and just sum of Five Hundred Dollars, for the payment of which sum, well and truly to be made, we bind ourselves, our heirs, executors, administrators, jointly and severally, firmly by these presents.

Conditioned that the said George Walden who was convicted on the 7th Day of January A. D. 1921 of a misdemeanor, and his punishment assesses at Confinement in the County Jail for One Year, as more fully appears by the Judgment of Conviction duly entered in this cause, shall appear before this Court from day to day and 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.

Signed by us, ^{sealed} with our seals, and dated this the 8th day of March,

A D. 1921

George	His X	Walden
		Principal
W. B. Walker		
		Surety
Marvin Roberson		
		Surety
P. O. Lopp		
		Surety

Taken and approved by me, this the 8th day of March A D. 1921

Hugh L. Small
County Judge, Tarrant County, Texas

Taken and approved by me, this the 8th day of March, A. D. 1921

Carl Smith
Sheriff, Tarrant County, Texas

By W. M. Rea, Deputy.

THE STATE OF TEXAS : IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
VS :
CHARLEY FOWLER : March Term, A. D. 1921

On this the 18th day of March A D 1921 came the District Attorney prosecuting the pleas of the state; came also the defendant by his attorney then came on to be heard the defendant's motion for continuance in the above entitled and numbered cause; and the court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for continuance be and the same is hereby granted.

Statford-Lowdon Co., Fort Worth 14327

at Law

THE STATE OF TEXAS		IN THE COUNTY COURT OF TARRANT COUNTY
VS No. 153		TEXAS
✓ HELEN WESS		March Term, A. D. 1921

On this the 29th day of April A. D. 1921 came the District Attorney prosecuting the pleas of the State; came also the defendant by her attorney then came on to be heard the defendant's motion for a new trial in the above numbered and entitled cause and the Court after hearing said motion argument of counsel and being fully advised in the premises is of the opinion that the law is against the defendant and that said motion should be in all things overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial ~~be~~ be overruled, to which action of the Court the defendant in open court did then and there except and give notice of appeal to the Court of Criminal Appeals of Texas at Austin. Defendant is given 20 days after the adjournment of this term of court in which to prepare and file his bills of exception and statement of facts.

✓ THE STATE OF TEXAS		IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
VS No. 204		March Term, A.D. 1921
JIM ARRANT		

On this the 29th day of April A. D. 1921 came the District Attorney prosecuting the pleas of the State; came also the defendant by his attorney then came on to be heard defendant's motion for a new trial in the above entitled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that a new trial should be granted.

It is therefore ordered, adjudged and decreed by the court that said motion for a new trial be and the same is hereby granted.

THE STATE OF TEXAS		IN THE COUNTY COURT OF TARRANT COUNTY TEXAS
✓ VS NO. 135		
W. P. STEELE		

On this the 21st day of April 1921 came the District Attorney prosecuting the pleas of the State; came also the Assistant District Attorney Jesse Martin and moves the court to dismiss cause No. 135, W. P. Steele, charged with vagrancy and the court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby granted.

NO 58611

THE STATE OF TEXAS } IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 ✓ VS |
 FRANCIS E. LAVENDER |

On this the 20th day of April, A. D. 1921, came the District Attorney prosecuting the pleas of the State; came also the defendant by his attorneys; then came on to be heard defendant's Amended Motion for a New Trial in the above entitled and numbered cause, and the Court after hearing said amended motion for a new trial argument of counsel and being fully advised in the premises, is of the opinion that the law is against the defendant;

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled, to which action of the Court defendant excepts in open court and gave notice of appeal to the Court of Criminal Appeals of Texas at Austin. Recognizance of defendant entered in the sum of \$1,000.00

 THE STATE OF TEXAS
 VS NO.135 IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 ✓ W. P. STEELE

On this the 21st day of April, A. D. 1921 came on to be heard the motion of the defendant in the above entitled and numbered cause to dismiss and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled, to which action of the Court defendant excepts and gives notice of appeal to the Court of Criminal Appeals at Austin, Texas, and is given 20 days after adjournment of this term of court in which to perfect his appeal. Recognizance of defendant entered into in the sum of \$300.00.

 ✓ THE STATE OF TEXAS
 VS NO 58611 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 FRANCIS E. LAVENDER

On this the 12th day of April A.D. 1921 came on to be heard the motion of the defendant in the above numbered and entitled cause to disqualify Judge P.W.Seward, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled.

 On this the 12th day of April A. D. 1921 came on to be heard the plea of jurisdiction of the defendant in the above numbered and entitled cause and the Court after hearing said plea, argument of counsel, and being fully advised in the premises, is of the opinion that said plea should be overruled. It is therefore ordered, adjudged and decreed by the Court that said plea of jurisdiction be and the same is hereby overruled.

SATURDAY April 30, 1921

On this day came on for examination by the Court the above and foregoing Minutes of this the March Term of the County Court at Law of Tarrant County, Tarrant County, Texas. And the Court after having examined same found the same to be in all things correct.

It is therefore ordered by the Court in open session that said Minutes be and the same are hereby approved and signed and this court do here now adjourn until Court in course.

Read, signed and approved

J. H. Seward
Judge County Court at Law, Tarrant County, Texas

BE IT REMEMBERED that on Monday the 2nd day of May A. D. 1921 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas, at the Court House in Fort Worth, Tarrant County, Texas, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff; when the following proceedings among others were had, to-wit:

the

day of

A. D. 19

Stamford-Lowdon Co., Fort Worth 14327

NO 180

AT LAW

THE STATE OF TEXAS

IN THE COUNTY COURT OF TARRANT COUNTY, TEXAS

VS

✓ W. P. STEELE

On this the 2nd day of July A. D. 1921 came on to be heard the first amended motion fo defendant for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant and that said motion should be in all things overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled, to which action of the Court the defendant did then and there in open court except and give notice of appeal to the Court of Criminal Appeals at Austin. Defendant is given sixty days in which to perfect his appeal.

Recognizance entered into in the sum of \$300 with W.P.Steele, Principal and W.L. Hurst and B O. McGee as sureties.

NO 180

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

✓ W. P. STEELE

On this the 2nd day of July A.D., 1921 came into open court W. P. Steele, defendant in the above entitled cause, who, together with W. L. Hurst and B. O. McGee as his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$300.00; conditioned, that the said W. P. Steele, who has been convicted in this cause of a misdemeanor, to-wit: Vagrancy and his punishment assessed at 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 the Court, in order to abide the judgment of the court of Criminal Appeals of the State of Texas in this case.

Monday the 2nd day of May A. D. 1921

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
✓ VS NO. 104 | On the 4th day of May A. D. 1921
W. W. OWENS |

On this the 4th day of May A. D. 1921 came on to be heard the Motion of the defendant to quash the information filed in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be in all things sustained.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash information be and the same is hereby sustained.

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
✓ VS NO 211 | On the 3rd day of May A. D. 1921
W. W. OWENS |

On this the 3rd day of May A. D. 1921 came on to be heard the Motion of the defendant to quash the information filed in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be in all things sustained.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash information be and the same is hereby sustained.

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
✓ VS NO 307 | On this the 24th day of May, A. D. 1921
W. C. KELLY |

On this the 24th day of May A. D. 1921 came on to be heard the Motion of defendant to quash Information filed in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be in all things granted.

It is therefore ordered, adjudged and decreed that said motion be and the same is hereby granted.

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW TARRANT COUNTY TEXAS
✓ VS NO 171 | On the 4TH day of May, A. D. 1921
JOE MERINOLE |

On this day came on to be heard the motion of the State for a Continuance of the above entitled and numbered cause, and the Court after hearing said motion argument of counsel and being fully advised in the premises is of the opinion that said motion should in all things be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a continuance be and the same is hereby granted.

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
✓ VS NO 170 | On the 9th day of May A. D. 1921
MANUEL LOPEZ |

On this day came on to be heard the motion of the State for a Continuance of the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be in all things granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a continuance be and the same is hereby granted.

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
✓ VS NO 313 | On the 23rd day of May A. D. 1921
W. MCGINNIS |

On this day came on to be heard the motion of the defendant for a Continuance of the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be in all things granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a Continuance be and the same is hereby granted.

NO 114

THE STATE OF TEXAS

AT LAW
IN THE COUNTY COURT OF TARRANT COUNTY FOR CIVIL

✓ VS

TARRANT COUNTY, TEXAS

EDWIN BEWLEY

On this the 27th day of May A. D. 1921 came on to be heard the motion of defendant to quash information in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be in all things granted.

It is therefore ordered, adjudged and decreed by the Court that said motion to quash information be and the same is hereby granted.

NO. 242

THE STATE OF TEXAS

at Law
IN THE COUNTY COURT OF TARRANT COUNTY

✓ VS

Tarrant County, Texas

B. H. BALINGER

On this the 31st day of May A. D. 1921 came on to be heard the defendant's motion for a new trial in the above entitled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be in all things granted

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS

✓ VS

NO. 446

LESTER COX

On this the 20th day of June A.D. 1921 came on to be heard the motion of defendant for continuance in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that same be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for continuance be and the same is hereby overruled.

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY

✓ VS

NO. 446

TEXAS

LESTER COX

On this the 20th day of June, A. D. 1921 came on to be heard the motion of defendant in the above entitled and numbered cause for severance, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that the law is with the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for severance be and the same is in all things sustained

the day of A. D. 19

Stanford-Lowdon Co., Fort Worth 14327

THE STATE OF TEXAS VS LESTER COX IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS NO. 446

On this the 20th day of June, A. D. 1921, came on to be heard the motion of the defendant in the above entitled and numbered cause to quash the complaint and information and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled.

THE STATE OF TEXAS VS PRESTON HOPKINS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS NO. 397

On this the 1st day of July A. D. 1921 came on to be heard the motion of the defendant for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore, ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

AT LAW THE STATE OF TEXAS VS MORRIS WAKWFIELD IN THE COUNTY COURT OF TARRANT COUNTY TEXAS NO 291

On this the 30th day of June A. D. 1921 came on to be heard the amended motion of the defendant for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby granted.

THE STATE OF TEXAS VS ELLIS WILLIAMS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS NO 376

On this the 2nd day of July A. D. 1921 came on to be heard the defendant's motion for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled, to which action of the Court defendant except s and gives notice of appeal to the Court of Criminal Appeals at Austin, State of Texas and is given 20 days in which to perfect his appeal. Recognizance of defendant or appeal bond fixed at \$500.00.

THE STATE OF TEXAS IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 ✓ VS NO 161
 CARL LA VERNE

On this the 3rd day of May A. D. 1921 came on to be heard defendant's motion for a new trial in the above entitled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

 ✓ THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 VS NO. 242
 B. H. BALLINGER

On this the 9th day of May A.D. 1921 came on to be heard the motion of the defendant for continuance in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be granted.

It is therefore ordered by the Court that said motion be and the same is hereby granted.

 ✓ THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 VS NO. 242
 B. H. BALLINGER

On this the 16th day of May A.D. 1921, came on to be heard defendant's Motion for a New Trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby granted.

 THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 VS No 225
 ✓ HERBERT WITT

On this the 2nd day of July, 1921 came on to be heard the defendants motion for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion to set aside the verdict and grant a new trial be and the same is hereby granted.

SATURDAY JULY 2nd, A. D. 1921

On this day came on for examination by the Court
the above and foregoing Minutes of this the
May Term of the County Court at Law of Tarrant
County, Texas, and the Court after having examined
same found the same to be in all things correct.
It is therefore ordered by the Court in open session
that said Minutes be, and the same are hereby approv-
ed and signed and this court do here now adjourn
until court in course.

Read, Signed and Approved



Judge of the County Court at Law, Tarrant
County, Texas.

BE IT REMEMBERED that on Monday the 4th day of July A. D. 1921 there came on and was held a regular term of the County Court at Law of Tarrant County, Tarrant County, Texas, at the Court House in Fort Worth, Tarrant County, Texas, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff; when the following proceedings among others were had, to-wit:

NO 451

✓ THE STATE OF TEXAS
VS
RAYMONDIACTION

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

On this the 27th day of July A.,D. 1921 came on to be heard the defendant's motion for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion be and the same be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby overruled.

To which action of the Court defendant did then and there in open court except and gave notice of appeal to the court of Criminal Appeals at Austin, Texas and is given ⁷⁵sixty days in which to perfect his appeal. Recognizance is ^{set}entered in the sum of \$1500.00.

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

✓ VS
W. P. STEELS

NO 180

*arrow
see page
12*

On this the 2nd day of July A. D. 1921 came on to be heard the first amended motion of defendant for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant and that said motion should be in all things overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled, to which action of the Court the defendant did then and there in open court except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas. Defendant is given sixty days in which to perfect his appeal. Recognizance entered into in the sum of \$300 with W. P. Steele as Principal and W. L. Hurst and B. O. McGee a sureties .

NO 376

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW
 | VS
 | TARRANT COUNTY TEXAS
 ✓ ELLIS WILLIAMS |

On this the 21st day of July A. D. 1921 came on to be heard the defendant's motion for an extension of time in the above numbered and entitled cause and the Court after hearing said motion, argument of counsel, and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore, ordered, adjudged and decreed by the Court that said motion for an extension of time of an additional **twenty** days from time and after the expiration of the twenty days allowed by the court be and the same is hereby granted.

NO 376

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 | VS
 | ELLIS WILLIAMS |

On this the 20th day of August A. D. 1921 came on to be heard the defendant's motion for an additional extension of time in the above numbered and entitled cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for an additional thirty days extension of time from and after the expiration of the twenty days heretofore allowed by this court be and the same is hereby granted.

No. 474

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 | VS
 | ADA SMITH

On this the 3rd day of July A. D. 1921 came on to be heard the defendant's Motion for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby granted.

Stafford-Lowdon Co., Fort Worth 14327

NO 573

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

✓ ROBERT WILKES

On this the 3rd day of July A. D. 1921, came on to be heard defendant's amended motion for a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that said motion be granted.

It is therefore, ordered, adjudged and decreed by the Court that said motion be and the same is hereby granted.

NO: 658

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

✓ CLEO JACKSON

On this the 3rd day of July A. D. 1921 came on to be heard the defendant's motion to set aside the verdict of the jury and grant a new trial in the above entitled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby granted.

NO. 513

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS

✓ JAKE STONE


On this the 3rd day of July A. D. 1921 came on to be heard the amended motion of the defendant in the above entitled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be granted

It is therefore ordered, adjudged and decreed by the court that said motion be and the same is hereby granted.

SATURDAY, SEPTEMBER 3rd, A. D. 1921

On this day came on for examination by the Court the above and foregoing Minutes of this the July Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found the same to be in all things correct; It is therefore ordered by the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Signed and Approved


Judge of the County Court at Law of
Tarrant County, Texas

BE IT REMEMBERED that on Monday the 5th day of September A. D. 1921 there came on and was held a regular term of the County Court at Law of Tarrant County, Tarrant County, Texas, at the Court House in Fort Worth, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk and Carl Smith, Sheriff; when the following proceedings among others were had, to-wit:

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 VS No 587 | SEPTEMBER TERM , 1921
 ✓ W. A. SIMS |

On this the 5th day of November A. D. 1921, leave of the Court first had and obtained, came onto be heard defendant's First Amended Motion for a New Trial in the above numbered and entitled cause, and the Court after hearing said amended motion argument of counsel and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the court that defendant's First Amended Motion for a New Trial be and the same is hereby overruled.

To which action of the Court defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin. Defendant's Appeal Bond fixed at \$500.00 and Defendant is hereby given 60 days after the adjournment of this term of court in which to prepare and file his Bills of Exceptions and Statement of Facts.

 THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 ✓ VS NO 769 | SEPTEMBER TERM 1921
 CHARLES BURNETT |

On this the 22nd day of October A. D. 1921 came on to be heard defendant's Motion for a New Trial in the above numbered and entitled cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby overruled, to which ruling defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 30 days in which to perfect his appeal.

 THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 ✓ VS NO. 786 | September Term A. D. 1921
 GERTRUDE EASTMAN |

On this the 5th day of November A. D. 1921 came on to be heard defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled.

To which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 30 days after the adjournment of this term of court in which to prepare and file bills of exceptions and statement of facts.

✓ THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
VS | SEPTEMBER TERM, 1921
W. M. HANCOCK | NO. 686

On this the 22nd day of October A. D. 1921 came on to be heard the motion of Defendant for a new trial in the above numbered and entitled cause and the Court after hearing said motion argument of counsel and being fully advised in the premises is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

✓ THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
VS NO 916 | SEPTEMBER TERM 1921
GEORGE WILLIAMS |

On this the 22nd day of October A. D. 1921 leave of the Court first had and obtained came on to be heard the defendant's first Amended Motion for a New Trial in the above numbered and entitled cause, and the Court after hearing said Motion, argument of counsel and being fully advised in the premises, is of the opinion that same should be granted,

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby granted.

✓ THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
VS NO 895 | SEPTEMBER TERM A. DL 1921
RUFUS KNOX |


On this the 5th day of November A. D. 1921 came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion argument of counsel and being fully advised in the premises is of the opinion that the law is against the defendant.

It is therefore, ordered, adjudged and decreed by the court that said motion be and the same is hereby overruled.

SATURDAY, NOVEMBER 5TH, A. D. 1921

On this day came on for examination by the Court the above and foregoing Minutes of this the September Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found the same to be in all things correct; It is therefore ordered by the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

READ, SIGNED AND APPROVED


Judge, County Court at Law
Tarrant County, Texas

BE IT REMEMBERED that on Monday the 7th day of November A. D. 1921 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas, at the Court House at Fort Worth, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff when the following proceedings among others were had, to -wit:

N o. 1153

THE STATE OF TEXAS

VS

✓ JESSE STERLEY

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS

On this the 24th day of December A. D. 1921 came on to be heard the motion of defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion argument of counsel and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore the order of the court that said motion be and the same is hereby in all things overruled, to which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals at Austin, Texas, and is given 30 days in which to prepare and file Bills of Exceptions and Statement of Facts.

NO. 1210

THE STATE OF TEXAS

VS

✓ OLLIE WILSON

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

On this the 31st day of December A. D. 1921 came on to be heard the amended motion of defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled, to which action of the Court the defendant did then and there in open

NO. 1255

THE STATE OF TEXAS

VS

✓ Mrs. EMMA BREWTON

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

On this the 13th day of December A. D. 1921 came on to be heard the defendant's motion for a new trial in the above styled and numbered cause and the court after hearing said motion is of the opinion that same should be granted.


It is therefore the order of the Court that the motion for a new trial of this defendant be and the same is hereby granted.

*** Court except and gave notice of appeal to the Court of Criminal Appeals at Austin, Texas; Defendant is given 90 days after the adjournment of this term of court in which to prepare and file Bills of Exception and Statement of Facts. Recognizance set at \$750.00

SATURDAY, December 31 A. D. 1921

On this day came on for examination by the Court the above and foregoing Minutes of this the November Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found them to be in all things correct. It is therefore the order of the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Approved and Signed



Judge of the County Court at Law
Tarrant County, Texas

BE IT REMEMBERED that on Monday the 2nd day of January A. D. 1922 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas, at the Court House at Fort Worth, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff when the following proceedings among others were had, to-wit:

✓ RECOGNIZANCE
 THE STATE OF TEXAS VS H. O. GREER IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

On this the 18th day of February, A.D., 1922 came into court H.O. Greer, defendant in the above styled and numbered cause, who, together with C.E. Brown and J.M. Jennings as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$750.00; conditioned that the said H.O. Greer, who has been convicted in this cause of a mis-demeanor, to-wit: wife desertion, and his punishment assessed at six months confinement in the County Jail and costs 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 judgment of the Court of Criminal Appeals of the State of Texas in this case.

Criminal Minutes County Court 18^B
 Tarrant County Pg 69

the

day of

A. D. 19

Stafford-Lowdon Co., Fort Worth 14327

NO. 1325

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS

AURELIO MENDES

On this the 14th day of February A. D. 1922 came on to be heard the Amended Motion for a New Trial in the above styled and numbered cause, of the defendant, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that same should be overruled;

It is therefore the order of the Court that said motion be and the same is hereby overruled. To which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin, and the defendant is given 30 days after the adjournment of this term of court in which to prepare and file his Bills of Exception and Statement of Facts. Recognizance of defendant is entered in the sum of \$500.00 with Aurelius Mendes as Principal and Chas. Mays and A.C.Frontroy as sureties.

An extension of 30 days time is herein granted to defendant in which to prepare and file Bills of exception and Statement of facts. 2/28/22

NO. 1125

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS

H. O. GREER

On this the 18th day of February A. D. 1922 came on to be heard the defendant's Amended Motion for a New Trial in the above styled and numbered cause, and the Court after hearing said amended motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant and that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled. To which action of the Court the defendant did then and there in open court except and gave notice of appeal to the court of Criminal Appeals of the State of Texas at Austin. Defendant is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts. Recognizance of defendant set at \$750.00. H. O. Greer as Principal and C. E. Brown and J. M. Jennings as sureties thereon.

THE STATE OF TEXAS

VS

MRS. R. A. HARDAMAN

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

RECOGNIZANCE

On this the 4th day of March A. D., 1922 came into court Mrs. R.A. Hardaman, defendant, in the above numbered and entitled cause, who, together with H.R. Bishop and R.O. Barr as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said Mrs. R.A. Hardaman who has been convicted in this cause of a mis-demeanor, to-wit: keeping a bawdy and disorderly house and her punishment assessed at a fine of Two Hundred Dollars and costs 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 judgment of the Court of Criminal Appeals of the State of Texas in this case.

NO. 1389

✓ THE STATE OF TEXAS
 VS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 MRS. R. A. HARDAMAN

On this the 4th day of March A. D. 1922 came on to be heard the defendant's amended motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled. To which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas and is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts. Reconizance set at \$500.00 and entered in the said sum of \$500.00 with Mrs. R.A.Hardaman as Principal and H.R.Bishop and R.O.Barr as Sureties.

NO. 1430

THE STATE OF TEXAS
 VS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS
 ✓ WILL SMITH

On this the 4th day of March A. D. 1922 came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the court that said motion be and the same is hereby overruled. To which action of the court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts. Reconizance Bond set at \$500.00 and entered into in the aforesaid sum with Will Smith as Principal and Louis Haberzeth and J.J.Johnson as sureties thereon.

NO 1325

✓ THE STATE OF TEXAS
 VS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 AURELIO MENDEZ

ON THIS THE 14th day of February A.D., 1922 came into open court Aurelio Mendez, defendant in the above entitled cause, who, together with Chas. Mays and A.C.Fontroy his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said Aurelio Mendez, who has been convicted in this cause of a misdemenao, to-wit carrying a pistol and his punishment assesse d at 30 days in the Tarrant 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 the Court, in order to abide the judgment of the court of Criminal Appeals of the State of Texas in this case.

Stafford-London Co., Fort Worth 14327

NO . 1008

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TEXAS

ANNA GRAHAM

On this the 4th day of March A. D. 1922 came on to be heard the defendant's motion for a New Trial in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that the law is against the defendant.

It is therefore ordered, adjudged and decreed by the court that said motion be and the same is hereby overruled. To which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 60 days in which to prepare and file Bills of Exceptions and Statement of Facts.

Reconizance set at \$500

NO. 1153

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

JESSE STERLING

On this the 16th day of January A.D.1922 came on to be heard the motion of the defendant in the above styled and numbered case for 30 days extension of time for the filing of statement of facts and bills of exceptions and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore the order of the Court that said motion be and the same is hereby granted.

NO. 1153

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

JESSE STERLING

On this the 20th day of February A.D.1922 came on to be heard the motion of the defendant in the above styled and numbered cause for 30 days further extension of time in which to file and prepare bills of exceptions and statement of facts and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be granted.

It is therefore the Order of the Court that said ~~XXXXX~~ motion be and the same is hereby granted.

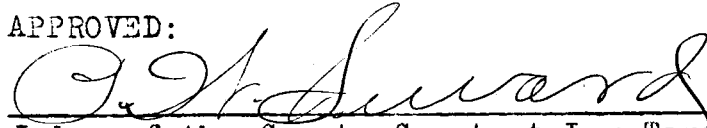
-v- - - - -

SATURDAY, MARCH 4th, A. D. 1922

On this day came for examination by the Court the above and foregoing Minutes of this the January Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found them to be in all things correct.

It is therefore the Order of the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do her now adjourn until court in course.

READ, SIGNED and APPROVED:



Judge of the County Court at Law, Tarrant County, Texas

BE IT REMEMBERED that on Monday the 6th day of March A. D. 1922 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas at the Court House in Fort Worth, Texas present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk and Carl Smith, Sheriff, when the following proceedings were had, to-wit:

THE STATE OF TEXAS

NO 1302

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

MIKE STRAWN

RECOGNIZANCE

On this the 29th day of April A.D., 1922 came into court Mike Strawn Defendant in the above styled and numbered cause, who, together with Levi Pressly and John S. Morris as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said Mike Strawn who has been convicted in this cause of a mis-demeanor and her punishment assessed at a fine of One Hundred Dollars and costs as more fully appears by the Judgment of conviction duly entered in this cause shall appear before the 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

No. 1652

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

WILL SINYARD

RECOGNIZANCE

On this the 29th day of April A.D., 1922 came into Court Will Sinyard, Defendant in the above styled and numbered cause, who, together with Levi Pressly and John S. Morris, as sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said will Sinyard who has been convicted in this cause of a mis-demeanor and her punishment assessed at a fine of \$25.00 and costs 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 judgment of the Court of Criminal Appeals of the State of Texas in this cause.

NO. 1244

THE STATE OF TEXAS

✓ VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

SAM JACKSON

On this the 24th day of April A.D. 1922 came on to be heard the motion of the defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled.

NO. 1302

THE STATE OF TEXAS

✓ VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

MIKE STRAWN

On this the 29th day of April A.D. 1922 came on to be heard the motion of defendant for a new trial in the above styled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that the la is agai st the defendant and that said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled, to which action of the Cour t in overruling said motion for a new trial the defendant did thenandthere in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin. Defendant is given 90 days after the adjournment of this term of court in which to prepare and file his Bills of Exception end Statement of Facts. Recognizance is fixed at \$500.00. Mike Strawn, Principal and Levi Pressley and John S.Morris,Sureties thereon.

NO. 1449

THE STATE OF TEXAS

✓ VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

CHARLIE SUDDUTH

On this the 28 day of April, 1922 came on to be heard the defendant's motion fr a new trial in the above styled end numbered cause and the Court after hearing said motion, argument of counsel, and being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore the Order of the Cour t that said motion be and the same is hereby granted.

NO 1661

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

C. M. BILLINGS

On this April 21, 1922 the court having heard the motion of the defendant in the above styled and numbered cause to quash the information and affidavit for information; the same is overruled to which the defendant then and there in open court excepts.

NO. 1661

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

C. M. BILLINGS

On this the 29th day of April A.D. 1922 came on to be heard the amended motion for a new trial of defendant in the above styled and numbered cause and the same having been duly considered is by the Court overruled to which action of the court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas.

Defendant then and there made his good and sufficient recognizance to abide said appeal. Defendant is given 60 days after the adjournment of this term of court in which to prepare and file statement of facts and bills of exceptions.

C.M.Billings Principal and Hal Lattimore and G.M.Harding, Sureties.

NO. 1560

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

EDWARD SLOCUM

On this the 29th day of April A.D. 1922 came on to be heard the motion of the defendant for a new trial in the above styled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled to which action of the Court in overruling said motion for a new trial the defendant did then and there except in open court and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts. Bond fixed at \$500.00.

NO.

NO. 1593

THE STATE OF TEXAS

✓ VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

SAM NILO

On this the 22 day of April A.D. 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled.

NO. 1652

THE STATE OF TEXAS

✓ VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

WILL SINYARD

On this the 29th day of April A.D. 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be in all things overruled.

It is therefore the Order of the Court that said motion be and the same is hereby in all things overruled, to which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 90 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts. Bond fixed at \$300.00; Will Sinyard, Principal, Levi Pressley and John S. Morris, Sureties.

NO 1661

THE STATE OF TEXAS

✓ VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

CHAS. BILLINGS

On this the 29th day of April A.D. 1922 came into open court Chas. Billings, defendant in the above entitled cause, who, together with Hal Lattimore and G.M. Harding his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said Chas. Billings, who has been convicted in this cause of a misdemeanor, to-wit: the willfully and wantonly killing of a domesticated animal, to-wit a dog, and his punishment assessed at 30 days in the Tarrant 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 the court, in order to abide the judgment of the court of Criminal Appeals of the State of Texas in this case.

Stamford-Lowdon Co., Fort Worth 14327

SATURDAY, APRIL 29th, 1922

On this day came on for examination by the Court the above and foregoing Minutes of this the March Term of the County Court at Law of Tarrant County Texas, and the Court after having examined same found them to be in all things correct.

It is therefore the Order of the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Approved and Signed

P. H. Seward

Judge of the County Court at Law, Tarrant County, Texas

BE IT REMEMBERED that on Monday, the 1st day of May A. D. 1922 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas at the Court House in Fort Worth, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk and Carl Smith, Sheriff, when the following proceedings were had, to-wit:

NO. 1741

✓ THE STATE OF TEXAS
VS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
TOM RICHARDSON

On this the 28th day of June A.D., 1922 came on to be heard the 1st amended motion for a new trial in the above styled and numbered cause, and the Court after hearing said amended motion, argument of counsel and being fully advised in the premises, is of the opinion that same should be granted

It is therefore the Order of the Court that said amended motion be and the same is hereby granted.

NO 1732

✓ THE STATE OF TEXAS
VS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
LULA SHARP

On this the 28th day of June A.D., 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that same should be granted.


It is therefore the Order of the Court that said motion and the same is hereby granted.

SATURDAY, JULY 1st A. D. 1922

On this day came on for examination by the Court the above and foregoing minutes of this the May Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found them to be in all things correct

It is therefore the Order of the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Approved and Signed:



Judge, County Court at Law, Tarrant County, Texas

BE IT REMEMBERED that on Monday, the 3rd day of July A. D. 1922 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas, at the Court House in Fort Worth, present and presiding the Honorable P. W. Seward, Judge; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk; and Carl Smith, Sheriff, when the following proceedings were had, to-wit:

NO CASES WERE TRIED BY JURY IN THE COUNTY COURT AT LAW IN JULY TERM? 1922

BE IT REMEMBERED THAT ON MONDAY, the 4th day of September A.D., 1922 there came on and was held a regular term of the County Court at Law of Tarrant County, Texas at the Court House in Fort Worth, present and presiding the Honorable P. W. Seward, Judge of said Court; Jesse M. Brown, Criminal District Attorney; Bart Mynatt, County Clerk and Carl Smith, Sheriff, when the following proceedings among others were had, to-wit:

NO 2373

THE STATE OF TEXAS

VS COUNTY OF TARRANT

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

R. H. BRAZIL

ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 28th day of October A.D., 1922 came on to be heard the ^{Amended} motion of the defendant in the above styled and numbered cause for a new trial and the court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that the law is against the defendant and that said motion should be in all things overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled to which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin and is given 60 days in which to prepare and file his Bills of exceptions and Statement of Facts. Recognizance of defendant is fixed at the sum of \$500.00, entered into by R.H.Brazil as principal and W. P. Clark and Frank Licone as his sureties.

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

R. H. BRAZIL

RECOGNIZANCE

On this the 28th day of October A.D., 1922 CAME INTO COURT R. H. Brazil, defendant in the above styled and numbered cause, who together with W. P. Clark and Frank Licone as his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said R. H. Brazil, who has been convicted in this cause of a mis-demeanor and his punishment assessed at a fine of \$100.00 and costs 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 judgment of the Court of Criminal Appeals of the State of Texas in this case.

No 2588

THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

ELIZABETH JOHNSON

On this the 28th day of October A.D., 1922 came on to be heard the amended motion of the defendant in the above styled and numbered cause and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore the Order of the Court that said motion be and the same is hereby granted.

NO. 1919

✓ THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

FRANK LISLE

On this the 21st day of October A.D.,1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion,argument of counsel,and being fully advised in the premises is of the opinion that said motion should be granted

It is therefore the Order of the Court that said motion for a new trial be and the same is hereby in all things granted.

NO. 2072

✓ THE STATE OF TEXAS

VS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

GEORGE ELLIS

On this the 26th day of October A.D.,1922 came on to be heard the motion of defendant for a new trial in the above styled and numbered cause and the Court after hearing said motion,argument of counsel and being fully advised in the premises os of the opinion that said motion should be granted.

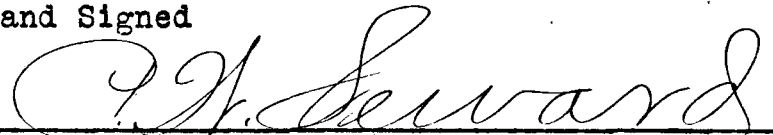
It is therefore the Order of the Court that said motion be and the same is hereby in all things granted.

SATURDAY November 4th, A.D., 1922

On this day came on for examination by the Court the above and foregoing minutes of this the September Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found them to be in all things correct.

It is therefore the Order of the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Approved and Signed



Judge of the County Court at Law of Tarrant County, Texas

.....

BE IT REMEMBERED that on Monday, the 6th day of November A.D., 1922 there came on and was held a Regular Term of the County Court at Law of Tarrant County, Texas, at the Court House at Fort Worth, present and presiding the Honorable P. W. Seward, Judge of said Court, Jesse M. Brown, Criminal District Attorney, Bart Mynatt, County Clerk, and Carl Smith Sheriff, when the following proceedings were had, to-wit:

.....

NO 2629

THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 VS
 ✓ JOE GLAZIER ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 29th day of December A.D., 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial, and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled. To which action of the Court in overruling said motion for a new trial the defendant did then and there in open court except and gave Notice of Appeal to the Court of Criminal Appeals at Austin, Texas, and is given 60 days after the adjournment of this term of court in which to prepare and file his bills of exceptions and statement of facts.

Recognizance or appeal bond fixed at \$500.00.

NO 2795

V THE STATE OF TEXAS I IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 VS I ORDER OVERRULING MOTION FOR A NEW TRIAL
 ✓ L. A. Teague I

On this the 16th day of December A.D., 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial, and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled, to which action of the Court in overruling said motion for a new trial the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals at Austin, Texas and is given 60 days after the adjournment of this term of court in which to prepare and file his Statement of Facts and Bills of Exceptions.

Recognizance of defendant is set at \$750.00.

Appeal withdrawn. Fine and costs paid.

No 2754

THE STATE OF TEXAS
 VS
 ✓ N. C. GREGORY IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
 ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 30th day of December A.D., 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises, is of the opinion said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled to which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas and is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts.

Recognizance is set at \$500.00.

NO 2796

THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
VS
✓L. E. RAY ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 16th day of December A.D., 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled, to which action of the Court the defendant did then and there in open Court except and gave notice of appeal to the Court of Criminal Appeals at Austin and is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts.

Recognizance of defendant is set at \$750.00.

Appeal withdrawn. Fine and costs paid.

No 2603

THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS
VS
✓EARL PHILLIPS ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 29th day of December A.D., 1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion, argument of counsel and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled, to which action of the Court in overruling said motion for a new trial the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals at Austin, Texas and is given 90 days after the adjournment of this term of court in which to prepare and file his bills of exceptions and Statement of Facts.

Recognizance is set at \$1250.00. Earl Phillips, Principal and Mrs. T.H. Murray and Fred Hardin, Sureties.

NO 2603

THE STATE OF TEXAS IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

VS RECOGNIZANCE.

✓EARL PHILLIPS

On this the 29th day of December A.D.,1922 came into court Earl Phillips,defendant in the above styled and numbered cause,who, together with Mrs. T.H.Murray and Fred Hardin as his Sureties,acknowledge themselves severally indebted to the State of Texas in the penal sum of \$1250.00 ; conditioned that the said Earl Phillips,who has been convicted in this cause of a mis-demeanor and his punishment assessed at a fine of Two Hundred and Fifty Dollars and one year in the Tarrant County jail and all costs of prosecution 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 thesame, 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.

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No 2777

THE STATE OF TEXAS

I N THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

VS

Order overruling motion for a new trial

✓HUGO SCHEFCAK

On this the 30th day of December A.D.,1922 came on to be heard the motion of the defendant in the above styled and numbered cause for a new trial and the Court after hearing said motion,argument of counsel and being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore the Order of the Court that said motion be and the same is hereby overruled,to which action of the Court the defendant did then and there in open court except and gave notice of appeal to the Court of Criminal Appeals of Texas at Austin and is given 60 days after the adjournment of this term of court in which to prepare and file Bills of Exceptions and Statement of Facts. Recognizance is set at \$500.00.

No 2777

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW OF TARRANT COUNTY TEXAS

VS

Recognizance

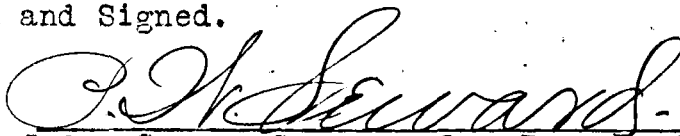
✓HUGO SCHEFCAK

On this the 30th day of December A.D.,1922 came into Court Hugo Schefcak,defendant in the above styled and numbered cause who together with C. McCauley and H.G.Tankersley as his sureties,acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00; conditioned that the said Hugo Schefcak,who had been convicted in this court of a mis-demeanor and his punishment assessed at a fine of \$100.00 and costs 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 therefrom without leave of the court in order to abide the judgment of the court of Criminal Appeals of the State of Texas in this cause.

SATURDAY, DECEMBER 30th, (A.D., 1922

On this day came on for examination by the Court the above and foregoing Minutes of this the November Term of the County Court at Law of Tarrant County, Texas, and the Court after having examined same found them to be in all things correct. It is therefore the Order of the Court in open session that said Minutes be, and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Approved and Signed.



Judge County Court at Law, Tarrant County, Texas

Monday the 1st day of January A. D. 1923

THE STATE OF TEXAS

No. 2984

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

✓ CLARENCE WELLS

On this the 15th day of January A. D. 1923, came on to be heard by the court, the above defendant's original motion for a new trial in the above styled and numbered cause. The defendant, Clarence Wells appearing in open court in person and by attorney and requested that he be granted permission to withdraw said motion, and the court after hearing said motion and after hearing said request of the defendant that he be granted permission to withdraw said motion from the court, is of the opinion that said request be granted.

It is therefore ordered, adjudged and decreed by the court that the above motion be and the same is hereby withdrawn and the defendant here and now abides the judgment as rendered.

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THE STATE OF TEXAS

No. 2951

vs

IN THE COUNTY AT LAW, TARRANT COUNTY TEXAS.

✓ ROSEVEET DAVIS

On this the 17th day of February A. D. 1923, came on to be heard by the court, the above defendant's original motion for a new trial in the above styled and numbered cause, and the court, after hearing said motion and the argument of Counsel and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered adjudged and decreed by the court that said motion be and the same is hereby overruled.

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THE STATE OF TEXAS

No. 2937

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ WILLIE MAE THOMPSON

On this the 23rd day of February A. D. 1923, came on to be heard by the court, the defendants original motion for a new trial in the above styled and numbered cause, and the court, after hearing said motion and the argument by counsel for Defendant and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the court, that said motion be and the same is hereby overruled; to which action of the Court, the said defendant did then and there in open court except and give notice of appeal to the court of Criminal appeals at Austin, Texas. Defendant is given sixty days in which to file statement of facts and bills of exceptions. Recognizance fixed at Five hundred and fifty dollars.

THE STATE OF TEXAS

No.2956

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY

✓WILLIE CALLAWAY

On this the 24th day of February A. D. 1923, came on to be heard by the court, the above defendant's motion for a new trial in the above styled and numbered cause, and the court, after hearing said motion and after hearing arguement of counsel for the defendant and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by this court that the above motion be and the same is hereby overruled.

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THE STATE OF TEXAS

No.2986

vs

IN THE COUNTY COURT at LAW, TARRANT COUNTY, TEXAS

✓CHARLES WHITE

On this the 25th day of January A. D. 1923, came on to be heard by the court, the above defendan'ts motion for an arrest of Judgment in the above styled and numbered cause, and also came on to be heard by the court, the defendant's original motion for a new trial, and the court, after hearing said motions and after hearing arguement by counsel for the defendant and after being fully advised in the premises, is of the opinion that said motions should be overruled.

It is therefore ordered, adjudged and decreed by the court that said motions be and the same are hereby overruled; to which action of the court, the defendant, did in open court, except and give notice of appeal to the court of criminal appeals at Austin, Texas. Reconizance fixed at Seven hundred and fifty dollars, with Charles White as principal and A. C. Frontroy and S. T. Brogden as sureties. Defendant given sisty days in which to file bills of exceptions and statement of facts.

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THE STATE OF TEXAS

No.3011

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

✓ELLA BRADFORD

On this the 17th day of February, A. D. 1923, came on to be heard by the court, the Defendant, Ella Bradford's original motion for a new trial in the above styled and numbered cause, and the court after hearing said motion and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore the order, judgment and decree of this court that said motion me and the same is hereby overruled.

THE STATE OF TEXAS

No. 3011

vs

IN THE COUNTY AT LAW, TARRANT COUNTY TEXAS.

ELLA BRADFORD

On this the 24th day of February A. D. 1923, there came on to be heard by the court, the Defendant Ella Bradford's original ammended motion for a new trial in the above styled and numbered cause, and the court, after hearing said notion and after being fully advised in the premises, is of the opinion that said motion should in all things be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled; to which action of the Court, the Defendant Ella Bradford, did in open court, except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas. Reconizance fixed at Five Hundred Dollars and entered into by Defendant Ella Bradford as principal and with Hiram McGar and Wilson Ford as sureties. Said Defendant given thirty days in which to file bills of exceptions and statement of facts.

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THE STATE OF TEXAS

No. 3150

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

OSSIE SIMMONS

On this the 13th day of February, A. D. 1923, there came on to be heard by the Court, Defendant Ossie Simmons original motion for a new trial in the above styled and numbered cause, and the court, after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled; to which action of the Court, the said defendant, Ossie Simmons did in open court, except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas, Defendant given sixty days in which to file bills of exceptions and statement of facts. Reconizance fixed at two hundred dollars, and entered into with Ossie Simmons as principal, with John R. Francis and John Mays as sureties.

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THE STATE OF TEXAS

No. 3049

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

ORLINE KNOBLES

On this the 2nd day of March A. D. 1923, came on to be heard by the court, the above defendant's motion for a new trial, and the defendant appearing in person and by her attorney, and the court, after hearing said motion and after hearing arguement of counsel of the defendant and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by this court that said motion be and the same is hereby overruled; to which action of the court, the said defendant did then in open court, except and give notice of appeal to the Court of Criminal Appeals, of the State of Texas, at Austin, Texas. Defendant given Ninety days in which to file bills of exceptions and statement of facts. Reconizance fixed at Five hundred dollars and entered into by Defendant as principal and with A. C. Frontroy and Jim F. Yoast as sureties

THE STATE OF TEXAS
 vs No.3049
 ORLINE KNOBLES

March 2nd, 1923.
 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 RECONIZANCE

This day came into open court Orline Knobles, defendant in the above entitled cause, who together with A. C. Frontroy and Jim F. Yoast, her sureties, acknowledged them selves severally indebted to the State of Texas in the penal sum of \$500.00, conditioned that the said Orline Knobles, who has been convicted in this cause, of a misdemeanor and her punishment assessed at a fine of one hundred dollars and all costs, 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 the leave of this court, in order to abide the judgment of the court of criminal appeals of the State of Texas in this case.

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No. 2557

THE STATE OF TEXAS
 vs No2557
 MRS. R. A. HARDEMAN

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

On this the 3rd day of March A. D. 1923, came on to be heard by the Court, the above named Defendant's motion for a new trial in the above styled and numbered cause, and the court, after hearing said motion and after hearing arguement of counsel and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by this court that said motion be and the same is hereby overruled; to which action of the court, the said defendant did in open court, except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas. Defendant given sixty days in which to file bills of exceptions and statement of facts, reconizance fixed at Seven Hundared and Fifty Dollars, and entered into by and between the Defendant as principal and F. C. Bunch and C. H. Nolen as sureties,

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THE STATE OF TEXAS
 vs
 ORLINE KNOBLES

No.3049
 IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

On this the 2nd, day of March A. D. 1923, came on to be heard by the Court, the Defendant Orline Knobles motion for a new trial in the above styled and numbered Cause, and the court after hearing said motion and after hearing arguement of Counsel and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by this court that said motion be and the same is hereby overruled, to which action of the Court, the said defendant did in open Court, except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas. Defendant given Sixty Days in which to file bills of exceptions and statementnof facts, with reconizance fixed at \$500.00 and entered into by Defendant as principal and A. C. Frontroy and Jim F. Yoast as sureties.

THE STATE OF TEXAS

RECONIZANCE

vs

No. 2557

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ MRS. R. A. HARDEMAN

March 3rd, 1923.

This day came into open court, Mrs. R. A. Hardeman, defendant in the above entitled cause, who together with F. C. Bunch and C. H. Nolen, her sureties, acknowledged them selves severally indebted to the State of Texas in the penal sum of Seven Hundred and Fifty Dollars; conditioned that the said Mrs. R. A. Hardeman, who has been convicted in this cause of a misdemeanor and her punishment assessed at a fine of Two Hundred Dollars and Twenty Days in ^{the Tarrant County} Jail, together with all costs in this case, 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 the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

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THE STATE OF TEXAS

No. 2986

vs

No. 2986

✓ CHARLES WHITE

IN THE COUNTY COURT, TARRANT COUNTY, TEXAS.

RECONIZANCE

January 25th 1923.

On this day came into open court, Charles White, Defendant in the above entitled cause, who together with A. C. Frontroy and S. T. Brogden, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of Seven Hundred and fifty Dollars, conditioned that the said Charles White, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Sixty Days in the Tarrant County Jail and all costs of prosecution in this cause, 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 the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

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THE STATE OF TEXAS

No. 3093

vs

✓ ALIVE BURNS,

IN THE COUNTY COURT AT LAW, of TARRANT COUNTY, TEXAS.

On this the 3rd day of March A. D. 1923, came on to be heard by the Court the motion of the Defendant, in the above styled and numbered case, for a new trial in said case, and the court after hearing said motion and after hearing arguement of the counsel for the said defedant and after being fully advised in the premises, is of the opinion that said motion should be overruled. It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby overruled.

THE STATE OF TEXAS

Nos. 3193, 3194, 3195 & 3196

vs
W. D. GARNER

IN THE COUNTY COURT AT LAW of TARRANT COUNTY, TEXAS

On this the 2nd day of March, A. D. 1923, came on to be heard by the Court, Defendant W. D. Garner's motion for a new trial in the above styled and numbered causes, and the Court after hearing said motions and after hearing Arguement of the the Counsel of the Defendant, and after being fully advised in the premises, is of the opinion that said motions should be granted.

It is therefore the order, Judgment and decree of this court that said motions be and the same are hereby granted and the Defendant W. D. Garner is granted a new trial in all the above styled and numbered causes.

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Monday the 1st day of January A. D. 1923

Staford-Lowdon Co., Fort Worth 14327

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SATURDAY, MARCH 3rd, A. D. 1923.

On this day came on for examination by the Court the above and foregoing minutes of this the January Term of the County Court at Law, of Tarrant County, Texas, and the Court, after having read and examined same finds them to be in all things correct.

It is therefore the order of this court in open session that said minutes be and the same are hereby approved and signed and this Court do here now adjourn until court in course.

Read, Approved and signed.

J. H. Seward
Judge County Court at Law, Tarrant
County, Texas.

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BE IT REMEMBERED, that on Monday, March the 5th, A. D. 1923, there came on and was held a regular term of the County Court at Law, of Tarrant County Texas, at the Court House in Fort Worth, Texas, present and presiding, the Hon. P. W. Seward, Judge of said Court, Robert K. Hanger, Criminal District Attorney, Ed. L. Sorrels, County Clerk and Carl Smith, Sheriff, when the following proceedings were had, to-wit:

Stafford-Lowdon Co., Fort Worth 14327

ELECTION OF A SPECIAL JUDGE IN THE COUNTY COURT AT LAW OF TARRANT COUNTY, TARRANT COUNTY, TEXAS. March 9th, A.D. 1923.

This day came on a regular term of the County Court at Law, Tarrant County Texas, and the Honorable P.W.Seward, the duly elected, qualified and acting judge of said court being absent and unable to act as such judge and to hold such court, the practicing lawyers of said court proceeded to elect from among their number a Special Judge for said court.

Whereupon the Sheriff of Tarrant County, Texas made proclamation at the Court House door that the duly elected Judge of said court was absent and unable to serve, and that a special judge was about to be elected; that said proclamation was reported to the Levi Pressley, temporary chairman of the meeting called by the duly practicing lawyers present at said meeting and such temporary chairman submitted to such practicing lawyers the question of whether or not a special Judge should be elected, and the same unanimously carried, after which the name of L.H.Evridge an attorney of Fort Worth, Texas was submitted as a candidate for such position.

That the following lawyers were present and participated in said election:

- R.B.Young
Henry Bishop
Sam Sayers
Howard Mays
Levi Pressley
L.H.Evridge

That the result of said election was proclaimed by the sheriff of Tarrant County at the Court House door;

Whereupon the oath of office as prescribed by law and the Constitution of the State of Texas was duly administered by the County Clerk of Tarrant County, Texas.

OATH OF OFFICE.

I, L.H. Evridge do solemnly swear (or affirm) that I will faithfully and impartially discharge and perform all the duties incumbent upon me as Judge of the County Court at Law of Tarrant Co. Tex according to the best of my skill and ability; agreeably to the Constitution and Laws of the United States and of this State; and I do further solemnly swear (or affirm) that since the adoption of the Constitution of this State, I being a citizen of this State, have not fought a duel with deadly weapons within this State, nor out of it, nor have I sent or accepted a challenge to fight a duel with deadly weapons, nor have I acted as second in carrying a challenge or aided, advised or assisted any person thus offending; and I furthermore solemnly swear (or affirm) that I have not, directly or indirectly, paid, offered or promised to pay, contributed or promised to contribute, any money or valuable thing, or promised any public office or employment, as a reward to secure my appointment, so help me God.

Subscribed and sworn to before me, this 9th day of March 1923

Ed L. Farrell
County Clerk Tarrant County

All Book 16
Page 557

Criminal Minutes County Court 18 5 1/2
Tarrant County pg 84

THE STATE OF TEXAS

No.3189

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

✓ H. M. Sandlin,

On this the 14th day of April, 1923, there came on to be heard by the court, the motion of the above defendant for a new trial in said cause, and the court after hearing said motion read and after being fully advised in the premises, is of the opinion that said defendant's motion should be granted.

It is therefore ordered, adjudged and decreed by the court that the Defendant H. M. Sandlin by granted a new trial in said cause, and the clerk of this court is so ordreed to place said cause on the docket of this court for another trial.

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THE STATE OF TEXAS

vs

No.3109

✓ KATHERINE QUISSENBERRY

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

On this the 3rd, day of May 1923, there came on to be heard by the court, Defendant's motion for a new trial in the above styled and numbered cause, the defendant appearing in person and by her attorney and presented siad motion to the court, and the court after hearing said motion read and after hearing the arguement of counsel and after being fully advised in all matters pertaining thereto, is of the opinion that said motion should be overruled.

It is therefore ordped, adjjudged and decreeded by the court, that said motion be and the same is hereby overruled; to which astion of the court, the defendant in open court did except and give notice of appeal to the court of criminal appeals for the State of Texas, at Austin, Texas. Reconizance set at \$500.00 and dfendant given 30 days in which to file bills of exceptions and statement of facts.

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THE STATE OF TEXAS

vs

No. 3109

RECONIZANCE

✓ KATHERINE QUISSENBERRY

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

MAY 3rd, 1923.

On this day came into open court, Katherine Quissenberry, defendant in the above entitled cause, who together with C. L. Smith and Parker V. Lucas, her sureties and acknowledged them selves severally indebted to the state of Texas in the penal sum of Five hundred dollars, conditioned that the said Katherine Quissenberry, who has been convicted in this cause of a middemeanor and her punishment assessed at a fine of two hundred dollars and conefinement in the tarrant county jail for a period of twenty days, together with all costs in this case, as more fully appears by the judgement 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 the leave of this courtt, in order to abide the judgment of the court of Criminal Appeals of the State of Texas in this case.

Stafford-Lowdon Co., Fort Worth 14327

THE STATE OF TEXAS

No.3326

vs

✓ CHAS GLENK

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS

On this the 13th day of April there came on to be heard by the court the motion of the Defendant for the court to dismiss said cause from docket of this court for want of ~~presentation~~ jurisdiction, and also there came on to be heard defendant's motion to quash the indictment, and after hearing said motions read and after hearing arguement of counsel and after being fully advised in the premises, it is the opinion of the court that said motions should be overruled.

It is therefore the order of this court that said motions be and the same are in all things overruled.

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THE STATE OF TEXAS

No.3344

vs

✓ W. P. GREEN

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

On this the 24th day of April 1923, there came on to be heard by the Court the defendant's motion in the above styled cause, to quash complaints, and the court after hearing said motion and after reading carefully the information in the above casue is of the opinion that said motion should be grated.

It is therefore the order of this court that the information in this cause be and the same is here by quashed and stricken from the docket of this court.

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THE STATE OF TEXAS

No.3210.

vs

✓ A. LANDMAN

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

On this the 28th day of Arril there came on to be heard by the court, defendant's motion on the above styled and numbered cause for a new trial in said cause, and the court after hearing said motion and after being fully advised in the premises is of the opinion that same should be ~~overruled~~ ^{Granted.}

It is therefore the order of this court that the defendant, A.Landman be and he is hereby granted a new trial in the above cause.

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THE STATE OF TEXAS

No. 3109

vs

✓ KATHERINE QUISSENBERRY

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

On this day came on to be heard by the court, defendant's motion for an arrest of judgment and for a new trial in the above cause, and the court after hearing said motionsand arguements by counsel is of the opinion that same should be overruled.

It is therefore the order of this court that said motions be and the same are in all things overruled. To which action of the court, the the defendant in open court excepted and gave notice of appeal to the court of Criminal appeals at Austin, Texas.

THE STATE OF TEXAS

No. 3118

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

✓ DAVE HALL

On this the 5th day of May 1923, there came on to be heard by the Court, Defendant's motion for an arrest of judgment and for a new trial in the above styled and numbered cause, and the court after hearing said motions read and after hearing arguement of counsel for defendant and after being in all things fully advised, is of the opinion that said motions should be granted.

It is therefore the order of this court that said motions be and the same are hereby hranted, and the judgement rendered against said defendant heretofore on the 20th day of April, is hereby set aside and held for naught, and the clerk is hereby directed to re-enter said cause on the docket of this court for another trial.

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THE STATE OF TEXAS

No. 3394

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ OSCAR BERRY

On this the 5th day of May A. D. 1923, there came on to be heard the motion of the Defendant in the above styled and numbered cause, for a new trial in said cause, and the defendant being present in open court in person and by attorney, presented said motion to the court, and the court after hearing said motion read and after hearing arguement of counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore the order and decree of this court that said motion be and the same is hereby in all things overruled.

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THE STATE OF TEXAS

No. 3151

vs

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

✓ E. P. MING

On this the 5th day of May A. D. 1923, there came on to be heard by the court the defendant's motion in the above styled and numbered cause for a new trial of said cause, the defendant being present in open court and by his attorney presented said motion, and the court after hearing said motion and after hearing arguement of counsel and after being ffully advised in the premises is of the opinion that said motion should be overruled.

It is therefore the order and decree of this court that said motion be and the same is hereby in all things overruled; to which action of the court the defendant did in open court except and give notice of appeal to the Court of Criminal appeals at Austin, Texas. Reconizance set at \$300.00 and defendant given sixty days in which to file bills of exceptions and statement of facts.

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THE STATE OF TEXAS

Nos. 3279, 3280, 2381, & 3282.

VS

JANIE DALEY

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

On this the 10th day of April, A. D. 1923, there came on to be heard by the Court, defendant's motions to set aside the verdicts heretofore on the 2nd day of April rendered against her, and the defendant appearing in person and by attorney and presented said motions to the court, and the court after hearing said motions and after hearing argument of counsel and after being fully advised in the premises is of the opinion that said motions should be granted.

It is therefore the order and decree of this court that said motions be and the same are hereby in all things granted, as it appears to the court that the information and charges under which this defendant was convicted is not in accordance with the law, wherefore said informations are hereby quashed and the verdicts are in all things set aside and are held for naught, in the above causes.

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Read approved and signed this 5th day of May, A.D. 1923.

*P. H. Seward, Judge
County Court at Law
(6-9-23)*

BE IT REMEMBERED, that on Monday, May the 7th, A. D. 1923, there came on and was held a regular term of the County Court at Law, of Tarrant County, Texas, at the Court House in the City of Fort Worth, Texas, there being present and presiding, the Hon. P. W. Seward, Judge, Robert K. Hanger, Criminal District Attorney, Carl Smith Sheriff and Ed. L. Sorrels, Clerk, when the following proceedings were had, to-wit:-

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THE STATE OF TEXAS		Order, Overruling Defendant's motions for new trial.
vs	No. 2979	IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
✓ FORNEY HAWKINS		June 21st, A. D. 1923.

On this day there came on to be heard by the Court, Defendant Forney Hawkins first original and first amended motions for a new trial in the above styled and numbered cause, and the Court, after hearing said motions and after hearing arguement of counsel and after being fully advised in the premises, is of the opinion that said motions should be overruled.

IT IS THEREFORE ORDERED ADJUDGED and DECREED BY THE COURT that said motions be and the same are hereby in all things overruled, to which action of the court the defendant did except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas. Defendant then given sixty days in which to file bills of exceptions and statement of facts in said cause, his reconizance set at FIVE HUNDRED DOLLARS and entered into by and between this Defendant as principal, and L. J. Hawkins and A. C. Frontroy as surties.

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THE STATE OF TEXAS		RECONIZANCE
vs	No. 2979,	IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
✓ FORNEY HAWKINS		JUNE 21st, A. D. 1923.

ON THIS DAY came into open court, Forney Hawkins, Defendant in the above entitled cause, who together with L. J. Hawkins and A. C. Frontroy, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditioned that the said Forney Hawkins who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Seventy Five Dollars and Sixty days confinement in the Tarrant County Jail, together with all costs incurred in this cause, 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 the leave of this Court, in order to abide the Judgment of the Court of Criminal Appeals of the State of Texas in this case.

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ORDER OF COURT GRANTING MOTION FOR A NEW TRIAL.

THE STATE OF TEXAS

vs

F. H. WHALEY

No. 3305 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

June 7th, 1923.

On this day came on to be heard by the Court, the defendant's motion for a new trial in the above styled and numbered cause, and the court after hearing said motion and after hearing arguement of counsel and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by this court that the defendant, F. H. Whaley, who stands convicted of a misdemeanor in the above entitled cause, be granted and he is hereby granted a new trial in said cause, and the former judgment as rendered against him on the 21st day of May 1923, is in all things set aside and held for naught.

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THE STATE OF TEXAS

vs

TOM PIGG

3498
No. 3498

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

MAY 31st A. D. 1923.

On this day there came into open court, Tom Pigg, the defendant in the above entitled cause, in person and by his attorney and submitted his motion for a new trial in said cause, and the court after hearing said motion and after hearing arguement of counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore, ordered, adjudged and decreed by this court that said motion be and the same is hereby in all things overruled. To which action of the Court the Defendant did in open court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin Texas. His reconizance set at Three Hundred Dollars, with Defendant Tom Pigg as Principal and T.L. Kelley and O. L. Kendall as sureties. Defendant given sixty days in which to file his bills of exceptions and statement of facts.

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THE STATE OF TEXAS

vs

CHESTER DENNIS

No. 3352

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

June 11th, 1923.

On this day came on to be heard by the Court, the above defendant's motion for a new trial, and the Court after hearing said motion and after hearing arguement of counsel and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore ordered adjudged and decreed by this court that said motion be and the same is hereby in all things overruled; to which action of the Court, the defendant said nothing, and was then and there remanded to the custody of the Sheriff in order that he might abide the former judgment of this court in said cause.

THE STATE OF TEXAS

RECONIZANCE

vs

✓ TOM PIGG

No. 3498, IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

MAY 31st, 1923.

On this day came into open court, Tom Pigg, defendant in the above entitled cause, who together with T. L. Kelley and O. L. Kendall, his sureties and acknowledged them selves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars, conditioned that the said Tom Pigg, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of One Hundred Dollars and all costs incurred in said cause, 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 and not depart without the leave of this court, in order to abode the judgment of the Court of Criminal Appeals of the State of Texas in this case.

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THE STATE OF TEXAS

ORDER OVERRULING MOTION FOR A NEW TRIAL.

vs

✓ MRS J. B. FULLER.

No. 3500 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

June 21st, 1923.

On this day came on to be heard by the Court, the Motion of the Defendant in the above styled and numbered cause for a new trial in said cause, and the Court after hearing said motion and after hearing arguement of counsel and after being fully advised in the premises the court is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by this court that said motion be and the same is hereby in all things overruled. To which action of the Court the said defendant said nothing, and is hereby remanded to the custody of the sheriff in order that she may abide the judgment of this Court as rendered against her on the 31st day of May A. D. 1923, in this cause.

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THE STATE OF TEXAS

vs

✓ ALBERTA BLANTON

No. 3412, IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

JUNE 6th 1923.

On this day came on to be heard by the Court, the motion of the State of Texas, by and through it's assistant District Attorney Trickey, that the State of Texas be permitted to substitute duplicate papers in complaint against the defendant in the above entitled cause, it first having been shown to the Court that the original papers of complaint in said cause have been lost or misplaced and can not be found by said Assistant District Attorney, and the Court after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by this court that the Assistant Criminal District Attorney of this county do substitute all papers in complaint against this dffendant in this cause.

THE STATE OF TEXAS

ORDER OVERRULING MOTION FOR A NEW TRIAL.

vs

No. 3389

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS:

J. B. Walker

JUNE 21st. A. D. 1923.

On this day there came on to be heard by the Court, the motion of the defendant in the above entitled cause, for a new trial of said cause, and the court after hearing said motion and after hearing arguement of counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreeded by the Court that said motion be and the same is hereby in all things overruled; to which action of the court, the said defendant did in open court, except, and give notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin Texas, his reconizance set at Five Hundred Dollars, with said Defendant J. B. Walker as principal and A. C. Deaton and S. L. Hardin as his sureties. Defendant given Sixty Days in which to file his bills of exceptions and Statement of Facts.

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THE STATE OF TEXAS

RECONIZANCE

vs

No. 3389

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

J. B. Walker.

JUNE 21st A. D. 1923.

On this day came into open court, J. B. Walker, Defendant in the above entitled cause, who together with A. C. Deaton and S. L. Hardin, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditioned that the said J. B. Walker, who has been convicted in this cause of a misdemeanor and his punishment assessed at thirty days confinement in the Tarrant County Jail, together with all costs incurred in this cause, 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 and not depart with^{out} the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

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THE STATE OF TEXAS

ORDER GRANTING PERMISSION TO FILE MOTION IN
ARREST OF JUDGMENT and FOR A NEW TRIAL

vs

No. 3305

at Law
IN THE COUNTY COURT/OF TARRANT COUNTY, TEXAS.

F. H. WHALEY

June 14th 1923.

On this day there came into open court the defendant in the above styled and numbered cause in person and by his attorney and prayed the Court for permission to file his ammended motion for a new trial and his motion for an arrest of Judgment in said cause, and the court after hearing arguement of counsel and after being fully advised in the premises if of the opinion that said request should be granted.

It is therefore ordered, adjudged and decreeded that the Defendant do have the permission of this court to file his ammended motion for a new trial and his motion for an arrest of Judgment with the Clerk of this court in this cause.

THE STATE OF TEXAS ORDER OVERRULING MOTIONS.
 vs No. 3305, IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
 ✓ F. H. WHALEY JUNE 22nd, 1923.

On this day there came on to be heard by the Court, the Defendant's amended motion for a new trial in the above entitled cause and also his motion for an arrest of Judgment in said cause, and the Court, after hearing said motions and after being fully advised in the matter after hearing arguement of Counsel for the defendant, is of the opinion that said motions should be overruled.

It is therefore ordered adjudged and decreed by the Court that said motions be and the same are hereby in all things overruled. To which action of the Court, the Defendant in open Court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin Texas. Defendant's reconizance set at Three Hundred Dollars with Defendant F. H. Whaley as principal and Ben. S. Baldwin, A. L. Gaus and Mike Sharp as sureties. Defendant further given Ninety Days in which to file his bills of exceptions and Statement of Facts.

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THE STATE OF TEXAS RECONIZANCE
 vs No. 3305 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
 ✓ F. H. WHALEY June 22nd, A. D. 1923.

On this day came into open court, F. H. Whaley, Defendant in the above entitled cause, who together with Ben. S. Baldwin, A. L. Gaus and Mike Sharp, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars, conditioned that the said F. H. Whaley, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Twenty Five Dollars and confinement in the Tarrant County Jail for a period of five days together with all costs incurred in this cause, 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 and not depart without the leave of this Court, in order to abide the Judgment of the Court of Criminal Appeals of the State of Texas in this case.

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APPLICATION WRIT OF HABEAS CORPUS.

THE STATE OF TEXAS
 vs No. IN THE COUNTY COURT ^{at Law} / of TARRANT COUNTY TEXAS
 ✓ PEARL RUDD, Exparte June 21st, 1923.

On this day there came into open Court H. R. Bishop, presenting a petition in application for a writ of Habeas Corpus, praying for said writ to issue, that one Pearl Rubb was illegally restrained of his liberty by Chief of Police, Henry Lee, of the City of Fort Worth, Tarrant County, Texas, and the Court after hearing said petition and arguement of Counsel and after being fully advised in the premises, is of the opinion that said request should be granted and that such a writ should issue.

IT IS THEREFORE the order and decree of this Court that the Clerk of this Court do issue forthwith the necessary writ of Habeas Corpus commanding the Said Henry Lee, Chief of Police of the City of Fort Worth, to have before this Court the said Pearl Rudd, at NINE O'CLOCK A. M. June 22nd, 1923, in answer to said petition and application as prayed for in said petition.

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JUDGMENT ON WRIT OF HABEAS CORPUS.

THE STATE OF TEXAS

vs

No. 38. IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ Exparte, PEARL RUDD,

JUNE 22nd, A. D. 1923.

On this day came on to be heard by the Court, Relator, Pearl Rudd's original and ammended petition in the Above entitled Cause, and the Court, after hearing said petition of the Relator and after hearing all evidence and agruement of Counsel and after the examination of the Ordinance No.559 as complained of by applicant and after being fully advised in the premises, it is the opinion of this Court that said Ordinance is valid and that same comes in the regular exercise power of the Police Regulation of the said City of Fort Worth, and it is further the opinion of this court that said writ of Habeas Corpus should be refused and the Relator remanded to the custody of the Said Henry Lee, Chief of Police, of the said City of Fort Worth, from whose custody he was taken in obedience to a certain writ duly issued from this court.

It is therefore the order, judgment and decree of this Court that the relief as prayed for by the applicant in this cause be and the same is hereby denied, and the said Applicant is hereby remended to the Custody of Henry Lee, Chief of Police of the City of Fort Worth, Tarrant County, Texas, and all costs of these proceedings are hereby adjudged against him, all for which let execution issue as provided by law in such cases.

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THE STATE OF TEXAS

vs

No. 38

Order overruling motion for rehearing and New Trial

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEX.

✓ EXparte- - Pearl Rudd,

June 22nd, A. D. 1923.

On this day came on to be heard by the Court, the motion of Relator Pearl Rudd, in the above entitled cause, for rehearing and for a new trial of said cause, and the court after hearing said motion and after hearing arguement of counsel, is of the opinion that said motion should be overruled.

It is therefore, the order and decree of this Court that said motion be and the same is hereby in all things overruled. To which astion of the Court the applicant did in open court except and give notice of appeal to the Court of Criminal Appels of the State of Texas, at Austin Texas. Applicant's reconizance set at \$200.00 and entered into by and between Pearl Rudd, Applicant as principal Relator and L. O. Foster and G. T. Box, as sureties. Applicant further given forty five days in which to file his bills of exceptions and statement of facts and he is hereby released from custody pending this appeal.

ORDER OF COURT TRANSFERRING CAUSE.

THE STATE OF TEXAS

vs

No. 3547 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ W. L. Clark

June 4th 1923.

On this day came on to be heard by the Court, the motion of the Criminal District attorney, requesting that the above styled and numbered cause be transferred to the Justice Court at Keller, Texas. and the Court after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore the order and decree of this Court that the above entitled cause be and the same is hereby stricken from the docket of this Court and ordered transferred to the Justice Court at Keller, Tarrant County, Texas.

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THE STATE OF TEXAS

JUDGMENT OF COURT.

vs

No. 3503 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ BOB BRAZILE

June 1st, 1923.

On this day came on to be heard by the Court, the above styled and numbered cause, and the Defendant, Bob Brazile, appearing in person and by attorney and pleaded NOT GUILTY to said Charge, to-wit, unlawfully carrying a pistol, and the Court after ^{hearing} all evidence and testimony for the State of Texas and for the said Defendant, is of the Opinion that said Defendant, Bob Brazile is not guilty of said charge.

It is therefore the order and decree of this court that the said Defendant Bob Brazile, be adjudged and he is hereby in all things adjudged not guilty of said charge.

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THE STATE OF TEXAS

RECONIZANCE

vs

No. 38 IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

✓ PEARL RUDD, Exparte.

June 22nd, 1923.

On this day came into open Court, Pearl Rudd, Relator in the above entitled cause, who together with L. O. Foster and G. T. Box, his sureties, and acknowledged them selves severally indebted to the State of Texas in the penal sum of Two Hundred Dollars, conditioned that the said Pearl Rudd, who has been remanded to the custody of Henry Lee, Chief of Police of the City of Fort Worth, Texas, upon the delial of the relief prayed for by him in a certain application for a writ of Habeas Corpus, as more fully appears by the Judgment remanding him to the custody of the said Henry Lee, duly entered in this cause, shall appear before this Court from day to day and from term to term and not depart without the 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 ABOVE AND FOREGOING MINUTES OF THE COUNTY COURT AT LAW, OF TARRANT COUNTY, Read, Approved AND SIGNED,

THIS the 6 Day of 30 A. D. 1923.

W. Seward
Judge,
County Court at Law, Tarrant
County, Texas.

ATTEST.

Ed. L. Sorrels,
Clerk, County Court at Law, Tarrant County, Texas.
By *W. Watson*
Court Deputy.

Be it remembered that on Monday July 2nd, 1923,
 there was held a regular of the Hon. County
 Court at Law, of Tarrant County, Texas, Present
 and presiding, the Hon. P. W. Seward, Judge,
 R. K. Hanger, Criminal District Attorney, Carl
 Smith Sheriff and Ed. L. Sorrels, Clerk, when the
 following proceedings among otherthings were had,
 towit:

THE STATE OF TEXAS

vs

No.3657

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEX.

✓ THOMAS KING,

JULY 17th 1923.

On this day came on to be heard by the Court, the motion of
 the Defendant in the above styled and numbered cause, for a
 new trial in said cause, and the Court after hearing said motion,
 and argument of counsel, and after being fully advised in the pre mises is of the
 opinion that said motion should be granted.

It is therefore ordered adjudged and decreed by the court that
 said motion be and the same is ehereby in all things granted.

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THE STATE OF TEXAS

VS

No. 3613 IN THE COUNTY COURT AT LAW, TARRANT COUNRY, TEX.

KENARD REED,

July 17th 1923.

On this day the above cause was called for trial and the defendany appearing in person, and the court after hearing certain evidence and statements of witnesses is of the opinion that said Defendant is under the age of Sevneteen years and is a Jouvenile.

It is therefore the order of this court that this cause be and the same is hereby transferred to the Jouvenile Court of this Tarrant County, Texas, and the said Defendant being present in open Court is hereby remanded to the Custody of the Sheriff who will commit him forthwith to the custody of the Jouvenile Authorities of this county.

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THE STATE OF TEXAS

vs

No. 3592. IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEX.

JOHN THOMAS

September 1st, 1923.

On this day there came on to be heard by the Court, the above Defendant's motion for a new trial in the above numbered and entitled cause, and the Court after hearing said motion and after hearing arguemnet of Counsel and after being fully advised in the premises is of the opinion/that said motion should be granted.

IT IS THEREFORE THE ORDER AND DECREE of this Court that said motion be and the same is hereby in all things granted.

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THE ABOVE AND FOREGOING MINUTES, READ AND APPROVED AND SIGNED IN OPEN COURT, this the DAY OF A. D. 1923.

ATTEST ED. L. SORRELS, Clerk County Court at Law, Tarrant County, Texas.

Judge, County Court at Law, Tarrant County, Texas.

By Deputy.

THE STATE OF TEXAS

vs. No. 3587 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ HUBERT HUNTLEY

SEPTEMBER 1st, 1923.

This day there came on to be heard by the Court, the Defendant's motion for a new trial in the above entitled cause, and the Court after hearing said motion and after hearing arguement of Counsel and after having been fully advised in the premises, is of the opinion that said motion should be overruled.

WHEREFORE it is the judgment and decree of this Court that said motion be and the same is hereby in all things overruled, to which action of the Court the Defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. Defendant given Sixty days in which to file his bills of exceptions and Statement of Facts, his reconizance set at \$500.00 end entered into by and between Hubert Huntley, the Defendant as principal, and L. Carpenter and J. C. Carpenter, as sureties.

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THE STATE OF TEXAS

RECONIZANCE

vs No.3587, IN THE COUNTY COURT AT LAW, of TARRANT COUNTY, TEXAS,

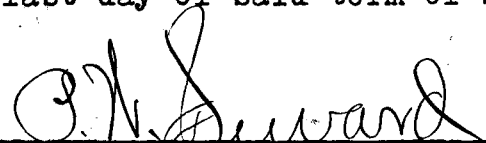
✓ HUBERT HUNTLEY

July Term, A. D. 1923.

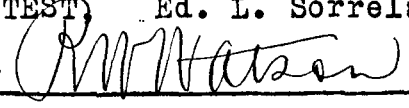
September 1st, 1923.

On this day came into open court, Hubert Huntley, Defendant in the above entitled cause, who together with L. Carpenter and J. C. Carpenter, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditioned that the said Hubert Huntley, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Twenty Five Dollars and confinement in the Tarrant County Jail for a period of Sixty Days, together with all costs in this cause, 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 and not depart without the 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 ABOVE AND FOREGOING MINUTES OF THE COUNTY COURT AT LAW, FOR THE JULY TERM, A. D. 1923, Read, Approved and signed in open Court, this the ____ day of September A. D. 1923, same being the last day of said term of said Court.


 Judge, County Court at Law, Tarrant
 County, Texas.

ATTEST, Ed. L. Sorrels, Clerk?

By  Deputy.

SEPTEMBER TERM 1923.

BE IT REMEMBERED, that on Monday September the 3rd, A. D. 1923, same being the first Monday of said month, there was held a regular term of the County Court at Law, of Tarrant County, Texas, Present and Presiding The Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Ed. L. Sorrels, Clerk and Carl Smith, Sheriff, when the following proceedings among other things were had to-wit:

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✓ THE STATE OF TEXAS		Charge
vs	No. 3935	Aggravated Assault.
✓ ARNETA NELSON		10-15th 1923.

On this day the above styled and numbered cause came on for trial and the defendant appearing in person and by Attorney, presented a motion to the Court alleging that the said Defendant Arnetta Nelson is a juvenile and under the age of eighteen years, and the court after hearing said motion and after hearing the argument of counsel is of the opinion that said Defendant is a juvenile and has no place in this Court and that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that this cause be and the same is hereby in all things transferred to the juvenile Court of this County.

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✓ THE STATE OF TEXAS		Charge
vs	NO 3938	Tampering with motor vehicle
✓ DAN F? CUNNINGS		Oct. 17th 1923.

On this day the above styled and numbered cause came on for trial and the defendant appearing in person and by attorney, whereupon defendant's motion to quash the affidavit and information in said cause came on for hearing by the Court, and the Court, after hearing said motion and argument of Counsel is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motin be and the same is hereby in all things granted, and the complaint herein is in all things quashed and stricken from the Docket of said Court.

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THE STATE OF TEXAS
 vs No. 3961 Swindling
 ✓ Dr. L. V. McELROY Oct. 22nd, 1923.

On this day the above styled and numbered cause came on for trial, and the Defendant appearing in person and by Attorney, whereupon a motion was presented to the Court requesting that said Affidavit and Information in said Cause be quashed, and the Court after hearing said Motion and after a careful examination of the said Information in said Cause is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things granted, and the said Affidavit and information herein is in all things quashed and stricken from the Docket of this Court.

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THE STATE OF TEXAS
 vs No. 3808 Charge
 ✓ J. H. CRITES Wife and Child Desertion.
 September 29th, 1923.

On this day the above styled and numbered cause came on for hearing by the Court, and the Defendant appeared in person and by Attorney, whereupon the Defendant made request of the Court that said cause be postponed from this date and that he, the said Defendant J. H. Crites be allowed to pay certain sums of money at intervals to his said Child Katherine Crites, for her maintainance and support, and the Court, after hearing said request and after due consideration of the facts in said Cause, and after hearing certain recommendations from the Criminal District Attorney, is of the opinion that said request should be granted.

IT IS THEREFORE ordered, adjudged and decreed by the Court, that the said Defendant, J. H. Crites do pay to Katherine Crites, his daughter, the sum of Forty Dollars (\$40.00) which said sum is to be paid in to the County Clerk of this County, between the first day of October A. D. 1923 and the Fifteenth of October A. D. 1923, and a like amount to be paid in to said Clerk between the first and fifteenth of each month thereafter until further orders of this Court, or until the 26th day of December A. D. 1925. And the Clerk of this Court is hereby ordered to pay said sums of money to the said Katherine Crites upon her demand as same is paid in by the said Defendant J. H. Crites.

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THE STATE OF TEXAS
 vs No. 3853 Charge
 ✓ JOHN HUITT Drunk and Disturbing the Peace.
 Sept. 20th, 1923.

On this day the above styled and numbered cause came on for trial, and the defendant, John Huitt appeared in person and by attorney, whereupon the defendant, by his attorney submitted his motion to the Court requesting that the Affidavit and information or indictment charging said defendant with said offense, be quashed and stricken from the Docket of the Court, and the Court after hearing said motion and after carefully examining the Grand Jury Indictment upon which the said Defendant was charged and after due considerations of all things pertaining to said cause is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things granted and the said indictment is hereby quashed and said cause ordered stricken from the Docket of said Court.

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THE STATE OF TEXAS

Motion for extention of time.

vs

No 3587

October 26th, 1923.

✓ HUBERT HUNTLEY

On this day there came on to be heard by the Court, the motion of the Defendant, Hubert Huntley, in the above styled and numbered cause, for an extention of time in which to prepare certain bills of exceptions and statement of facts in said cause, in which said dfendant stands convicted of the offense of wife and child desertion, in said court, from which said judgment of conviction the defendant has taken an appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas, said judgment and appeal having been rendered and taken from the September A.D. 1923, term of this Court, and the Court, after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

IT IS THEREFORE ordered adjudged and decreed by the Court, that said motion be and the same is hereby in all things granted, and the said Hubert Huntley, who stands convicted in this Court is hereby granted an extention of thirty days from ~~this date~~ ^{Nov. 1st 1923.} in which time to prepare and file with the clerk of this Court, his bills of exceptions and statement of facts in said cause.

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THE STATE OF TEXAS

Charge

vs

No. 3840

Swindling

✓ G. G. CHAMBERS

September 17th 1923.

On this day there came on for trial in this Court, the above styled and numbered cause, and there came the Defendant G. G. Chambers in person and by his Attorney, whereupon both parties announced ready for trial and a jury of six men being duly empaneled and sworn and the complaint duly read and presented to which the defendant pleaded not guilty, whereupon the State of Texas, through it's duly appointed attorneys proceeded to introduce certain evidence through certain witnesses duly subpoenaed. And the State of Texas, then through one of it's duly appointed attorneys presented a motion to the Court through which they made request of the Court to withdraw it's announcement of ready for trial in the cause, for reason that they had discovered that one of the Jorors now setting in the cause had been previously convicted in the District Court of this State of a felony, which rendered the certain juror unqualified to sit in said cause, and the Court, after a careful investigation of the statements made in said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed that said motion be and the same is hereby in all things granted and the jury is hereby discharged for the reasons as set out in the motion of the State of Texas.

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IN THE COUNTY COURT AT LAW
 TARRANT COUNTY TEXAS
 SEPTEMBER
 TERM
 1923

THE STATE OF TEXAS ORDER ON MOTION
 ✓ vs No. 3936 November 2nd, 1923.
 TONY COOK

On this day there came on to be heard by the Court the Defendant's motion for a new trial in the above styled and numbered cause, which said defendant stands convicted of a misdemeanor, to-wit, Adultry and Fornication, and the Defendant, Tony Cook, appeared in person and by his attorneys, and the Court, after hearing said motion and after hearing argument of counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that said motion be and the same is hereby in all things overruled, to which action of the Court, the Defendant did in open Court, except and give notice of appeal to the Court of Criminal Appeals for the State of Texas at Austin, Texas. Reconizance set at \$500.00 and made and entered into by Defendant Tony Cook as principal and Charles Mays and A. G. Frontroy as sureties.

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THE STATE OF TEXAS RECONIZANCE
 ✓ vs No. 3936 IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEX.
 TONY COOK, September Term, November 2nd, 1923.

On this day came into open court, Tony Cook, Defendant in the above entitled cause, who together with Charles Mays and A. C. Frontroy, his sureties and acknowledged themselves severally indebted to the State of Texas in the penal sum of \$500.00 conditioned that the said Tony Cook, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Fifty Dollars, together with all costs in this cause, 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 and not depart without the leave of this Court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas in this case.

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THE STATE OF TEXAS Order on Motion
 ✓ vs No. 3642. IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 G. L. Morgan November 2nd, 1923.

On this day there came on to be heard by the Court the motion of the Defendant G. L. Morgan for a new trial in the above entitled cause, and the Defendant appeared in person and by attorney, that the Court after hearing said motion and after hearing argument of Counsel and after being advised in the premises, is of the opinion

That said Motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things granted and the Defendant G. L. Morgan is hereby granted a new trial in said cause.

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THE STATE OF TEXAS

Order on Motion,

vs

NO 3850

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

✓ ROSS ANDERSON

November 3rd, 1923.

On this day there came on to be heard by the Court, the motion of the Defendant Ross Anderson, in the above entitled cause for a new trial therein, and the Defendant appearing in person and by his attorney, and the Court after hearing said motion and after hearing argument of Counsel and after having been fully advised in the premises is of the opinion that said motion should be granted,

It is therefore ordered adjudged and decreed by the court that said motion be and the same is hereby in all things granted, and the said Defendant Ross Anderson is hereby granted a new trial in said cause.

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Fort Worth, Texas, November 3rd, A. D. 1923.

On this day there came on for examination by the Court of the minutes of the County Court at Law of Tarrant County, for the September Term of said Court, 1923. and the Court after reading said minutes and after finding same correct in all things, hereby approves and signs said minutes.

Attest,

P. A. Seward
Judge, County Court At Law.

Ed. J. Sorrels, Clerk.

E. J. Sorrels
Court Deputy.

THE STATE OF TEXAS

ORDER EXTENDING TIME

vs

#3936

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

TONY COOK,

NOVEMBER TERM A. D. 1923.

On this the 2nd day of December 1923 there came on to be heard by the Court the request of the Defendant in the above styled and numbered cause for an extention of time in which to file his bills of exceptions and statement of facts in said cause in which he stands convicted of a misdemeanor and in which an appeal was taken on the 2nd, day of November 1923, to the Court of Criminal Appeals at Austin, Texas,

and the Court after hearing
NOVEMBER TERM OF THE COUNTY COURT AT LAW,
TARRANT COUNTY, TEXAS.

On this the 5th day of November A. D. 1923, the same being the first monday of said month and of said year, there was begun and holden a regular term of the Hon^d County Court at Law of Tarrant County, Texas, at the Court House in the city of Fort Worth, Texas, there being present and presiding the Hon. P. W. Seward, Judge, Carl Smith Sheriff and R. K. Hanger Criminal District Attorney and Ed. L. Sorrels, Clerk, when the following among other things were had, to-wit:

THE STATE OF TEXAS

Order extending time,

vs

No. #3936

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

✓ TONY COOK,

NOVEMBER TERM A. D. 1923.

On this the 2nd day 1923 there came on to be heard by the Court the request of the Defendant in the above styled and numbered cause, for an extention of time in which to prepare and file his bills of exceptions and statement of facts in said cause in which he stands convicted of a misdemeanor and in which he has taken an appeal to the Court of Criminal Appeals at Austin, Texas, said appeal being taken on the 2nd, day of November 1923, and the Court, after hearing said request and after being fully advised in the premises is of the opinion that said request should be granted.

It is therefore ordered, adjudged and decreed by the Court that the Defendant, Tony Cook, be and he is hereby granted an extention of time of thirty days from the 2nd, day of December 1923 in which to file bills of exceptions and statement of facts with the Clerk of this Court in said cause.

P. W. Seward, Judge.

THE STATE OF TEXAS

ORDER GRANTING EXTENTION OF TIME

vs No. 3936

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

✓ TONY COOK,

NOVEMBER TERM A. D. 1923.

On this the 31st day of December A. D. 1923 there came on to be heard by the Court the request of the Defendant in the above styled and numbered cause for an extention of time in said cause in which to prepare and file his bills of exceptions and statements of facts, in said cause in which he stands convicted of a misdemeanor and has taken an appeal to the Court of Criminal Appeals at Austin, Texas, and the Court after hearing said request and after being fully advised in the premises is of the opinion that said request should be granted.

It is therefore ordered, adjudged and decreed by the Court that said Defendant Tony Cook be and he is hereby granted an extention of time from the 2nd day of January 1924 to the 2nd day of February 1924 in which to file his bills of exceptions and statement of facts in said cause.

P. W. Seward, Judge.

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THE STATE OF TEXAS

ORDER

vs No. 4062

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

✓ Lloyd Muse,

NOVEMBER TERM AD. 1923.

On this the 17th day of December A. D. 1923 there came on to be heard by the Court the motion of the Defendant in the above styled and numbered cause for a new trial therein, and the Court after hearing said motion and after hearing argument of counsel is of the opinion that said motion should be overruled, and the Defendant then made known to the Court his desire to withdraw his said motion for a new trial in said cause, and then requested the Court to dismiss said motion from his docket and permit him to abide the judgment of the jury in said cause, and the Court after hearing said request of the defendant is of the opinion that said request should be granted.

It is therefore ordered and adjudged by this court that said motion for a new trial be and the same is dismissed from the docket of this Court as though no motion had been filed, and the defendant is hereby returned to the custody of the Sheriff who will take and confine him in the Tarrant County Jail to abide the judgment heretofore rendered against him, as directed by law.

P. W. Seward. Judge.

THE STATE OF TEXAS

ORDER ON MOTION

✓ vs No. 4012
REBECCA SMITH

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
NOVEMBER TERM A. D. 1923

On this the 3rd, day of January A. D. 1924 there came on to be heard by the Court the motion of the Defendant in the above entitled and numbered cause, for a new trial in said cause, and the court after hearing said motion and after hearing argument of counsel and after being fully advised in all things pertaining to said motion is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled, to which action of the Court the defendant did in open court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. Reconizance fixed at \$300.00, with said Defendant Rebecca Smith Principal, B. C. Calloway and Tom Bradley as sureties. Defendant given 60 days in which to prepare and file her bills of exceptions and statement of facts with the clerk of this court in said appeal.

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THE STATE OF TEXAS

RECONIZANCE

✓ vs No. 4012
REBECCA SMITH

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.
NOVEMBER TERM, A. D. 1923.

January 3rd, 1924

On this day came into open court, Rebecca Smith, Defendant in the above entitled cause, who together with B. C. Calloway and Tom Bradley, her Sureties, and acknowledged them selves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars, conditioned that the said Rebecca Smith, who has been convicted in this cause of a misdemeanor and her punishment assessed at a fine of Twenty Five Dollars and ten days in the Tarrant County Jail, together with all costs of this cause, 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 and not depart without the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas, in this case.

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THE STATE OF TEXAS

ORDER ON MOTION

✓ vs No. ~~4012~~ ⁴⁰⁹⁴
B. A. BROWN

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
NOVEMBER TERM A. D. 1923.

On this the 3rd day of January A. D. 1924 there came on to be heard the original and ammended motions of the Defendant in the above styled and numbered cause for a new trial of said cause, and the Court after hearing said motions and after being fully advised in the premises and after hearing argument of counsel, is of the opinion that said motions should be overruled.

It is therefore ofdered, adjudged and decreed by the Court that sais motions be and the same are hereby in all things overruled. To which action of the Court

Stanford-Lowdon Co., Fort Worth 14327

the Defenlant did except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. Reconizance fixed at \$1500.00 (Fifteen Hundred Dollars) with said Defendent B. A. Brown as principal, with G. W. Brown and Paul Geiger as sureties, Defendant given thirty days in which to file bills of exceptions and statement of facts with the Clerk of this Court.

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THE STATE OF TEXAS
vs No 4094
4904
✓ B. A. BROWN

RECONIZANCE
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
NOVEMBER TERM A. D. 1923,
January 3rd, 1924.

On th s day came into open Court, B. A. Brown, Defendant in the above entitled cause, who together with G. W. Brown and Paul Giegers, his sureties and acknowledged them selves severally indebted to the State of Texas in the penal sum of fifteen hundred dollars (\$1,500.00) conditionel that the said B. A. Brown, who has been convicted in this cause of a misdemeanor and his punishment assessed at two years in the Tarrant County Jail and a fine of Two Hundred Dollars, and all costs of this cause, 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 and not depart with the leave of this Court, in order to abide the Judgment of the Court of Criminal appeals of the State of Texas, in this case.

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The above and foregoing minutes read, approved and signed, this the 5th day of January A. D. 1924

J. H. Seward
Judge Cou ty Court At Law, Tarrant County, Texas.

Attest,
Ed. L. Sorrels,
Clerk County Court,
Tarrant County, Texas.
By *E. L. Sorrels*
Court Deputy.

~~By _____~~

JANUARY TERM
COUNTY COURT AT LAW.

Be it remembered that on Monday the 7th day of January A. D. 1924, there was begun and holden a regular term of the Hon. County Court at Law, of Tarrant County, Texas, at the Court House in the city of Fort Worth, Texas, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger Criminal District Attorney, Ed. L. Sorrels Clerk and Carl Smith Sheriff, when the following proceedings among other things were had, to-wit:

THE STATE OF TEXAS	Y	MOTION FOR RELEASE ON BOND & ORDER THEREON,
vs		IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
No. 3936		January 7th, 1924.
✓ TONY COOK,	Y	

To the Hon. Judge of said Court:

Now comes John W. Mays, of the Law firm of Mays and Mays, attorneys for the Defendant in the above entitled and numbered cause and after being duly sworn deposes and says:

That heretofore on the 17th day of December A. D. 1923, he filed with the clerk of this Court an affidavit to have the sureties of the appearance bond released in the above cause; that at that time the said cause had been tried and the defendant convicted, and that your affiant had caused reconizance bond to be entered into by Chas. Mays and A. C. Frontroy, that through error in filling out said affidavit for release of sureties that he used the wrong form, when in truth and in fact it was his intention and he desired to file an affidavit to release the said sureties on the said reconizance bond.

Wherefore, this affiant prays the Court to be permitted to file the proper affidavit to release the sureties on the said reconizance bond as of the 17th day of December A. D. 1923, the same date the afore-said affidavit was filed through error.

(Signed) John Mays.

Subscribed and sworn to before me this the 29th day of December A. D. 1923,
Rhea W. Watson, Notary Public in
and for Tarrant County, Texas.

The clerk of this Court is hereby ordered to receive and file the affidavit for release of sureties on reconizance as prayed for in the above motion.

P. W. Seward, Judge.

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THE STATE OF TEXAS	Y	JUDGMENT
vs		IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEX.
No. 4136		Jan 23rd, 1924.
✓ TOM GARRETT	Y	

On this day there came on to be heard the above styled and numbered cause, whereupon there came the Defendant in person and by attorney and waived a jury, and the Defendant Pleaded not guilty to the charge of unlawfully carrying on and about his person a Pistol as charged in the information, and the Court after hearing the evidence and the pleadings of Defendant and after being fully advised in the premises hereby enters a judgment of NOT GUILTY against the Defendant.

Charge, Aggravated Assault.

THE STATE OF TEXAS

JUDGMENT,

vs No. 3817

IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS.

January 2nd, 1924.

✓ HERBERT REED

On this day there came on for trial the above numbered and entitled cause, whereupon there came the Defendant in person and by his attorney of record and pleaded not guilty to the charge, waived a jury and agreed to try said cause before the Court. and the Court after hearing the evidence, the pleadings of the Defendant and after being fully advised in the premises is of the opinion that the said Defendant is not guilty of said Charge. Wherefore, it is ordered, adjudged and decreed by the Court that said Defendant, Herbert Reed is not guilty of said Charge, and that he go hence with his liberty and that the State of Texas take nothing of the said Defendant by reason of this cause.

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THE STATE OF TEXAS

ORDER EXTENDING TIME.

vs No. ⁴⁰⁹⁴ 4094

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

February 3rd, 1924.

✓ B. A. BROWN

On this day there came the attorneys for the Defendant in the above entitled cause and made request of the Court to grant them an extension of time in which to prepare and file their bills of exceptions and statement of facts in said cause, this defendant having been convicted in the November term of this Court and an appeal having been taken to the Court of Criminal Appeals at Austin Texas, said Attorneys pointing out to the Court that because of the fact that the Court Stenographer who transcribed the record of said cause is busily engaged in other cases and has not had time to prepare certain records for them, and the Court after hearing said request and argument of Counsel is of the opinion that said request should be granted.

It is therefore ordered, adjudged and decreed by the Court that the Defendant B. A. Brown, do have an extension of time from the 3rd, day of February 1924, of 60 days in which to prepare and file his bills of exceptions and statement of facts with the clerk of this court.

P. W. Seward, Judge.

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✓ MRS M. J. MARTIN

JUDGMENT

vs No 16150

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS

JANUARY TERM A. D. 1924.

✓ W. A. REA

On the 14th day of January A. D. 1924 there came on to be heard by the Court the above styled and numbered cause and there come both parties thereto by their respective attorneys of record and announced to the Court that they had reached a settlement of said cause and that they desired not to prosecute same further in said Court and that by virtue of said settlement and agreement by and between the respective parties the Plaintiff was to have judgment against the said Defendant and his sureties on appeal bond for all costs that have accrued in said cause only.

And the Court after hearing such announcements from the respective counsel is of the opinion that said Plaintiff have judgement for his costs in this behalf expended

against the Defendant and his sureties on appeal bond only, said judgment for cost is here and now rendered against the said Defendant J. B. Beckman principal, Geo. Q. McGowan, J. W. Stitt and D. A. Cowan, ^{sureties,} all for which let execution issue.

P. W. Seward Judge.

THE STATE OF TEXAS
 ✓ vs No. 3660
 GRACE TURNER et al

ORDER RE-INSTATING CAUSES
 IN THE COUNTY COURT AT LAW, TARRANT, COUNTY TEXAS.
 JANUARY A. D. 1924.

On this the 22nd day of February A. D. 1924, the following causes to-wit were called by the Court for hearing and upon an examination of the records in said causes it was shown to the court that said causes had been by error dismissed

from the docket :-

The State of Texas vs Grace Turner, No 3660	B. H.
The State of Texas vs L. W. Johns, No 3771	B. H.
The State of Texas vs Marie Mitchell " 400E	B. H.
The State of Texas vs T.E.Christopher 4048	Pistol
The State of Texas vs Dorthy Owens " 4009	B. H.
The State of Texas vs Lee Cole " 4111	Pistol
The State of Texas vs Mrs. D. P. Hallen4193	B. H.

And it appearing to the Court that the above causes had through error been stricken from the Docket of said Court; Wherefore it is now ordered, Adjudged and Decreed by the Court that said Causes be and the same are hereby re-instated on the docket of this court for further disposition. All of said causes having been erroneously dismissed during the January A. D. 1924 Term of said Court, and likewise reinstated during said term.

P. W. Seward
Judge

THE STATE OF TEXAS
 ✓ vs No. 4243
 K. G. JONES

ORDER
 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
 JANUARY TERM A. D. 1924.

On this the 5th day of February there came on to be heard the above entitled cause whereupon came the Criminal District Attorney of this County and also came the Defendant in person and by his attorney, and whereupon the Defendant submitted motion to quash the Information and complaint in said cause, and the Court after hearing said motion and after examination of the complaint in said cause is of the opinion that said motion should be granted.

It is therefore ordered adjudged and decreed by the Court that said Information and complaint be and the same is hereby in all things quashed and held for naught against the said Defendant.

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Stafford-Lowdon Co., Fort Worth 14327

THE STATE OF TEXAS
vs No. 4244
J. F. GARDNER

ORDER
IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS,
January Term A. D. 1924.

On this the 2nd day of February A. D. 1924 there came on for trial the above styled and numbered cause and the Defendant appeared in person and by his attorney and submitted his motion to quash the affidavit and information of the complaint and the Court after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore the order and decree of this Court that the affidavit and information in the above cause be and the same is hereby quashed and held for naught against the said defendant.

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THE STATE OF TEXAS
vs No. 4227
ROSS ANDERSON,

ORDER ON MOTION
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
JANUARY TERM A. D. 1924.

On this the 1st day of March A. D. 1924 there came on to be heard by the Court the motion of the Defendant in the above styled and numbered cause for a new trial in said cause, and the Court after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered adjudged and decreed by the Court that said defendant be and he hereby allows and given a new trial in said Cause.

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On this the 1st day of March A. D. 1924 there came on for examination by the Court of the minutes of said Court for the January 1924 term thereof, and the Court after reading said minutes and finding same correct does hereby approve and sign same .

F. W. Seward
Judge County Court at Law,
Tarrant County Texas.

Attest.

Ed. L. Sorrels, Clerk County Court at Law,
Tarrant County, Texas.
By *E. M. Watson*,
Court Deputy.

MARCH TERM A. D. 1924.

Be it remembered that on Monday March the 3rd, A. D. 1924, there came on and was holden a regular term of the County Court at Law of Tarrant County, Texas, at Fort Worth, Texas, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Carl Smith, Sheriff, and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had, to-wit:

✓ THE STATE OF TEXAS
vs No. 4401
J. D. Wright,

ORDER TRANSFERING CAUSE.
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MARCH TERM A. D. 1924.

On this the 16th day of March 1924, there came on for trial the above styled and numbered cause, whereupon came the State of Texas, by the Assistant District Attorney, J. H. Trickey and moved the Court that said Cause be transferred to Justice Precinct No _____ same being and setting at Arlington, Texas, and the Court after being fully advised in the premises is of the opinion that said Cause should be so transferred.

It is therefore ordered, adjudged and decreed by the Court that the Clerk of this Court transfer all papers and filings of the above cause to the said Justice Court of precinct No _____ at Arlington, Texas, same to be filed in that said Court.

P. W. SEWARD, Judge.

✓ THE STATE OF TEXAS
vs NO. 4396.
THELMA NICHOLS

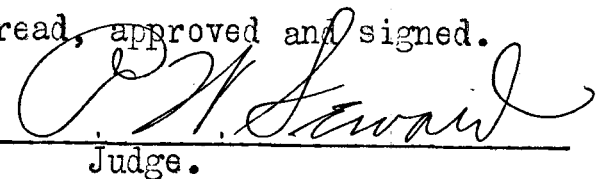
ORDER TRANSFERRING CAUSE.
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MARCH TERM, A. D. 1924.

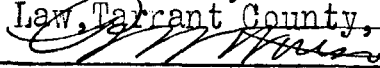
On this the First day of April, 1924, there came on for trial the above styled and numbered cause, whereupon came the State of Texas, by the Assistant District Attorney, J. H. Trickey, and moved the Court that said cause be transferred to Justice Court of Precinct No. One, Place No. One, of Tarrant County, Texas, and the court after being fully advised in the premises, is of the opinion that said cause should be transferred to said Justice Court.

It is therefore ordered, adjudged and decreed by this Court that this cause be, and the same is hereby ordered, transferred to Justice Precinct No. One, Place No. one, Tarrant County, Texas.

P. W. SEWARD, Judge.

May 3rd, A. D. 1924, the above minutes read, approved and signed.


Judge.

Attest,
Ed. L. Sorrels, Clerk County Court
at Law, Tarrant County, Texas.
By  Court Deputy

M A Y T E R M A. D. 1924.

Be it remembered that on Monday May 5th A. D. 1924, there came on and was holden a regular term of the Hon County Court at Law, of Tarrant County, Texas, at the Court House in the city of Fort Worth, Texas, the Hon. P. W. Seward, Present and presiding as Judge of said Court, the Hon. R. K. Hanger Criminal District Attorney, Carl Smith Sheriff and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had to-wit:

THE STATE OF TEXAS

vs No. 4526

MARVIN HARRIS

JUDGEMENT NISI ORDER

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

May Term A. D. 1924.

On this the 5th day of June A. D. 1924 there came on to be heard by the Court the above styled and numbered cause, whereupon the sheriff called the name of the above Defendant at the door of the Court house as directed by law, and the Defendant came not but wholly made default, whereupon the Court then ordered his said appearance bond forfeited and Judgment nisi enetered against the said sureties on said bond, which said judgment is duly entered in the minutes of this Court, as follows; to-wit:

THE STATE OF TEXAS

vs No.4526

MARVIN HARRIS

JUDGMENT NISI.

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

MAY TERM A. D. 1924.

On this day the above styled and numbered cause having been regularly reached on the docket and called; the State of Texas, appeared by her Criminal District Attorney, but the defendant, Marvin Harris, came not but was wholly in default, Whereupon the name of the defendant, Marvin Harris, 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 21 day of May, A.D. 1924, the said Marvin Harris as principal, together with John R. Francis, and J. H. Randolph, as his sureties, did enter into and execute his bail bond to the sheriff of Tarrant County, Texas, by which he and his said sureties acknowledged themselves to owe and be indebtedness to the State of Texas, in the penal sum of \$300.00, conditioned that the defendant, Marvin Harris, as principal, should and would appear before the County Court at Law of Tarrant County, Texas, to be begun and holden at the Court House thereof in the City of Fort Worth, at the term then in session, instanter, and there remain from day to day and from term to term of said court, to answer to answer to the affidavit and information in said cause charging him, the said Marvin Harris, with the offense of theft, a misdemeanor, and the said Marvin Harris 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 Marvin Harris, as principal the sum of three hundred dollars; and that the State of Texas do also have and recover of and from the said John R. Francis and the said J. H. Randolph each, as his sureties, the sum of three hundred dollars, and which

said judgment shall be made final unless good cause be shown at the next term of this court why the defendant, Marvin Harris did not appear.

P. W. SEWARD, Judge.

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THE STATE OF TEXAS
vs No. 4606
JOE HILL ✓

ORDER OF RELEASE
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MAY TERM A. D. 1924.

On this the 26th day of June there came on to be heard by the Court the petition upon habeas corpus for the release of the above Defendant, and at appearing to the Court after hearing said writ that as no charges had been prosecuted against the said Defendant, that she should be released from custody of the Sheriff and permitted to go her way.

It is therefore ordered and decreed by the Court that the said Defendant Joe Hill be and she is hereby released from the custody of the Sheriff of Tarrant County and permitted to go her way.

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THE STATE OF TEXAS
vs No. 4494.
JIM ARRIOLLA ✓

ORDER OVERRULING MOTION
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MAY TERM A. D. 1924

On this the 5th day of July A. D. 1924 there came on to be heard by the Court the motion of the Defendant in the above and foregoing cause, for a new trial of said cause, and the Court after hearing said motion and after hearing argument of counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled and a new trial is hereby denied the said defendant.

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THE STATE OF TEXAS
vs No. 4480 ✓
JUANITA JONES

ORDER GRANTING MOTION
IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS
MAY TERM A. D. 1924.

On this the 13th day of May there came on to be heard by the Court the motion of the Defendant in the above entitled cause for a new trial therein and the Court after hearing said motion, does here and now grant same, and the said Defendant is hereby granted a new trial in said cause.

APPROVAL of MINUTES.

July 5th A. D. 1924, on this day there came on for examination of the foregoing minutes of this Court, and the Court after reading and examining same does here and now approve same.

ATTEST.

ED. L. Sorrels,
Clerk County Court at Law, Tarrant County,
Texas, By W. M. Watson Court Deputy.

P. W. Seward
Judge, County Court at Law,
Tarrant County, Texas.

SEPTEMBER TERM,
COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

Be it remembered that on Monday September the 1st, ^{1824,} there came on and was holden a regular term of the Hon. County Court at Law, Tarrant County, Texas, at the Court House thereof, in the City of Fort Worth, Texas, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Carl Smith, Sheriff and Ed. L. Sorrels, Clerk, when the following proceedings were had, to-wit:

THE STATE OF TEXAS

vs 4564

RAYMOND ACTON,

ORDER ON MOTION,

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS,
SEPTEMBER TERM A. D. 1924.

On this the 1st day of November A. D. 1924 there came on to be heard by the Court the motion of the Defendant on the above styled and numbered cause for a new trial therein, and the Court after hearing said motion and after hearing argument of Counsel and after being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court, that said motion be and the same is hereby in all things sustained and the Defendant, Raymond Acton, is hereby granted a new trial in said Cause.

P. W. Seward, Judge.

THE STATE OF TEXAS

vs No. 3049

ORLINE KNOBLES

ORDER ON MOTION

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
SEPTEMBER TERM A. D. 1924.

On this the 1st day of November A. D. 1924 there came on to be heard by the Court, the motion of the Defendant in the above styled and numbered cause for a new trial therein and the Court after hearing said motion and after hearing argument of Counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled and the said Defendant, Orlin Knobles, is hereby denied a new trial in said Cause, to which action of the Court, the Defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas.

Reconizance entered into in above Cause with said Orlin Knobles as principal and Z. B. Stevenson and A. C. Frontroy as sureties, in the amount of \$750.00 Defendant given 90 days in which to file bills of exceptions and statement of facts.

P. W. Seward, Judge.

3049

THE STATE OF TEXAS

RECONIZANCE

vs 3049

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS


ORLINE KNOBLES

SEPTEMBER TERM A. D. 1924.

November 1st, 1924.

On this day came into open Court, Orline Knobles, Defendant in the above entitled cause, who together with Z. B. Stevenson and A. C. Frontroy, her sureties, and acknowledged them selves severally indebted to the State of Texas in the penal sum of Seven Hundred and Fifty Dollars, conditioned that the said Orline Knobles, who has been convicted in this cause of a misdemeanor and her punishment assessed at a fine of Three Hundred and fifty dollars and all costs of said cause, 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 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.

On this the 1st day of November A. D. 1924, the same being the last day of the September A. D. 1924, term of the County Court at Law, of Tarrant County, Texas, there came on for examination by the Court, of the minutes of said term of said Court, and the Court after reading said minutes and examining same and after finding them correct in every respect, does here and now approve and sign same, this the 1st, day of November, 1924.


Judge, County Court at Law,
Tarrant County, Texas.

Attest,

Ed. L. Sorrels, Clerk.

By  Court Deputy.

Be It remembered that on Monday November the 3rd, the same being the first monday in November A. D. 1924, there came on and was holden a regular term of the Hon. County Court at Law of Tarrant County, Texas, at the Court House thereof in the City of Fort Worth, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger Criminal District Attorney, Carl Smith Sheriff and Ed. L. Sorrels, Clerk, when the follwing proceedings among other things were had, to-wit:

THE STATE OF TEXAS

vs No. 4962

Ysidora Valencia et al

ORDER ON MOTION

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS,

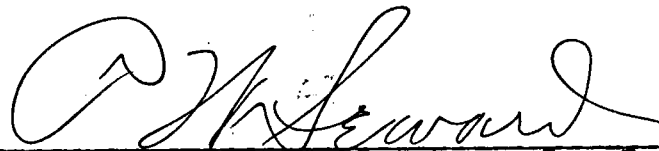
November Term A. D. 1924.

On this the 3rd day of January A. D. 1925 there came on to be heard by the court the motion of the Defendants in the above styled and numbered cause for a new trial in said cause, and the court after hearing said motion and after being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that the Defendants and each of them as mentioned in the above styled and numbered cause be and they are hereby granted a new trial in said cause, said motion for a new trial in said cause being in all things granted, and it is so ordered.

P. W. Seward, Judge.


On this the 3rd, day of January A. D. 1925, the same being the last day of the November A. D. 1924, Term of the Hon. County Court at Law, in and for Tarrant County, Texas, there came on for examination by the Court, of the minutes of said Court for said Term, and the Court, after reading the above minutes and finding them correct in all things, does here and now in open Court sign and approve same.



Judge, County Court at Law, Tarrant
County, Texas.

Attest,

Ed. L. Sorrels, Clerk,

By  Court Deputy.

JANUARY TERM, COUNTY COURT AT LAW,
TARRANT COUNTY TEX.

Be it remembered that on Monday January 5th, A. D. 1925, the same being the first monday in January A. D. 1925, there came on and was holdena regular term of the Hon. County Court at Law, in and for Tarrant County, Texas, at the Court house in the City of Fort Worth, present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Carl Smith, Sheriff and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had to-wit:

The State of Texas			ORDER ON MOTION,
vs	No. 4987		In the County Court at Law, Tarrant County, Texas.
Robert Harrison,			January Term A. D. 1925.

On this the 2nd day of February A. D. 1925 there came on to be heard by the Court the motion of the Defendant in the above styled and numbered cause, for a new trial in said Cause, and the Court after hearing said motion and after being fully advised in the Premises, is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court, that said motion be and the same is hereby in all things overruled.

P. W. Seward, Judge.

THE STATE OF TEXAS			ORDER ON MOTION
vs	No. 5002		IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
RAYMOND ACTON,			JANUARY TERM A. D. 1925.

On this the 28t day of February A. D. 1925, there came on to be heard the motion of the Defendant in the above styled and numbered cause for a new trial therein, and the Court, after hearing said Motion and after hearing arguements of Counsel and after being fully advised in the premises is of the opinion that said motion should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled, to which action of the Court, the Defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas, Defendant given Sixty Days in which to file Bills of Exceptions and Statement of Facts.

P. W. Seward, Judge.

THE STATE OF TEXAS			ORDER ON MOTION
vs	No. 5107		IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
Dick Frazier,			JANUARY TERM A. D. 1925.

On this day came on to be heard by the Court the motion of the Defendant in the Above S, yoed Cause for a new Trial, Said Motion Overruled.

THE STATE OF TEXAS

vs

No. 4990

ALFRED BROWARD,

ORDER ON MOTION

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

JANUARY A. D. 1925 Term.

On this the 26th day of February A. D. 1925 there came on to be heard by the Court the motion of the Defendant in the above styled and numbered cause for a new trial therein, and the Court after hearing said motion and after hearing arguments of Counsel and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered adjudged and decreed that said motion be and the same is hereby in all things granted, and the Defendant Alfred Broward is hereby granted a new trial in said cause.

P. W. Seward, Judge.

Court in session on this the 25th day of February, when came on to be heard the following causes, and the Court after hearing motions of the Criminal District Attorney, that said causes be transferred to the Justice Court of Precinct No. 1, for trial.

It is therefore ordered, adjudged and decreed that said causes be and the same is hereby ordered transferred from this Court to the Justice Court of Precinct No. 1, Place 1, and the Clerk is accordingly ordered to make the necessary transfer of all papers in the said following causes, to-wit:

- No. 5094, The State of Texas vs Claude Belton, Assault. Inf.
- No. 5131, The State of Texas vs Julius Sanders, " "
- No. 5135, The State of Texas vs Clara Doan, " "

Causes duly transferred as above ordered, Feb, 25th, 1925.

Ed. L. Sorrels, Clerk,

P. W. Seward

R. W. Watson, Court Deputy.

On this the 28th day of February A. D. 1925 there came on for examination of the above minutes of the County Court at Law, of Tarrant County, Texas for the Jan. Term 1925, and the Court after reading said minutes and finding same correct in all things does here and now in open Court, approve and sign same.

Attest.

P. W. Seward
Judge.

Ed. L. Sorrels, Clerk,

By *R. W. Watson* Court Deputy.

MARCH TERM, COUNTY COURT AT LAW,
 March 1925.
 TARRANT COUNTY TEXAS.

Be it remembered that on Monday March, 2nd A. D. 1925, the same being the first Monday in March A. D. 1925, there came on and was holden a regular term of the Hon County Court at Law, in and for Tarrant County, Texas, at the Court house thereof in the City of Fort Worth, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger Criminal District Attorney, Carl Smith Sheriff, and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had to-wit:

THE STATE OF TEXAS

vs

No. 5109

T. A. WILLIAMS,

ORDER ON MOTION

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS,

MARCH TERM A. D. 1925.

On this the 15th day of April, A. D. 1925, there came on to be heard by the Court, the motion of the Defendant in the above styled and numbered cause, for a new trial therein, there appearing the Defendant in person and by his attorneys of record, and the Court after hearing said motion and after hearing arguement of Counsel and after being fully advised in all things pertaining to said motion, the Court is of the opinion that said motion should be overruled and a new trial denied.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled and a new trial denied, to which action of the Court, the Defendant did in open court except and give notice of appeal to the Court of Criminal Appeals, at Austin, Texas. Reconizance entered into with Defendant as principal, Chas Mays and L. F. Rhodes as sureties, in the amount of \$1500, Defendant given Sixty Days from this date in which to file his bills of exceptions and stetement of facts with the clerk of this Court.

P. W. Seward, Judge.

THE STATE OF TEXAS
vs No. 5109
T. A. WILLIAMS,

RECONIZANCE
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MARCH TERM A. D. 1925.
APRIL 15th, A. D. 1925.

On this day came into open Court T. A. Williams, Defendant in the above entitled cause, who, together with Chas. Mays and L. F. Rhodes, his sureties, acknowledged them selves severally indebted to the State of Texas in the penal sum of Fifteen Hundred Dollars; conditioned that the said T. A. Williams, who has been convicted in this caouse of a misdemeanor, and his punishment assessed at One Year in the Tarrant County Jail, and to pay all costs accrued in said cause, as more fully appeard 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 the leave of this court, in order to abide the Judgment of the Court of Criminal Appeals of the State of Texas in this case.

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THE STATE OF TEXAS
vs No. 5163
FRED A. DUFFIELD,

ORDER ON MOTION
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS
MARCH TERM A. D. 1925

On this the 24th day of April, A. D. 1925 there came on to be heard by the Court the motion of the Defendant in the above styled and numbered cause for a new trial therein, whereupon came the Defendant in person and by his attorneys af record, and the Court after hearing said motion and arguement of Counsel and after being fully advised in the premises is of the opinion that said motion should be overruled and a new trial denied the Defendant.

It is therefore ordered adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled and a new trial denied the Defendant in said cause, to which action of the Court the Defendant did in open Court except and give notice of appeal to the Co urt of Criminal Appeals for the State of Texas at Austin, Texas. Reconizance entered into with Defendant Fred A. Duffield as principal and Chas Mays and A. C. Frontroy as sureties, in the amount of \$1000.00 and Defendant given Sixty Days in which to file his bills of exceptions and Statement of facts with the clerk of this court.

P. W. Seward, Judge.

THE STATE OF TEXAS
vs No. 5163
FRED A. Duffield,

RECONIZANCE
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MARCH TERM A. D. 1925.
APRIL 24th 1925.

This day came into open Court Fred. A. Duffield, Defendant in the above entitled Cause, who together with Chas Mays and A. C. Frontroy, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of One Thousand Dallars; conditioned that the said Fred A. Duffield, who has been convicted in this cause of a misdemeanor and his punishment assessed at confinement in the Tarrant County Jail for a period of Six months and to pay all costs accrued in said cause, 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.

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THE STATE OF TEXAS
vs No. 5244
FRED HAMILTON

ORDER ON MOTION
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MARCH TERM A.D. 1925.

On this the 2nd day of May, A. D. 1925 there came on to be heard by the Court, the motion of the Defendant in the above styled and numbered cause for a new trial therein, whereupon came the Defendant by and through his attorney of record, and in person, and the Court after hearing said motion, and after being fully advised in the premises is of the opinion that said motion should be overruled and a new trial denied.

It is therefore, ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby in all things overruled and a new trial denied the said defendant; to which action of the Court the said defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. *as appeal Bond* Reconizance set at \$1000.00, and defendant given Sixty Days from this date in which to file bills of exceptions and Statement of Facts with the Clerk of this Court.

P. W. Seward, Judge.

THE STATE OF TEXAS
vs No. 5295
MRS M. S. REA

ORDER OF DISMISSAL
IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
MARCH TERM A. D. 1925.

On this the 30th day of April A. D. 1925, there came on to be heard the above styled and numbered cause, whereupon came the State of Texas by and through her District Attorney, and whereupon came the Defendant not, whereupon the Criminal District Attorney suggested the Death of the Defendant and requested that said cause be Dismissed; therefore said Cause is hereby in all things Dismissed.

P. W. Seward, Judge.

THE STATE OF TEXAS
 vs No. 5197
 W. D. STOVALL

ORDER TRANSFERRING CAUSE.
 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
 MARCH TERM A. D. 1925.

On this the 31st day of March A. D. 1925, there came on to be heard the above styled and numbered cause, whereupon came the State by and through her Criminal District Attorney and requested that said Cause be transferred from this the County Court at Law, Tarrant County, Texas, to the Hon. J. P. Court of Precinct No. 1, place No. 2, of Tarrant County, Texas, for trial: Wherefore, it is ordered by this Court that this Cause be and the same is hereby transferred to the above mentioned Justice Court, and the Clerk of this Court is hereby ordered to transfer all papers in said cause to the above Justice Court.

P. W. Seward, Judge.

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THE STATE OF TEXAS
 vs No. 5286
 HARRY BEACHAM

JUDGMENT OF COURT
 IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.
 MARCH TERM A. D. 1925.

On this the 30th day of April, A. D. 1925 there came on to be heard the above styled and numbered cause, whereupon came the State of Texas by and through her Criminal District Attorney, and announced ready for trial in said Cause, and whereupon came the Defendant in person and by his Attorney of Record and announced ready for trial, and a jury having been waived by both parties, all matters of fact and the evidence in said cause was submitted to the Court, and the Court after hearing said pleadings of the State and the evidence thereon, and after hearing the evidence offered by the Defendant, is of the opinion that said Defendant is not guilty of the charge of operating a Bawdy and Disorderly House, as charged in the Information.

Wherefore it is ordered, adjudged and decreed, that the said Defendant Harry Beacham is not Guilty of said charge, and he is hereby ordered to go hence without day, and that the State of Texas recover nothing of the said Defendant by reason of this prosecution.

P. W. Seward Judge.

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THE STATE OF TEXAS
 vs No. 5284
 ED BIGBEE

JUDGMENT OF THE COURT.
 IN THE COUNTY COURT AT LAW. CHARGE
 TARRANT COUNTY, TEXAS AGGRAVATED ASSAULT.
 MARCH TERM A. D. 1925.

On this the 30th day of April A. D. 1925, there came onto be heard the above styled and numbered cause; whereupon came the State of Texas by and through her regularly elected Criminal District Attorney, and announced ready for trial in said cause, and whereupon came the Defendant in person and announced ready for trial in said Cause; and a Jury having been waived by both parties and the matters of fact and the evidence having been submitted to the Court, and the Court after hearing all the evidence offered by the State upon the pleadings of the State, and after hearing the

the

day of

A. D. 19

evidence of the said Defendant, is of the opinion that said Defendant is not guilty of said charge of Aggravated Assault.

Wherefore, it is ordered, adjudged and decreed by the Court that the said Defendant Ed. Bigbee is not guilty of said charge, and the said defendant is hereby ordered to go hence without day, and the State of Texas recover nothing of the said Defendant by and through this prosecution.

P. W. Seward, Judge

APPROVAL OF MINUTES

ON this the 2nd day of May A. D. 1925, the same being the last day of the March A. D. 1925, Term of the Hon. County Court at Law, in and for Tarrant County, Texas, there came on for examination and approval by the Court of the minutes of said Court for said Term, and the Court, after reading said minutes and after finding same true and correct in all things, does here and now approve and sign the same. Signed in open Court this the 2nd, day of May, A. D. 1925.

Attest:

Ed. L. Sorrels
Clerk County Court, Tarrant County, Texas.

By P. W. Seward
Court Deputy.

P. W. Seward
Judge County Court at Law,
Tarrant County, Texas.

MAY TERM, COUNTY COURT AT LAW,
TARRANT COUNTY, TEXAS.

BE IT REMEMBERED, that on Monday, May the 4th A. D. 1925, the same being the first Monday in May A. D. 1925, there came on and was holden a regular term of the Hon. County Court at Law, in and for Tarrant County, Texas, at the Court House in the City of Fort Worth, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Carl Smith, Sheriff and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had, to-wit:

THE STATE OF TEXAS

vs

ROSE HARDEMAN

No. 4420.

ORDER GRANTING MOTION
IN THE COUNTY COURT, AT LAW, TARRANT COUNTY, TEXAS.
MAY TERM A. D. 1925.

Be it remembered that on this the 5th day of May, A. D. 1925, there came on to be heard the motion of the Defendant Rose Hardeman, herein, asking the Court to Affirmatively fix the amount of her appeal bond in this cause, also to enter an order granting the Defendant the right now to prepare and file her corrected appeal bond in that her appeal may be duly considered by the Court of Criminal Appeals of the State of Texas.

And the Court having heard said motion, and after duly considering the same, and in view of the fact that this Court did, at a prior time, to-wit; during the March 1924 term of this court, verbally fix the amount of this appeal bond, prior to his approving the appeal bond as to amount and form heretofore filed in this cause in this court, to-wit, May 26th 1924, which said appeal bond, has by the Court of Criminal Appeals, of the State of Texas, been held invalid; is of the opinion that the said motion of the Defendant should be, and the same is hereby granted.

It is therefore ordered, adjudged and decreed by the court, that the amount of the appeal bond in this case is fixed at One Thousand Dollars, and that the said defendant is hereby given permission to prepare an appeal bond as directed by law and to file the same in this court as of this date.

P. W. Seward. Judge
County Court at Law,
Tarrant County, Texas.

THE STATE OF TEXAS
 vs
 ROSE HARDEMAN

No. 4420

ORDER OF COURT DIRECTING CLERK TO
 PREPARE SUPPLEMENTAL TRANSCRIPT.

IN THE COUNTY COURT AT LAW, TARRANT COUNTY, TEXAS.

MAY TERM A. D. 1925.

Be it remembered that on this the 5th day of May A. D. 1925, there came on the be heard by the Court, the motion of the Defendant in the above entitled cause, asking the Court to require the Clerk of this Court, to prepare and forward to the Hon. Court of Criminal Appeals, of the State of Texas, at Austin, Texas, a supplemental transcript of the records in this cause, and to show therein certain additional records, and the Court, after having heard said motion and duly considering the same, is of the opinion that said motion should be granted.

It is therefore the judgment, order and decree of this court, that the clerk of this court, do prepare, at once, a supplemental transcript, showing therein the five additional instruments as requested in said motion, together with his certificate of office, and that after so made and prepared by said clerk, that the same be forwarded, at once, to the Court of Criminal Appeals, of Texas, at Austin, Texas.

P. W. Seward,
 Judge County Court at Law, Tarrant County, Texas.

ORDER OVERRULING MOTION

THE STATE OF TEXAS
 vs
 J. T. WEDDINGTON

No. 5256

IN COUNTY COURT AT LAW, No. 1. TARRANT COUNTY TEXAS.

MAY TERM A. D. 1925.

On this the 27th day of June A. D. 1925, there came on to be heard by the Court, the motion of the Defendant in the above styled and numbered cause, for a new trial therein, and the Court after hearing said motion and after hearing arguements of Counsel for both the State and the said Defendant and after being fully advised in the premises, is of the opinion that said motion should be overruled.

It is therefore, ordered, adjudged and decreed by the Court, that said motion be and the same is hereby in all things overruled and a new trial in said cause is denied said Defendant, J. T. Weddington, to which action of the Court, the Defendant, did in open Court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas.

Reconizance of the above Defendant fixed at \$750.00 and entered into by said J. T. Weddington as principal, with H. Dworkin and Joe Dworkin as sureties. Defendant given Sixty days from this date in which to file his bills of exceptions and statement of facts with the clerk of the Court in this case.

P. W. Seward, Judge.

*Attest: Edt. [unclear]
 County Clerk
 M. Watson Deputy*

P. W. Seward Judge

RECONIZANCE,

THE STATE OF TEXAS
vs No. 5256
J. T. WEDDINGTON,

IN THE COUNTY COURT AT LAW, No. 1. Tarrant County, Texas.

May Term A. D. 1925.

JUNE 27th, 1925.

This day came into open court J. T. Weddington, Defendant in the above entitled cause, who together with H. Dworkin and Sam Dworkin his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Seven Hundred and Fifty Dollars; conditioned that the said J. T. Weddington, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of Two Hundred and Fifty Dollars together with all costs incurred in said cause, as more fully appeared 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.

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THE STATE OF TEXAS
vs No. 5381
MARK KEITH

ORDER ON MOTION

IN THE COUNTY COURT AT LAW, No. 1. Tarrant County, Texas.

May Term A. D. 1925.

On this the 27th day of June A. D. 1925, there came on to be heard by the Court, the motion of the Defendant in the above and entitled cause, and there appeared the Defendant in person and by his attorney of Record, and the Court after hearing said motion and after hearing arguments of both the counsel for the State and for the Defendant, and after being duly advised in the premises is of the opinion that said motion should be overruled,

It is therefore the order and decree of the court that said motion be and the same is hereby overruled, to which action of the Court the said Defendant, Mark Keith, did in open Court except and give notice of to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. Reconizance of the said Defendant set at Fifteen Hundred Dollars and Defendant given Sixty Days from this date in which to file his bills of exceptions and statement of facts with the clerk of this Court.

THE STATE OF TEXAS
vs No. 5335
S. W. LETIS

ORDER OF COURT QUASHING COMPLAINT.

IN THE COUNTY COURT AT LAW, No. 1. Tarrant Court, Texas.

May Term A. D. 1925.

On this the 18th day of June A. D. 1925, there came on to be heard the above styled and numbered cause, whereupon came the Defendant in said cause by his attorney of record and presented a motion requesting that said complaint in said cause be quashed and held for naught, and the court after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be granted.

It is therefore ordered and decreed by the Court that said complaint be and the same is hereby quashed and held for naught.

Approval of Minutes,

for May Term, A. D. 1925.

On this the 4th day of July A. D. 1925 there came on for examination by the Court of the minutes of said Court for the May Term thereof, 1925, and the Court, after reading said minutes and after finding same correct in all things does here and now approve and sign same, in open Court.

P. W. Seward
 Judge of said Court.

Attest.

Ed. L. Sorrels, County Clerk,

By *M. Wilson* Court Deputy.

JULY TERM A. D. 1925.

Be it remembered that on Monday, the 6th day of July, A. D. 1925, the same being the first Monday in July 1925, there came on and was holden a regular term of the Hon. County Court at Law, No. 1, in and for Tarrant County, Texas, at the Court house in the city of Fort Worth, there being present and presiding the Hon. P. W. Seward, Judge, R. K. Hanger, Criminal District Attorney, Ed. L. Sorrels, Clerk, and Carl Smith Sheriff, when the following proceedings among other things were had to-wit:

THE STATE OF TEXAS, 5523
 vs 5524
 No. 5526 ALFRED SCOGGINS, IN THE COUNTY COURT AT LAW, No. 1, TARRANT COUNTY, TEXAS.
 ORDER ON MOTION,
 July Term A. D. 1925.

On this the 20th day of July A. D. 1925 there came on to be heard by the Court, the motions of the Defendant in the above styled and numbered causes for a new trial therein, and the Court after hearing said motions, and after hearing argument of Counsel both for the Defendant and for the State of Texas, and after being fully advised in the premises, is of the opinion that said notions should be granted and new trials allowed in the above numbered causes:

It is therefore, ordered, adjudged and decreed by the Court that said motions be and the same is hereby in all things granted, and new trials ordered in said causes.

THE STATE OF TEXAS vs ALFRED SCOGGINS, 5525
 No. 5527 ORDER ON MOTION,
 IN THE COUNTY COURT AT LAW, No. 1, IN AND FOR TARRANT COUNTY, TEXAS.
 July Term A. D. 1925.

On this the 20th day of July A. D. 1925 there came on to be heard by the Court, the motions of the Defendant in the above styled and numbered causes, and the Court after hearing said motions and after being fully advised in the premises is of the opinion that same should be overruled, and new trial refused in said causes.

It is therefore ordered adjudged and decreed by the Court that said notions be and the same are hereby in all things overruled and a new trial denied in said causes, to which action of the Court, the Defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals at Austin, Texas. Defendants reconizance in each case set at \$1000.00 each, which was made and entered into by and between Alfred Scoggins as principal, and A. M. Stovall and Glenn Lee as sureties. Defendant given 60 days from this date in which to file bills of exceptions and statement of facts with the Clerk of this Court.

P. W. Seward, Judge.

RECONIZANCE:

THE STATE OF TEXAS
 vs Nos. 5525 & 5527
 ALFRED SCOGGINS

IN THE COUNTY COURT AT LAW, No. 1. TARRANT COUNTY TEXAS.
 JULY TERM A. D. 1925.

JULY 20th, A. D. 1925.

This day came into open Court, Alfred Scoggins, defendant in the above entitled causes who together with A. N. Stovall and Glenn Lee, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of \$1000.00 in each case; conditioned that the said Alfred Scoggins, who has been convicted of a misdemeanor in the two cases, and his punishment assessed at confinement in the Tarrant County Jail for a period of one year in each case, together with all costs accrued in said causes, as more fully appears by the judgments of conviction duly entered in these causes, 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 these cases.

THE STATE OF TEXAS
 vs No. 5437
 C. R. KEMP,

ORDER ON MOTION
 IN THE COUNTY COURT AT LAW, No. 1, TARRANT COUNTY TEXAS
 July Term A. D. 1925.

On this the 5th day of September A. D. 1925, there came on to be heard by the Court, the motion of the Defendant in the above styled and numbered cause for a new trial therein, and the Court, after hearing said motion, and after being fully advised in the premises, is of the opinion that said motion should be overruled,

It is therefore, ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled, and a new trial in said cause is denied said Defendant, to which action of the Court, the Defendant, did in open court except and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. Reconizance set at \$300.00 and entered into by and between C. R. Kemp as principal and Chas. Mays and Roy Mays as sureties, Defendant given 30 days from this date in which to file bills of exceptions and statement of facts with the clerk of this Court.

P. W. Seward, Judge.

THE STATE OF TEXAS
 vs No. 5437
 C. R. KEMP

RECONIZANCE
 IN THE COUNTY COURT AT LAW, No. 1, TARRANT COUNTY, TEXAS.
 JULY TERM, A. D. 1925.
 September 5th 1925.

This day came into open court C. R. Kemp, Defendant in the above entitled cause, who together with Chas. Mays and Clyde Mays, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars, conditioned that the said C. R. Kemp, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of Fifty Dollars and all costs incurred in said cause, 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 Appeal of the State of Texas in this case.

APPROVAL OF MINUTES,
July Term 1925.

On this the 5th day of September, A. D. 1925, the same being the last day of the July Term of the County Court at Law, No. 1, in and for Tarrant, County, Texas, there came on for examination and approval by the Court of the Minutes of said Court for said Term thereof, and the Court, after reading said minutes and after finding same correct in all things does here and now in open Court, sign and approve the same.

ATTEST:

Ed. L. Sorrels, County Clerk,
Tarrant County, Texas.

By W. M. Wilson
Court Deputy.

P. W. Seward
Judge, County Court at Law,
No. 1, Tarrant County, Texas.

SEPTEMBER TERM, A. D. 1925.

BE IT REMEMBERED, that on monday, September the 7th A. D. 1925, the same being the first Monday in September A. D. 1925, there came on and was holden a regular term of the Hon. County Court at Law, No. 1, in and for Tarrant County, Texas. at the Courthouse in the city of Fort Worth, thereof, The Hon. P. W. Seward Presiding, Judge, Carl Smith Sheriff, R. K. Hanger, Criminal District Attorney, and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had to wit:

THE STATE OF TEXAS
vs No. 5763
AUSTIN WEDDINGTON

JUDGMENT OF COURT
IN THE COUNTY COURT AT LAW, No. 1. TARRANT COUNTY, TEXAS.
SEPTEMBER TERM A. D. 1925.

On this the 23rd day of October, there came on to be heard by the Court the above styled and numbered cause, whereupon there came both the State of Texas through her Criminal District attorney, representing the State of Texas in said cause and announced ready for trial, wherealso came the Defenant by his counsel of record and announced ready for trial, and also the counsel for the Defendant offered his motion to quash the Affidavit and Information charging the said defenant with the offence of Impersonating an officer, and requesting the court to hold said complaint for naught, and the Court after hearing said motion and after hearing both arguementd of the State and for the d fendant is of the opinion that said motion should be granted, and the said complaint quashed and held for naught.

Stafford-Lowdon Co., Fort Worth 14327

Wherefore, it is so ordered, adjudged and decreed by the Court that the said information and Affidavit upon which said charges are based be and the same are hereby quashed and held for naught.

THE STATE OF TEXAS vs ROSELEE WILLIAMS	No. 5757	} JUDGMENT IN THE COUNTY COURT AT LAW, No. 1, TARRANT COUNTY, TEXAS. SEPTEMBER TERM. A. D. 1925.
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On this the 22nd day of October, there came on regularly to be heard the above styled and numbered cause, whereupon there came both the State of Texas through her Criminal District Attorney and announced ready for trial, and also there came the Defendant in person and by her attorney of Record, and a Jury of six good and lawful men, to-wit, H. L. Smith and five others were duly empaneled and sworn to try said Cause, and after who had heard the evidence and arguement of Counsel, retired to consider of their verdict, and did afterwards return into open Court the following verdict to-wit: "We, the Jury Find the Defendant not guilty"

Signed H. L. Smith Foreman.

Wherefore it is ordered, adjudged and decreed by the Court that the State of Texas, take nothing by reason of this Cause against the said Defendant Roselee Williams, and that she go hence without day.

THE STATE OF TEXAS vs CALVIN COKER	No. 5699	} ORDER ON MOTION no 1, IN THE COUNTY COURT AT LAW, TARRANT COUNTY TEXAS. SEPTEMBER TERM A. D. 1925.
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On this the 31st day of October A. D. 1925, there came on to be heard the motion of the Defenlant Calvin Coker, for a new trial in said above styled and numbered cause, and the Court after hearing said motion and after being fully advised in the premises is of the opinion that said motion should be overruled and a new trial denied said defendant.

Wherefore, it is ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled, to which action of the Court, the Defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas. Defendant given ninety days from this date in which to prepare and file his bills of exceptions and statement of facts with the Clerk of this Court. Reconizance set at \$300.00 with the Defendant Calvin Coker as principal and A. S. Bouton and C. E. Coker as sureties.

THE STATE OF TEXAS vs CALVIN COKER	No. 5699	} RECOGNIZANCE IN THE COUNTY COURT AT LAW, No. 1, TARRANT COUNTY, TEXAS. SEPTEMBER TERM A. D. 1925.
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October 31st, A. D. 1925: This day came into open Court Calvin Coker, Defendant in tre above entitled cause, who together with A. S. Bouton and C. E. Coker,

his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Calvin Coker, who has been convicted in this cause of a misdemeanor, and his punishment assessed at a fine of fifty dollars, and all costs incurred in said cause, 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

No. 5484

ROY MAYS

ORDER ON MOTION

IN THE COUNTY COURT AT LAW, No. 1. Tarrant County, Texas,

SEPTEMBER TERM A. D. 1925.

On this the 31st day of October A. D. 1925, there came on to be heard by the Court the motion of the Defendant in the above styled and numbered cause for a new trial therein, and the Court after hearing said motion and after being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore, ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things granted and a new trial in the above styled and numbered cause is in all things granted.

The above and foregoing minutes of the County Court at Law, No., 1 in and for Tarrant County, for the September A. D. 1925, term thereof, is here and now in open court, read, approved and signed, this the 31st, day of October. A. D. 1925.

ATTEST,

Et. L. Sorrels, Clerk?

W. H. Wilson
Deputy.

P. H. Seward
Judge.

NOVEMBER TERM, COUNTY COURT AT LAW, No. 1,
TARRANT COUNTY, TEXAS.

Be it remembered that on Monday November the 2nd, A. D. 1925, the same being the first monday in November 1925, there came on and was holden a regular term of the County Court at Law, No. 1. in and for Tarrant County, Texas, at the Court house in the city of Fort Worth, Texas, with the Hon. P. W. Seward presiding Judge, R. K. Hanger, Criminal District Attorney, Carl Smith Sheriff, and Ed. L. Sorrels, Clerk, when the following proceedings among other things were had to-wit:

THE STATE OF TEXAS
vs No. 5831
DAN CURTIS,

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ORDER ON MOTION
IN THE COUNTY COURT AT LAW, No. 1. TARRANT COUNTY TEX.
NOVEMBER TERM A. D. 1925.

On this the 23rd, day of December A. D. 1925, there came on to be heard by the Court, the motions of the Defendant Dan Curtis, for a new trial in the above styled and numbered cause, and the Court after hearing said motions read, and after hearing arguements of Counsel, both for the Defendant and of the State, and after being fully advised in the premises, is of the opinion that said motions should be overruled.

Wherefore, it is ordered, adjudged and decreed by the Court that said motions be and the same is hereby overruled and a new trial denied the said defendant in said cause. To which action of the Court, the Defendant did in open Court, in person and by his attorney, object and give notice of appeal to the Court of Criminal Appeals for the State of Texas, at Austin, Texas. Defendant's Recognizance set at \$500.00 and entered into by Dan Curtis as principal, with Ed. Cooper and W. R. Parker as sureties. Defendant given 90 days from the adjournment of this term of Court in which to file his bills of exceptions and statement of facts with the Clerk of this Court.

P. W. Seward, Judge.

the

day of

A. D. 19

RECOGNIZANCE.

THE STATE OF TEXAS

vs 5831

DAN CURTIS

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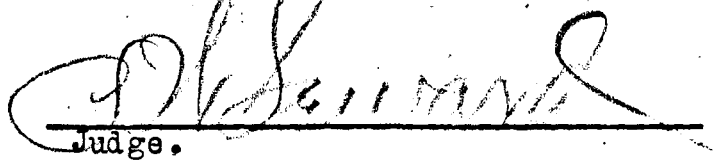
IN COUNTY COURT AT LAW, No. 1. TARRANT COUNTY TEXAS.

NOVEMBER TERM A. D. 1925.

DECEMBER 23rd, 1925.

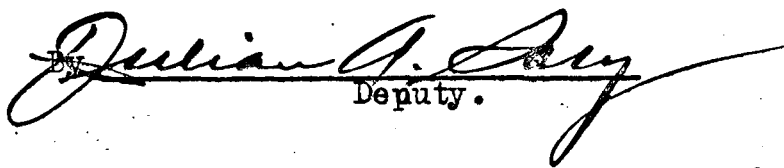
This day came into open court Dan Curtis, Defendant in the above entitled cause, who together with Ed. Cooper and W. R. Parker, his sureties, and acknowledged them selves severally indebted to the State of Texas, in the penal sum of five hundred dollars, conditioned that the said Dan Curtis, who has been convicted in this cause of a misdemeanor, and his punishment assesses at a fine of \$100.00 and confinement in the Tarrant County Jail for a period of thirty days, and all costs of trial, 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 above and foregoing minutes of the County Court at Law #1, Tarrant County, Texas, for the November Term A. D. 1925, are here and now in open Court, read, approved and signed, this the 3rd day of January A. D. 1926.


Judge.

Attest:

Ed L. Sorrels, Clerk


Deputy.

JANUARY TERM A. D. 1926.

County Court at Law #1, Tarrant County, Texas.

Be it remembered that on Monday January 4, 1926, the same being the first Monday in said month, there came on and was holden a regular term of the County Court at Law #1, Tarrant County, Texas, in and for Tarrant County, Texas, at the Court House in the City of Fort Worth, Texas, with the Hon P. W. Seward, judge presiding; R. K. Hanger, Criminal District Attorney; Carl Smith, Sheriff; Ed L. Sorrels, Clerk; when came on to be heard the following cause, or causes, and proceedings:

THE STATE OF TEXAS

Vs. #6227

H. Gordon HARGETT

IN THE COUNTY COURT AT LAW #1

TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL.

On this the 3rd day of April A. D. 1926, there came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the Court is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed by the court, that the motion of the defendant herein for a new trial, be and the same is hereby in all things overruled and a new trial denied the said defendant in this cause. To which action of the Court, the defendant in open court then and there excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas, and is given ninety days to file Bills of Exception and Statement of Facts with the clerk of this court. Defendant's Recognizance set at \$300.00 and entered into by H. Gordon Hargett as principal, and F. E. Ligon and T. W. Kuntz as sureties.

P. W. Seward, Judge.

THE STATE OF TEXAS

VS. #6227

H. GORDON HARGETT

IN THE COUNTY COURT AT LAW #1

TARRANT COUNTY TEXAS

RECOGNIZANCE.

April 3, 1926. This day came into open court, H. Gordon Hargett, defendant in the above numbered and entitled cause, who together with F. E. Ligon and T. W. Kuntz, his sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$300.00, CONDITIONED that the said H. Gordon Hargett, who has been convicted in this case of a misdemeanor, and his punishment assessed at a fine of \$50.00, one hour in jail and all costs incurred in said 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 cause.

the

day of

A. D. 19

THE STATE OF TEXAS

JANUARY TERM A. D. 1926.

VS. #6200

IN THE COUNTY COURT AT LAW #1, TARRANT COUNTY, TEXAS

W. J. HENNAN


ORDER ON MOTION.

On this the 3rd day of April A. D. 1926 there came on for hearing, the motion of the defendant to permit the motion for a new trial, heretofore filed herein, to be overruled by operation of law, and that the defendant now be permitted to give notice of appeal to the Court of Criminal Appeals of the State of Texas, and that this Court fix the amount of appeal bond, and that defendant be permitted to file said appeal bond after the expiration of the term as is provided by law; and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the court that the amount of the appeal bond in this cause is to be fixed at \$750.00 and that said defendant is hereby given permission to prepare and file an appeal bond as provided by law.

P. W. Seward, Judge.

The above and foregoing minutes of the County Court at Law #1 Tarrant County, Texas, for the January Term A. D. 1926, are here and now in open court, read, approved and signed, this the 3rd day of April A. D. 1926.


Judge.

ATTEST:

Ed L. Sorrels, Clerk

By 
Deputy.

APRIL TERM A. D. 1926

Of The

County Court at Law #1, Tarrant County, Texas.

Be it remembered that on Monday the 5th day of April A. D. 1926, the same being the first Monday in said month, there came on and was holden a regular term of the County Court at Law #1, of Tarrant County, Texas, in and for Tarrant County, Texas, at the Court House thereof in the City of Fort Worth, Texas, with the Honorable P. W. Seward, judge presiding; R. K. Hanger, Criminal District Attorney, Carl Smith, Sheriff, and Ed L. Sorrels, Clerk, being in attendance; when came on to be heard the following causes and proceedings, to wit:

Be it remembered that on the dates shown, the same being in the Term of April 1926, the following cases came on to be heard before the Honorable P. W. Seward, Judge of the County Court at Law #1 of Tarrant County, Texas, and in each instance, on motion of the defendants the several informations were by the Court, quashed and held for naught:

#6518	The State of Texas Vs. Claud Belton	Quashed	May 20, 1926
#6519	The State of Texas Vs. Mrs. Claud Belton	Quashed	May 20, 1926
#6529	The State of Texas Vs. E. O. Smith	Quashed	May 18, 1926

IN THE COUNTY COURT AT LAW #1
Of
TARRANT COUNTY, TEXAS

TO THE HONORABLE JUDGE OF SAID COURT:

Now comes the State of Texas by and through her Criminal District Attorney and respectfully moves the court to transfer from the Criminal Docket of this Court to the Criminal Docket of the County Court at Law #2 of Tarrant County, Texas, the following styled and numbered causes, to wit:

<u>Docket Number</u>	<u>Plaintiff</u>	<u>Defendant</u>
6483	The State of Texas Vs.	J. D. Addkison
6609	"	F M Russ
6610	"	Ellar Sheppard
6590	"	Paul Brewer
6318	"	E L Golman
6623	"	E O Smith
6615	"	Ralph LaSalle
6605	"	Susie Adkinson
6622	"	Susie Williams
6613	"	Stacey Churchill
6614	"	Sam Jacob
6584	"	H L Nelson
6582	"	Manuel Perez
6581	"	Manuel Perez
6583	"	James A Johnson, alias Lewis Kinney
6612	"	W Barclay
6315	"	W T Fields
6559	"	Innis McDonald
6560	"	Innis McDonald
6596	"	John Massey
6597	"	John Massey
6585	"	D Roberts
6616	"	Claude Acton
6611	"	H B Shumaker
6600	"	Joe W Scott
6588	"	Myrtle Baigner
6580	"	Prentice Clark
6593	"	A F Dunn
6592	"	A F Dunn
6603	"	Mrs Willie Turner
6602	"	Mrs Willie Turner
6601	"	Mrs Willie Turner
6161	"	J P Littlepage

R. K. Hanger, Criminal District Attorney.

(continued)

On this the 20th day of May A. D. 1926, the above and foregoing motion being presented and duly considered by the Court, and the Court deeming it expedient to the public business, the same is hereby granted and said causes transferred as prayed for.

P. W. Seward, Judge.

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #1

VS.

R. W. CARTER

TARRANT COUNTY, TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 18th day of May A. D. 1926, there came on to be heard defendant's motion for a new trial in the above numbered and entitled cause, and after hearing said motion and argument of counsel, the Court is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed/that the motion of the defendant for a new trial herein, be and the same is hereby, in all things overruled and a new trial denied said defendant; to which action of the Court the defendant, did in open Court duly except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas, and said defendant is hereby given ninety days within which to file Bills of Exception and Statement of Facts with the Clerk of this Court. Defendant's Recognizance set at \$750.00 and entered into by R. W. Carter, defendant, L. L. White and J. M. Kindel as sureties.

P. W. Seward, Judge.

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #1

VS.

R. W. CARTER

TARRANT COUNTY, TEXAS

RECOGNIZANCE

On this the 18th day of May A. D. 1926, came into open Court, R. W. Carter, defendant in the above numbered and entitled cause, who together with L. L. White and J. M. Kindel, his sureties, acknowledge themselves severally bound and indebted to the State of Texas in the penal sum of \$750.00, CONDITIONED that the said R. W. Carter, who has been convicted in this case of a misdemeanor, and his punishment assesses at a fine of \$250.00 and 60 days in jail and all costs incurred 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 cause.

P. W. Seward, Judge.

Stallard-Lowdon Co., Fort Worth 14327

THE STATE OF TEXAS
VS. #6376
W. V. MUNN

IN THE COUNTY COURT AT LAW #1

TARRANT COUNTY, TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 11th day of May A. D. 1926, came on to be heard the motion of the defendant for a new trial in the above numbered and entitled cause, and the Court after hearing the said motion and the argument of counsel thereon is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be and the same is hereby in all things overruled and the defendant denied a new trial herein.

P. W. Seward, Judge.

THE STATE OF TEXAS
VS. #6411
FRANK SAMPLES

IN THE COUNTY COURT AT LAW #1

TARRANT COUNTY, TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 4th day of June A. D. 1926, came on to be heard the motion of the defendant for a new trial herein in the above entitled and numbered cause, and the Court after hearing said motion and the argument of counsel thereon, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed that said motion for a new trial be and the same is hereby granted and the defendant granted a new trial herein.

P. W. Seward, Judge.

THE STATE OF TEXAS
VS. #6302
INEZ WEBER

IN THE COUNTY COURT AT LAW #1

TARRANT COUNTY, TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 5th day of June A. D. 1926, came on to be heard the motion of the defendant for a new trial herein, and the Court, after hearing said motion and after hearing the argument of counsel thereon, the Court is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said defendant's motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

P. W. Seward, Judge.

THE STATE OF TEXAS
VS. #6285
MRS. CLYDE BELL

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY, TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 5th day of June A. D. 1926, came on to be heard the motion of the defendant in the above numbered and entitled cause for a new trial herein, and the Court after hearing said motion and the argument of counsel thereon, is of the opinion that same should be overruled.

It is therefore ordered, adjudged and decreed by the Court that the motion of the defendant for a new trial herein be and the same is hereby in all things overruled and the defendant denied a new trial. To which action of the Court the defendant, in open court, excepted and gave notice of appeal to the Court of Criminal Appeals of Texas; defendant is hereby given 30 days in which to file Bills of Exceptions and Statement of Facts with the Clerk of this Court; recognizance set at \$500.00 and entered into by Mrs. Clyde Bell, defendant, as principal and L. D. Lance and W. J. Blankenstine as sureties.

P. W. Seward, Judge.

THE STATE OF TEXAS
VS. #6285
MRS. CLYDE BELL

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY, TEXAS

RECOGNIZANCE

On this the 5th day of June A. D. 1926, came into open Court, Mrs. Clyde Bell, defendant in the above numbered and entitled cause, who together with L. D. Lance and W. J. Blankenstein, her sureties, acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00, CONDITIONED that the said Mrs. Clyde Bell, who has been convicted in this case of a misdemeanor, and her punishment assessed at a fine of \$100.00, one hour in jail and all costs incurred herein, 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 cause.

P. W. Seward, Judge.

MINUTES CLOSED:

The above and foregoing minutes read, approved and signed in open Court, this the 5th day of June A. D. 1926.

Attest: Ed L. Sorrels, County Clerk,
Tarrant County, Texas.

Julian A. Gray
Deputy

P. W. Seward
Judge.

COUNTY COURT AT LAW, No. 1,

FOR JUNE TERM A. D. 1926, and
FOR AUGUST TERM A. D. 1926, and
FOR OCT TERM A. D. 1926, There was no orders or minutes for
record,

Ed. L. Sorrels, Clerk,

By *J. M. Watson*
Court Deputy.

DECEMBER TERM COUNTY COURT AT LAW, No. 1,

Be it remembered that on Monday December the 6th A. D. 1926, there came on and was holden a regular term of the County Court at Law, No. 1, in and for Tarrant County Texas, at the courthouse thereof in the City of Fort Worth, Texas, there being present and presiding the Hon. P. W. Seward Judge, R. K. Hanger, Criminal District Attorney, Carl Smith Sheriff and Ed. L. Sorrels, Clerk when the following proceedings among other things were had to-wit*-

Monday the 6th day of December A. D. 1926

The State Of Texas | IN THE COUNTY COURT AT LAW #1
7040 vs |
O. B. McReynolds | TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 3rd day of January A. D. 1927 came on to be heard the motion of the defendant for a new trial in the above numbered and entitled cause, and the court after hearing the said motion and the argument of counsel thereon, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the court that said motion for a new trial be and the same is hereby granted and the defendant granted a new trial herein.

P. W. Seward, Judge.

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW #1
VS #7395 | TARRANT COUNTY, Texas
W. R. VARNELL |

ORDER ON MOTION FOR NEW TRIAL

ON this the 5th day of February A. D. 1927 came to be heard the motion of the defendant for a new trial in the above numbered and entitled cause, and the court after hearing the said motion and the argument of the counsel thereon, is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the court that said motion for a new trial be and the same is hereby granted and the defendant granted a new trial herein.

David McGee, Judge.

MINUTES CLOSED

The above and foregoing minutes read, approved and signed in open court, this the 5th day of February A. D. 1927.

ATTEST: Chester Hollis, County Clerk,
Tarrant County, Texas.

By J. Wood
Deputy

Judge
David McGee
Judge

FEBRUARY TERM COUNTY COURT AT LAW, NO. 1,

Be it remembered that on Monday February the 7th A. D. 1927, there came on and was holden a regular term of the county court at Law, No. 1, in and for Tarrant County Texas, at the courthouse thereof in the City of Fort Worth, Texas, there being present and presiding the Hon. David McGee Judge, Jesse E. Martin Criminal District Attorney, Carl Smith Sheriff and Chester Hollis, Clerk when the following proceedings among other things were had to-wit-

On this the 19th day of February, A. D. 1927, came on to be heard the oral motion of District Attorney, Jesse E. Martin, to transfer the below styled and numbered cases to the County Court at Law Number 2, Tarrant County Texas, and it appearing to the Court that said motion should be granted, it is therefore so ordered.

David McGee, Judge.
County Court at Law No. 1
Wednesday, March 2

7269	C. W. Gribble	-----	Theft
7268	C. W. Gribble	-----	Theft
7267	C. W. Gribble	-----	Theft
7266	C. W. Gribble	-----	Theft
7265	C. W. Gribble	-----	Theft
7264	C. W. Gribble	-----	Theft
7263	C. W. Gribble	-----	Theft
7262	C. W. Gribble	-----	Theft
7270	C. W. Gribble	-----	Theft
7494	Jack Crowdus	-----	Theft
7493	Jack Crowdus	-----	Theft
7509	Jack Crowdus	-----	Theft
7508	" "	-----	"
7507	" "	-----	"
7506	" "	-----	"
7505	" "	-----	"
7504	" "	-----	"
7503	" "	-----	"
7502	" "	-----	"
7501	" "	-----	"
7496	" "	-----	"
7497	" "	-----	"
7498	" "	-----	"
7499	" "	-----	"
7495	" "	-----	"
7500	" "	-----	"

Thursday, March 3

7194	L. H Fromm	-----	Evading Civil Process
7216	J. B. Hammock	-----	Pistol
7278	Jim Ewings	-----	Pistol
7254	Henry Stubbs	-----	Pistol
7202	Phinis Tarbutton	-----	A. A.
7253	G. E. Wilson	-----	Theft

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW #1
 VS #7526- 7527 | TARRANT COUNTY TEXAS
 P. E. SNYDER |

TO P. E. SNYDER:

You are hereby commanded in person and in open court that you be and appear before the County Court at Law Number One, of Tarrant County, Texas, to be holden with and for the County of Tarrant, at the court House thereof in the city of Fort Worth, on the 3rd day of March, A. D. 1927, at 9 o'clock A. M. then and there to show cause, if any you have, why this court should not enter an order herein requiring Nace Mann, Deputy Sheriff, to destroy certain property and gambling devises, towit, two slot machines taken by him from your possession on Feb. 24, 1927

Hon. David McGee
 Judge County Court at Law #1

 THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW #1
 VS #7526- 7527 | TARRANT COUNTY TEXAS
 P. E. SNYDER |

TO THE HON. DAVID MCGEE, JUDGE:

Comes now Nace Mann, Deputy Sheriff of Tarrant County Texas and files this his written list of property seized at 304 B. South Jennings Street in the city of Fort Worth, Tarrant County Texas, as required by Article 636 Revised Texas Statute 1925, towit: Two Slot Machines.

Nace Mann, Deputy Sheriff

 THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW #1
 VS #7526- 7527 | TARRANT COUNTY TEXAS
 P. E. SNYDER |

The above styled and numbered cause came on for hearing on the 3rd day of February A. D. 1927, and after hearing the testimony of the witnessess for both the state and the defendant, the court being fully advised of the facts, is of the opinion that the within described property, towit; two slot machines (is gambling house paraphernalia and was being used for gambling purposes and that the same should be destroyed by Nace Mann the officer having custody of same within not less than fifteen days nor more than thirty days from entry of this order, and it is so ordered.

Honorable David McGee, Judge.
 County Court at Law #1

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #1

vs NO. 7567-7568

Sam Hall-C. D. Hill

TARRANT COUNTY TEXAS

TO: C.D. HILL AND SAM HALL

You are hereby commanded in person and in open court that you be and appear before the court, known as county court at law number one, of Tarrant County Texas, to be holden with and for the county of Tarrant, at the Court House thereof in the city of Fort Worth, on the 16th day of March A. D. 1927, at 9 o'clock A. M. then and there to show cause if any you have, why this court should not enter an order herein requiring Nace Mann, Deputy Sheriff, to destroy certain property and gambling devices, to wit: 2 slot machines, delivered to him by Lieut. Green, who took them from your possession on March 11th, 1927.

David McGee
 Judge County Court at law #1
 Tarrant County Texas

By T. G. Roddy
 Clerk

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #1

vs NO. 7567-68

Sam Hall - C. D. Hill

TARRANT COUNTY TEXAS

The above styled and numbered cause came on for hearing on the 16th day of March A. D. 1927 and after hearing the testimony of the witnesses for both the State and the defendant, the court being fully advised of the facts, is of the opinion that the within described property, to wit: 2 slot machines is gambling house paraphernalia and was being used for gambling purposes and that same should be destroyed by Nace Mann having custody of same within not less than fifteen days nor more than thirty days from entry of this order, and it is so ordered.

Hon. David McGee
 Judge County Court at Law #1

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #1

vs. #7529

Dave Gardner

TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 1st day of April A. D. 1927, came on to be heard the motion of the defendant for a new trial herein, and the court, after hearing said motion and after hearing the argument of counsel thereon, the court is of the opinion that same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendant's motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

Hon. David McGee, Judge.

APPROVAL OF MINUTES

February term 1927

On this the 2nd day of April, A. D. 1927, the same being the last day of the February Term of the county Court at Law, No. 1, in and for Tarrant County, Texas, there came on for examination and approval by the Court of the minutes of said Court for said Term thereof, and the Court, after reading said minutes and after finding same correct in all things does here and now in open Court, sign and approve the same.

ATTEST:

Chester Hollis, County Clerk,
Tarrant County, Texas

BY J. Wood
Court Deputy.

David McGee
Judge County Court at Law, #1
Tarrant County, Texas.

APRIL TERM, A. D. 1927.

BE IT REMEMBERED, that on Monday, April the 4th A. D. 1927, the same being the first Monday in April A. D. 1927, there came on and was holden a regular term of the Hon. County Court at Law No. 1, in and for Tarrant County, Texas, at the Courthouse in the city of Fort Worth, thereof, the Hon. David McGee Judge presiding, Carl Smith Sheriff, Jesse E. Martin Criminal District Attorney and Chester Hollis Clerk, when the following proceedings among other things were had to wit:

ORDER ON MOTION FOR NEW TRIAL

THE STATE OF TEXAS
vs. #7713*7714
J. W. Stewart

IN THE COUNTY COURT AT LAW #1

TARRANT COUNTY TEXAS

On this the 4th day of June A. D. 1927, there came on to be heard the above and numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed by the court, that the motion of the defendant herein for a new trial, be and the same is hereby in all things overruled and a new trial denied the said defendant in this cause. To which action of the court, the defendant in open court then and there excepted and gave notice of appeal to the court of Criminal Appeals of the State of Texas, and is given ninety days to file Bills of Exception and Statement of Facts with the Clerk of this court. Defendants recognizance set at \$500.00 and entered into by J. W. Stewart as principal, and J. W. McCarty and Mike Cassidy as sureties.

David McGee
Judge County court at law #1

Stanford-Lowdon Co., Fort Worth 14327

THE STATE OF TEXAS
vs #7713-7714
J. W. Stewart

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY TEXAS

ORDER ON ORIGINAL MOTION IN ARREST OF JUDGMENT

On this the 4th day of June A. D. 1927, came on to be heard the above numbered and entitled cause, wherein a motion in arrest of judgment has been filed, and on hearing said motion in arrest of judgment, and being fully advised in the premises, the court is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed by the court, that the motion of the defendant herein in arrest of judgment, be and the same is hereby in all things averruled and said motion denied the defendant in this cause. To which action of the court, the defendant in open court then and there excepted and gave notice of appeal to the Court of Criminal Appeals at Austin Texas.

David McGee, Judge.

THE STATE OF TEXAS
vs #7713*7714
J. W. Stewart

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY TEXAS

RECOGNIZANCE.

June 4, 1927. This day came into open court, J. W. Stewart, defendant in the above numbered and entitled cause, who together with J. W. McCarty and Mike Cassidy his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00, conditioned that the said J. W. Stewart, who has been convicted in this case of a misdemeanor, 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 cause.

David McGee, Judge.

THE STATE OF TEXAS
vs #7529
Dave Gardner

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 4th day of June A. D. 1927, came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

David McGee
Judge county court at law #1

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #1

vs #7572

L. C. Johnson

TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 3rd day of June A. D. 1927, there came on to be heard by the court the motion of the defendant in the above styled and numbered cause, wherein a motion for a new trial has been filed, and the court after being fully advised of the premises is of the opinion that the said motion should be overruled.

It is therefore ordered, adjudged and decreed by the court that the defendants motion for a new trial be, and is hereby in all things overruled and a new trial denied.

David McGee
Judge county court at law #1

APPROVAL OF MINUTES

April Term 1927

On this the 4th day of June, A. D. 1927, the same being the last day of the April Term of the county court at law No.1., in and for Tarrant County, Texas, there came on for examination and approval by the court of the minutes of said court for said term thereof and the court, after reading said minutes and after finding same correct in all things does here and now in open court, sign and approve the same.

David McGee
Judge County court at law #1

JUNE TERM A. D. 1927

BE IT REMEMBERED, that on Monday, June the 6th, A. D. 1927, the same being the first Monday in June A. D. 1927, there came on and was holden a regular term of the Hon. County Court at Law No. 1, in and for Tarrant County, Texas, at the Courthouse in the city of Fort Worth, thereof, the Hon. David McGee presiding, Carl Smith Sheriff, Jesse E. Martin, Criminal District Attorney and Chester Hollis, Clerk, when the following proceedings among other things were had to wit:

7713- 7714

THE STATE OF TEXAS,

IN THE COUNTY COURT AT LAW NO. 1,

vs

TARRANT COUNTY, TEXAS.

J. W. STEWART.

ORDER EXTENDING TIME.

ON this the 27th day of July, A.D. 1927, came on to be heard the motion of the defendant herein for an extension of time in which to file bills of exceptions and statement of facts, and the court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that defendant be granted 60 days additional time in which to file bills of exceptions and statement of facts in each case.

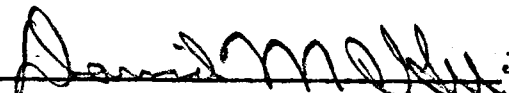
David McGee, Judge.

Saturday July 30, A.D. 1927.

On this the 30th day of July, 1927, came on for examination by the Court the above and foregoing Minutes of the County Court at Law No. 1, Tarrant County, Texas, and the court after having examined said Minutes, found the same to be in all things true and correct;

It is therefore ordered by the Court in open session that the Minutes be and they are hereby approved, and this court here now adjourns until court in course.

APPROVED:

 JUDGE

County Court at Law No. 1,
Tarrant County, Texas.

AUGUST TERM, A.D. 1927.

On this the 1st day of August, A.D. 1927, same being the first Monday in August, 1927, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said Court, Chester Hollis, Clerk and Carl Smith, Sheriff, and the following proceedings were had.

No. 7086

THE STATE OF TEXAS,		IN THE COUNTY COURT AT LAW NO. 1,
vs		TARRANT COUNTY, TEXAS.
L. BILLIE UNDERWOOD.		ORDER REINSTATING CASE.

On this the 16th day of September, A.D. 1927, came the attorney for the State and moved the Court that the order of dismissal entered herein on August 22, 1927 be set aside and the above styled and numbered cause be reinstated and placed on the docket of this court for trial, and the Court after hearing said motion is of the opinion that same should be granted;

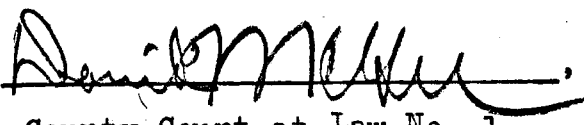
It is therefore the order and decree of the Court that said order of dismissal be set aside and held for naught and said case be placed on the docket of this court for trial.

David McGee, Judge.

SATURDAY OCTOBER 1, A.D. 1927

On this the 1st day of October, A.D. 1927, came on for examination by the Court the above and foregoing Minutes of the County Court at Law No. 1, Tarrant County, Texas, and the Court after having examined said Minutes, found the same to be in all things true and correct;

It is therefore ordered by the Court in open session that the Minutes be and they are hereby approved, and this court here now adjourns until court in course.

APPROVED:  , Judge.
County Court at Law No. 1,
Tarrant County, Texas.

OCTOBER TERM.

On this the 3rd day of October, A.D. 1927, same being the first Monday in October, 1927, there was begun and holden a term of County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said Court, Chester Hollis, Clerk and Carl Smith, Sheriff, and the following proceedings were had.

THE STATE OF TEXAS
 VS #7899
 M. T. COUNCIL

IN THE COUNTY COURT AT LAW #1
 TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 15th day of November A. D. 1927 came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

David McGee
 Judge county court at law #1

THE STATE OF TEXAS
 VS #7967
 J. HORN

IN THE COUNTY COURT AT LAW #1
 TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 3rd day of December A. D. 1927 came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

THE STATE OF TEXAS
 VS #8271
 W. W. WEST

IN THE COUNTY COURT AT LAW #1
 TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 3rd day of December A. D. 1927, there came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed by the court, that the motion of the defendant herein for a new trial, be and the same is hereby in all things overruled and a new trial denied the said defendant in this cause. To which action of the court the defendant in open court then and there excepted and gave notice of appeal to the court of Criminal Appeals of the State of Texas, and is given ninety days to file Bills of Exceptions and Statement of Facts with the clerk of this court. Defendants recognizance set at \$500.00 and entered into by W. W. West as principal, and Z. B. Stevenson and S. F. Houtchens as sureties.

David McGee, Judge

the

day of

A. D. 19

THE STATE OF TEXAS. This day came into the COUNTY COURT AT LAW #1

VS #8271

W. W. WEST

TARRANT COUNTY TEXAS

RECOGNIZANCE

December 3rd, 1927. This day came into open court, W. W. West defendant in the above numbered and entitled cause, who together with Z. B. Stevenson and S. F. Houtchens his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00, conditioned that the said W. W. West, who has been convicted in this case of a misdemeanor, 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 cause.

David McGee, Judge.

Saturday December 3, 1927

On this the 3rd day of December, A. D. 1927, came on for examination by the court the above and foregoing minutes of the County Court at Law No. 1, Tarrant County, Texas, and the court after having examined said minutes, found the same to be in all things true and correct;

It is therefore ordered by the court in open session that the minutes be and they are hereby approved, and this court here now adjourns until court in course.

APPROVED: *David McGee*, Judge
County Court at Law No. 1,
Tarrant County, Texas.

DECEMBER TERM

On this the 5th day of December A. D. 1927, the same being the first Monday in December, 1927, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, There being present and presiding the Honorable David McGee, Judge of said court, Chester Hollis clerk, and Carl Smith sheriff and the following proceedings were had.

THE STATE OF TEXAS
 VS #8511
 E. C. FLEMING

IN THE COUNTY COURT AT LAW #1
 TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 7th day of January A.D. 1928, there came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

David McGee, Judge of the County Court at Law #1.

THE STATE OF TEXAS
 VS #8515
 SAM COLE

IN THE COUNTY COURT AT LAW #1
 TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 28th day of January A.D. 1928 there came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

David McGee, Judge of the County Court at Law #1.

THE STATE OF TEXAS
 VS #7967
 J. HORN

IN THE COUNTY COURT AT LAW #1
 TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 4th day of February A.D. 1928, there came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

David McGee, Judge of the County Court at Law #1.

* - - - - -

SATURDAY FEBRUARY 4th, A.D. 1928

On this the 4th day of February, A.D. 1928, came on for examination by the court the above and foregoing minutes of the County Court at Law No.1, Tarrant County, Texas, and the Court after having examined said minutes, found the same to be in all things true and correct.

APPROVED: _____, Judge, County Court at Law #1

APRIL TERM A.D. 1928

On this the 2nd day of April, A.D. 1928, the same being the first Monday in April, 1928, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, there being present and presiding the Honorable David McGee, Judge of said Court, Chester Hollis, Clerk and Carl Smith Sheriff and the following proceeding were had.

No. 7602

THE STATE OF TEXAS		IN THE COUNTY COURT AT LAW NUMBER 1,
vs		TARRANT COUNTY, TEXAS.
H. E. WATSON and W. T. NEWTON		Order.

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the State of Texas, in the above styled and numbered cause and the defendant though legally cited to appear to show cause, if any, why the said Gambling Paraphernalia should not be ordered destroyed, wholly made default, and after hearing the proof of the State and the argument of counsel for the State of Texas, the said Gambling Paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Shaw, County Detectives at a date not less than 20 days from this date.

David McGee, Judge

No. 8323

THE STATE OF TEXAS		IN THE COUNTY COURT AT LAW NUMBER ONE,
VS		TARRANT COUNTY, TEXAS.
WADE CUTCHENS		Order of the Court

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the State of Texas, in the above styled and numbered cause and the defendant though legally cited to appear to show cause, if any, why the said Gambling Paraphernalia should not be ordered destroyed, wholly made default, and after hearing the proof of the State and the argument of counsel for the State, the said Gambling Paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Shaw, County Detectives at a date not less than 20 days from this date.

David McGee, Judge

No. 8223

THE STATE OF TEXAS,		IN THE COUNTY COURT AT LAW NO. 1,
vs		TARRANT COUNTY, TEXAS.
C. H. BROOKS.		ORDER.

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the state of Texas, in the above styled and numbered cause and the defendant though legally cited to appear and show cause, if any, why the said gambling papaphernalia should not be ordered destroyed, wholly made default, and after hearing the proof of the State and the argument of counsel for the State of Texas, the said gambling paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Shaw, County Detectives at a date not less than 20 days from this date.

David McGee, Judge.

the day of A. D. 19

Stafford-Lowdon Co., Fort Worth 14327

No 8334

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
vs | TARRANT COUNTY, TEXAS.
W. H. CHILNER. | ORDER

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the State of Texas, in the above styled and numbered cause and the defendant though legally cited to appear and show csuse, if any, why the said gambling prarphernalia should not be ordered destroyed, wholly made dafault and after hearing proof of the State and the argument of counsel for the State of Texas, the said gambling paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Shaw, County Detectives at a date mot less than 20 days from this date.

David McGee, Judge.

No. 7911

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1
vs | TARRANT COUNTY, TEXAS.
W. H. Curtis | ORDER.

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the State of Texas, in the above styled and numbered cause, and the defendant though legally cited to appear and show cause, if any, why the said gambling paraphernalia should not be ordered destroyed, wholly made default, and after hearing the proof of the State and the argument of counsel for the State of Texas, the said gambling paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Shaw, County Detectives at a date mot less than 20 days from this date.

David McGee, Judge.

No. 8788

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1
vs | TARRANT COUNTY, TEXAS.
FRANK LALLA | ORDER.

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the State of Texas, in the above styled and numbered cause and the defendant though ;egally cited to appear and show cause, if any, whytthe said gambling paraphernalia should not be ordered destroyed, wholly made default, and after hearing the proof of the State and the argument of Counsel for the State of Texas, the said gambling paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Skaw, County Detectives at a date not less than 20 days from date hereof.

David McGee, Judge

No. 7714

THE STATE OF TEXAS, | ON THE COUNTY COURT AT LAW NUMBER ONE,
vs | TARRANT COUNTY, TEXAS.
J. W. STEWART. | order.

On this the 21st day of May, A.D. 1928, came on to be heard the motion of the State of Texas, in the above styled and numbered cause and the defendant though legally cited to appear and show cause, if any, why the said gambling paraphernalia should not be ordered destroyedm wholly made defaault, and after hearing the proof of the State of Texas and the argument of counsel for the said State of Texas, the said gambling paraphernalia as described in the said motion is hereby ordered to be destroyed by Nace Mann and John Shaw, County Detectives at a date not less than 20 days from this date,

David McGee, Judge.

THE STATE OF TEXAS
VS #7967
J. HORN

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the 6th day of June A. D. 1928, came on to be heard the above numbered and entitled cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the Court is of the opinion that the same should be granted.

It is therefore ordered, adjudged and decreed by the Court that said defendants motion for a new trial be and the same is hereby in all things granted and the defendant herein given a new trial.

David McGee, Judge
County Court at Law #1

THE STATE OF TEXAS
VS #8412
L. A. Shumate

ORDER ON MOTION IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY TEXAS

ORDER ON MOTION FOR NEW TRIAL

On this the *2nd* day of June A. D. 1928, there came on to be heard the above styled and numbered cause, wherein a motion for a new trial has been filed, and on hearing said motion for a new trial, and being fully advised in the premises, the Court is of the opinion that the same should be overruled.

It is therefore ordered, adjudged and decreed by the Court, that the motion of the defendant herein for a new trial be and the same is hereby in all things overruled and a new trial denied the said defendant in this cause, To which action of the Court, the defendant in open court then and there excepted and gave notice of appeal to the Court of Criminal Appeals of The State of Texas, and is given ninety days to file Bills of Exceptions and Statement of Facts with the Clerk of this Court. Defendants recognizance set at \$500.00 and entered into by L. A. Shumate as principal and J. A. Mulholland and Harvey P Shead as sureties.

David McGee, Judge
County Court at Law #1

The State of Texas
VS #8412
L. A. SHUMATE

IN THE COUNTY COURT AT LAW #1
TARRANT COUNTY TEXAS

RECOGNIZANCE

June *2nd*, 1928. This day came into open Court, L. A. Shumate, defendant in the above numbered and entitled cause, who together with J. A. Mulholland and Harvey P. Shead his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00, conditioned that the said L. A. Shumate, who has been convicted in this case of a misdemeanor, 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 th State of Texas in this cause.

David McGee, Judge
County Court at Law #1

APPROVAL OF MINUTES

April term A. D. 1928

On this the 6th day of June, A. D. 1928, the same being the last day of the April term of the County Court at Law No. 1, in and for Tarrant County, Texas, there came on for examination and approval by the Court of the minutes of said Court for said term thereof, and the Court, after reading said minutes and after finding same correct in all things does here and now in open court, sign and approve same.

Attest: Chester Hollis, County Clerk,
Tarrant County, Texas

By [Signature]
Court Deputy.

[Signature]
Judge, County Court at Law #1
Tarrant County, Texas.

Monday April 1, 1929.

On this the 1st day of April, A.D. 1929, same being the first Monday in April, A.D. 1929, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, Presiding and present the Hon. David McGee, Judge of said Court Chester Hollis, Clerk and J.R.Wright, sheriff, and the following proceedings were had; to-wit:

No. 9732.

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1
vs | TARRANT COUNTY, TEXAS.
MATTIE Bee HOOD |

On this the 19th day of April, A.D. 1929, came on to be heard the motion of defendant for a new trial in the above styled and numbered cause, and the court, after hearing said motion is of the opinion that same should be overruled;

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the Court defendant then and there in open court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas and is given 90 days in which to prepare and file Statement of Facts and bills of exceptions.

David McGee, Judge.

No. 9732.

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1,
vs | TARRANT COUNTY, TEXAS.
MATTIE BEE HOOD. |

On this the 19th day of April, A.D. 1929 came on to be heard the motion of defendant in arrest of Judgment, and the Court after hearing said motion, is of the opinion that same should be overruled;

It is therefore the order of the Court that said motion be in all things overruled to which action and ruling of the Court defendant then and there in open court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas and is given 90 days in which to prepare and file bills of exceptions and Statement of Facts.

David McGee, Judge

RECOGNIZANCE.

No. 9732

THE STATE OF TEXAS, |
vs |
MATTIE BEE HOOD. |
IN THE COUNTY COURT AT LAW NO. 1,
TARRANT COUNTY, TEXAS.

April 19, 1929. This day came into open court, Mattie Bee Hood, defendant in the above numbered and entitled cause, who together with J.M.Estes and W.C.Prewitt her sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of \$500.00, Conditioned that the said Mattie Bee Hood, who has been convicted in this case of a Misdemeanor, 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 cause.

David McGee, Judge.

No. 9538

THE STATE OF TEXAS, |
vs |
E. Z. HOGAN. |
IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 1st day of June, A.D. 1929, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing same is of the opinion that said motion should be in all things overruled;

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the court defendant then and there in open court excepted and gave notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas, and is given 90 days in which to prepare and file Bills of Exceptions and Statement of Facts.

David McGee, Judge.

No. 9538.

THE STATE OF TEXAS, |
VS |
E. Z. HOGAN. |
IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
RECOGNIZANCE.

June 1, 1929.

On this day came into open court, E.Z.Hogan, defendant in the above styled and numbered cause, who together with A.C.Heath and J.R.Black, his sureties acknowledge themselves severally indebted to the State of Texas in the penal sum of \$300.00, Conditioned that the said E.Z.Hogan, who has been convicted in this case of a misdemeanor, 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 cause.

David McGee, Judge.

Stafford-Lowdon Co., Fort Worth 14327

RECOGNIZANCE

THE STATE OF TEXAS
vs
STELLA MAE JACKSON

January 21st 1931.

On this day came in to open Court, Stella Mae Jackson, ^{Defendant} ~~Relator~~ in the above entitled cause, who together with Everett Cline and S.D.Shannon, her sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars, conditioned that the said Stella Mae Jackson, who has been convicted in this cause of a misdemeanor and her punishment assessed at a fine of Twenty Five Dollars, together with all costs in this cause 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 and not depart without the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of this State at Austin, Texas.

THE STATE OF TEXAS
vs.
JIMMIE KOONTS

ORDER ON MOTION.

On this the 31st day of January, 1931, there came on to be heard by the court the motion of the defendant, Jimmie Koonts in the above styled and numbered cause for a new trial therein, and the court, after hearing said motion and argument of counsel, and after due consideration, of all facts in said cause, is of the opinion that said motion should be overruled and the defendant denied a new trial.

It is therefore ordered, adjudged and decreed by the court that this motion be and the same is hereby in all things overruled. To which action of the court the defendant did in open court except and give notice of appeal to the Court of Criminal Appeals of the State of Texas at Austin, Texas.

Defendant given sixty days from date in which to prepare and file his bills of exceptions and statement of facts. Recognizance set at \$300.00 and entered into by and between the defendant Jimmie Koonts and J.Bronslain and Jack Binyon, sureties.

RECOGNIZANCE.

THE STATE OF TEXAS
vs.
JIMMIE KOONTS

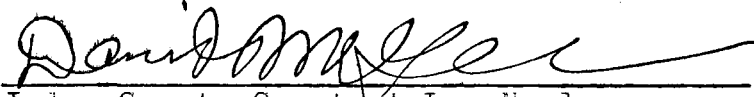
January 31, 1931.

On this day came into open Court, Jimmie Koonts, ^{Defendant} ~~Relator~~ in the above entitled cause, who together with J. Bronslain and Jack Binyon, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Three Hundred Dollars, conditioned that the said Jimmie Koonts, who has been convicted in this cause of a misdemeanor and his punishment assessed at six months in jail, together with all costs in this cause 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 and not depart without the leave of this court, in order

to abide the judgment of the Court of Criminal Appeals of this State at Austin, Texas.

APPROVAL OF MINUTES.

On this the 31st day of January, 1931, there came on for approval of the Minutes of this Court for the December Term, 1930 thereof, and the Court after reading same and finding them in all things true and correct, does hereby approve and sign same.



Judge County Court at Law No. 1,
Tarrant County, Texas.

MONDAY, FEBRUARY 2, 1931

On this the 2nd day of February, A.D. 1931, same being the first Monday in February, A.D. 1931, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, Presiding and present the Honorable David McGee, Judge of said Court, Jesse E. Martin, District Attorney, Orville Beall, Clerk and J.R.Wright, Sheriff and the following proceedings were had during said term of court.

No. 11095

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1,
 vs | TARRANT COUNTY, TEXAS.
 O. I. LAZENBY. | ORDER GRANTING NEW TRIAL.

On this the 28th day of March, A.D. 1931 came on to be heard the defendant's motion for a new trial, and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that said motion for a new trial be, and the same is hereby in all things granted.

David McGee, Judge.

No. 10977

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1,
 vs | TARRANT COUNTY, TEXAS.
 R. S. RUCKER. | ORDER Granting New trial.

On this the 28th day of March, A.D. 1931, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion, is of the opinion that same should be granted.

It is therefore the order of this court that said motion for a new trial be in all things granted.

David McGee, Judge.

No. 11235

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO. 1,
 vs | TARRANT COUNTY, TEXAS.
 GEORGE W. REUSCH. | ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 4th day of April, A.D. 1931, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion, is of the opinion that same should be overruled;

It is therefore the order of the court that said motion for a new trial be in all things overruled, to which action of the court defendant did in open court, except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and is given 90 days in which to prepare and file his Bills of exceptions and Statement of Facts. Recognizance set at \$500.00 and entered into by defendant Geo. W. Reusch, ^{and} Carl W. Goerte, E.S.Allen and J.J.Johnson, as sureties.

David McGee, Judge.

No. 11235.

THE STATE OF TEXAS,		IN THE COUNTY COURT AT LAW NO. 1
vs		TARRANT COUNTY, TEXAS.
GEORGE W. REUSCH.		RECOGNIZANCE.

On this the 4th day of April, A.D. 1931, ^{came into open court, *Defendant*} George W. Reusch, ~~Relator~~ in the above entitled cause, who together with Carl W. Goerte, E.S. Allen and Joe J. Johnson, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of Five Hundred Dollars, conditioned that the said George W. Reusch, who has been convicted in this cause of a misdemeanor and his punishment assessed at a fine of One Hundred Dollars, together with all costs in this cause, 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 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, at Austin, Texas.

SATURDAY, APRIL 4, 1931

On this the 4th day of April , A.D. 1931, came on for examination by the court the above and foregoing Minutes of this the February Term Of the County Court at Law No. 1, Tarrant County, Texas; and the Court after having examined and read said Minutes, found same to be in all things true and correct.

It is therefore ordered by the Court in open session that the Minutes be, and the same are hereby approved and this court here and now does adjourn until court in course.

APPROVED:

David M. O'Connell

JUDGE COUNTY COURT AT LAW NO. 1,

TARRANT COUNTY, TEXAS.

MONDAY, APRIL 6, 1931

On this the 6th day of April, A.D. 1931, same being the First Monday in April, A.D. 1931, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas;

Presiding and present the Honorable David McGee, Judge of said Court, Jesse E. Martin, District Attorney, Orville Beall, Clerk and J.R.Wright, Sheriff, and the following proceedings were had during said term of court.

the _____ day of _____ A. D. 19____

#10977 THE STATE OF TEXAS vs R. S. RUCKER, (Charge Pistol)

Court in session this the 30th day of May A. D. 1931, when there came on to be heard by the Court, the motion of the defendant in the above styled and numbered cause for a new trial therein, and the Court after hearing said motion, and arguments of Counsel, is of the opinion that said motion should be overruled and the defendant therein denied a new trial of said cause;

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled and the Defendant is denied a new trial of said cause, to which action of the Court, the Defendant did in open Court except and give notice of appeal to the Court of Criminal Appeals of the state of Texas at Austin, Texas.

Defendant given NINETY days from this date in which to prepare and file his bills of exceptions and statement of facts with the Clerk of this Court

Davis McGee Judge.

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THE STATE OF TEXAS
vs No. 11329
C. R. Miller,

ORDER ON MOTION FOR A NEW TRIAL,

May-29, 1931.

On this the 29th day of May A.D. 1931, there came on to be heard by the Court the Motion of the Defendant in the above styled and numbered cause for a new trial there in, and the Court after hearing said motion and after being fully advised in all things is of the opinion that said motion should be granted, and a New trial granted the said Defendant in said cause.

It is therefore ordered adjudged and decreee by the Court, that said motion for a new trial be and the same is hereby in all things, granted and a new trial is hereby granted the said Defendant

Davis McGee, Judge.

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THE STATE OF TEXAS
vs No. 11398
T. B. Pilgrim,

ORDER OVERRULING MOTION FOR NEW TRIAL,

(Charge Pistol) May 29th, 1931.

On this the 29th day of May A. D. 1931 there came on to be heard by the Court, the Motion of the Defendant in the above styled and numbered cause, for a new trial therein, and the Court after hearing said motion and after hearing arguments of Counsel and after being fully advised in the matters, is of the opinion that said motion should be overruled and a new trial denied the said Defendant.

It is therefore ordered adjudged and decreed by the Court that said motion be and the same is hereby in all things overruled. To which action of the Court the Defendant did in open Court object and give notice of appeal to the Court of Criminal appeals of Texas, at Austin, Texas.

(OVER)

Defendant given SIXTY Days from this date in which to prepare and file his bills of exceptions and statement of facts with the clerk of this court.

David McGee, Judge,

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THE STATE OF TEXAS
vs NO. 10977
R. S. RUCKER



RECOGNIZANCE
MAY 30th 1931.

On this day there came into open court R. S. Rucker, the defendant in the above entitled cause, who together with S. F. Houtchens and ^{A. E.} X. X. Duncan, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of (500.00) Five Hundred Dollars, conditioned that the said R. S. Rucker who stands convicted in this cause of a misdemeanor, and his punishment assessed at a fine of \$100.00 together with all costs in this cause, 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 thereof, and not depart without the leave of this court, in order to abide the judgment of the court of Criminal Appeals of this State at Austin, Texas, to which said court this said cause was appealed by the said defendant.

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Approval of Minutes,

On this the 30th day of May A. D. 1931, there came on for examination of the Minutes of said Court by the Court for the April Term 1931, thereof, and the Court after reading said minutes and after finding same in all things correct, does here and now approve and sign same.

ATTEST----- Orville Beall, Clerk,

By *W. M. Watson*
Court Deputy.

David McGee
Judge, County Court at Law, No. 1,
Tarrant County, Texas.

JUNE TERM A. D. 1931, COUNTY COURT AT LAW, No. 1,
TARRANT COUNTY, TEXAS.

BE IT REMEMBERED, that on Monday, June 1st, A. D. 1931, the same being the first Monday in June, 1931, there was begun and holden a regular term of the Hon. County Court at Law No., 1, in and for Tarrant County, Texas, at the Court house thereof in the City of Ft Worth, there being present and presiding the Hon. David McGee Judge, Jesse E. Martin, Criminal District Attorney, J. R. Wright, Sheriff, and Orville Beall, Clerk, when the following proceedings among other things were had to-wit:-

THE STATE OF TEXAS.
vs # 11184
MRS KATHLEEN BIRD

ORDER ON MOTION TO QUASH
June 13th 1931.

On this the 13th day of June A. D. 1931, there came on to be heard by the Court, the motion of the Criminal District Attorney of Tarrant County, to quash the complaint filed against the said defendant in said cause as filed in said Court. And the Court after hearing said motion and after being fully advised in the premises, is of the opinion that said motion should be granted.

It is therefore ordered adjudged and decreed by the Court that said motion be and the same is hereby in all things granted, and the Affidavit and information filed in said cause, is hereby quashed and held for naught.

David McGee, Judge.

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THE STATE OF TEXAS
vs No. 11420
MRS H. C. ALLISON

ORDER SUSTAINING MOTION TO QUASH.
Violating State Quarantine Law (City Ordinance)
JUNE 24th 1931.

On this the 24th day of June when the above styled and numbered cause was called for trial, there came the Defendant in person and by her attorney of record and announced ready for trial, whereupon came the Criminal District Attorney for Tarrant County Texas, and also announced that the State of Texas was ready to try said cause, whereupon there came on to be heard the motion of the Defendant, duly filed in said cause, to quash the complaint against said defendant and hold same for naught; and the Court after hearing said motion and after being fully advised in the premises and after hearing arguement of counsel on both said and being fully advised as to the law governing such cases, is of the opinion that said motion should be granted.

It is therefore ordered, adjudged and decreed by the Court that said motion be and the same is hereby in all things sustained, and the said complaint against the said defendant is hereby quashed and held for naught, and she is permitted to go hence without day.

David McGee, Judge.

No. 11398

THE STATE OF TEXAS

VS

T. B. PILGRAM.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.

On this the 15th day of June, A.D. 1931, came the defendant by his attorney and prayed the Court for an extension of time in which to file his statement of facts and bills of exception.

It is therefore the order of the Court that defendant be granted an extension of 30 days time in which to file his bills of exceptions and statement of facts,

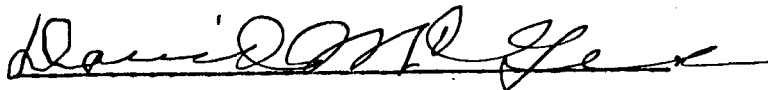
David McGee, Judge.

SATURDAY AUGUST 1, 1931.

On this the 1st day of August, A.D. 1931, came on for examination by the Court the above and foregoing minutes of the June Term, 1931, of court, and the Court after having examined and read said minutes found same to be in all things true and correct.

It is therefore the order of the Court that said Minutes in all things approved, and this court here and now does adjourn until court in course.

APPROVED;



Judge of the County Court at Law No. 1,
Tarrant County, Texas.

MONDAY AUGUST 3rd, A.D. 1931

On this the 3rd day of August, A.D. 1931, same being the first Monday in August, 1931, there was begun and holden a term of court in the County Court at Law No. 1, Tarrant County, Texas; presiding and present the Honorable David McGee, Judge of said court, Jesse E. Martin, District attorney, Orville Beall, Clerk and J.R. Wright Sheriff, and the following proceedings were had during said term of court.

No. 11728

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NO.1,
vs | TARRANT COUNTY, TEXAS.
JOHN L. LEWIS. | ORDER ON MOTION.

On this the 3rd day of October, A.D. 1931, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled;

It is therefore the order of the Court that said motion for a new trial be overruled to which ruling of the court defendant then and there in open court did except and give notice of appeal to the Court of Criminal appeals of the State of Texas, and was granted 90 days by the court to prepare and file his statement of facts and bills of exception.

David McGee, Judge.

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The above and foregoing minutes read signed and approved;
October 3rd, A.D. 1931.

David McGee (handwritten signature)

Judge, County Court at Law No. 1
Tarrant County, Texas.

MONDAY OCTOBER 5th. A.D. 1931

On this the 5th day of October, A.D. 1931, same being the first Monday in October, 1931, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said Court, Jesse E. Martin, Criminal District Attorney, Orville Beall, Clerk and J.R.Wright Sheriff, and the following proceedings were had.

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No. 11740

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
vs | TARRANT COUNTY, TEXAS.
BOYD SHANTON. | ORDER OVERRULING MOTION FOR NEW TRIAL.

On this the 5th day of December, A.D. 1931, came on to be heard defendant's amended motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said amended motion for a new trial be in all things overruled, to which ruling of the Court defendant then and there in open court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and is granted 90 days in which to prepare and file his bills of exceptions and statement of facts.

David McGee, Judge.

the day of A. D. 19

Stafford-Lowdon Co., Fort Worth 14327

No. 11798

THE STATE OF TEXAS,

vs

MRS. EVA MADDOX

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.

ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 5th day of December, 1931, came on to be heard the amended motion for a new trial filed by defendant in the above numbered and entitled cause, and the Court after having heard said motion and the arguments of counsel, is of the opinion that the same should be in all things overruled;

It is therefore ordered, adjudged and decreed by the Court that said motion be and is hereby in all things overruled, to which action and ruling of the Court defendant did, then and there in open court duly excepted, and gave notice of appeal to the Court of Criminal Appeals of the State of Texas, at Austin, Texas.

It is further ordered that defendant be and is hereby given 90 days from the date hereof to file her bills of exception and statement of facts with the Clerk of this court.

David McGee, Judge.

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No. 11798

THE STATE OF TEXAS,

vs

MRS. EVA MADDOX

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.

RECOGNIZANCE. DECEMBER 5, 1931

This day came into open court Mrs. Eva Maddox, defendant in the above entitled cause, who, together with S.F.Houtchens and R.H.Needham, her sureties, acknowledge themselves jointly and severally indebted to the State of Texas in the penal sum of \$200.00, conditioned that the said Mrs. Eva Maddox, who has been convicted of a misdemeanor, for the violation of a City Ordinance in the Corporation Court of the City of Fort Worth, Tarrant County, Texas, and her punishment therein assessed at the fine of One Dollar, who has prosecuted her appeal to the County Court at Law No. 1, of Tarrant County, Texas, as more fully appears from the judgment of conviction and the appeal bond recited in the transcript from said corporation court, in which said county court she was convicted and therein assessed a fine of Ten Dollars, as more fully appears from the judgment entered in said cause upon the records of said county court, from which judgment the said Mrs. Eva Maddox has prosecuted her appeal to the Court of Criminal Appeals at Austin, Texas, 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.

David McGee, Judge.

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No. 11735

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 | ORDER OVERRULING MOTION FOR A NEW TRIAL.
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On this the 28th day of November, A.D. 1931, came on to be heard the amended motion of defendant herein for a new trial, and the Court after hearing said motion is of the opinion that same should be overruled;

It is therefore, ordered, adjudged and decreed by the Court that said motion for a new trial be in all things overruled, to which ruling of the Court defendant, there in open court excepted and gave notice of appeal to the court of Criminal Appeals of the State of Texas, and is granted 60 days in which to prepare and file his bills of exception and statement of facts.

David McGee, Judge.

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No. 11735

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 | RECOGNIZANCE.
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On this the 28th day of November, A.D. 1931, there came into open court L.C.Cantrell, defendant in the above entitled cause, who together with H.G.Tankersley and Sam S. Beene, his sureties, and acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said L.C.Cantrell, who stands convicted in this cause, a misdemeanor, and his punishment assessed at Thirty days in jail, together with costs in this cause, as more fully appears in the judgment of conviction duly entered in this cause, shall appear before this court from day to day and from term to term thereof, and not depart without the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of the State of Texas at Austin, Texas, to which said cause was appealed by the defendant herein.

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No. 11740

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 | RECOGNIZANCE. December 5, 1931.
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This day came into open court Boyd Shannon, defendant in the above styled and numbered cause, who, together with John Morrison and B.Y.Hobbs, his sureties, acknowledged themselves ~~jointly~~ and severally indebted to the State of Texas in the penal sum of \$200.00, conditioned that the said Boyd Shannon, who has been convicted of a misdemeanor, for Aggravated Assault and Disturbing the Peace, and his punishment assessed at a fine of \$25.00 and costs of court in this cause, 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 thereof, and not depart without the leave of this court, in order to abide the judgment of the Court of Criminal Appeals of this State at Austin, Texas, to which said court this cause was appealed by the said defendant.

SATURDAY DECEMBER 5, 1931

On this the 5th day of December, A.D. 1931, came on for examination by the Court the above and foregoing Minutes of this the October Term of the County Court at Law No.1, Tarrant County, Texas; and the Court after having examined and read said Minutes, found same to be in all things true and correct.

It is therefore ordered by the Court in open session that the Minutes be and the same are hereby approved and this court does now adjourn until court in course.

APPROVED:

David McGee

Judge.

MONDAY DECEMBER 7, A.D. 1931

On this the 7th day of December, A.D. 1931, same being the first Monday in December, 1931, there was begun and holden a term of the County Court at Law No.1, Tarrant County, Texas;

Presiding and present the Honorable David McGee, Judge of said Court, Jesse E. Martin, Criminal District Attorney, Orville Beall, Clerk and J.R.Wright, Sheriff, and the following proceedings were had during said term of court.

No. 11744

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 O.O. FRANKLIN | RECOGNIZANCE.

On this the 15th day of December, A.D. 1931, there came into open court O.O. Franklin, defendant in the above entitled cause, who together with Joe H. Barwise and W.T. Waggoner, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$500.00, conditioned that the said O.O. Franklin, who has been convicted in this cause of a misdemeanor, to-wit: Betting on a Horse Race, and his punishment assessed at a fine of \$200.00 and thirty days in jail, together with all costs of court in this cause, 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.

No. 11745

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 P. L. COULTER. | RECOGNIZANCE.

On this the 15th day of December, A.D. 1931, there came into open court, P.L. Coulter, who together with Joe H. Barwise and W.T. Waggoner, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$500.00, conditioned that the said P.L. Coulter, who has been convicted in this cause of a misdemeanor to-wit: Betting on a Horse Race, and his punishment assessed at a fine of \$25.00 together with costs in this cause, as more fully appears in 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.

No. 11809

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 Carl C. Callaway | ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 30th day of January, A.D. 1932, came on to be heard the motion of the defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the court defendant then and therein open court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and is granted 30 days in which to prepare and file Statement of facts and bills of exception.

David McGee, Judge.

Stafford-Lowdon Co., Fort Worth 14327

No. 11809

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 vs | RECOGNIZANCE.
 CARL C. CALLOWAY. |

On this the 30th day of January, A.D. 1932, there came into open court Carl C. Calloway, defendant in the above entitled cause, who together with John Morrison and Pat Kinzer, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Carl C. Calloway, who has been convicted in this cause of a misdemeanor, to-wit: Theft under the value of \$50.00 and Receiving and Concealing, and his punishment assessed at SIXTY DAYS in jail, together with all costs of court in this cause, 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 cause.

No. 11998

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 vs | ORDER OVERRULING MOTION FOR NEW TRIAL.
 JEWEL ATCHINSON. |

On this the 30th day of January, A.D. 1932, came on to be heard the motion of defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled;

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which ruling of the court defendant then and there in open court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas and is hereby granted 30 days in which to prepare and file statement of facts and bills of exception.

David McGee, Judge.

No. 11754

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE
 | TARRANT COUNTY, TEXAS.
 vs | ORDER GRANTING NEW TRIAL.
 ED FLORES. |

On this the 30th day of January, A.D. 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that a new trial be granted in the said above styled cause.

David McGee, Judge.

SATURDAY JANUARY 30, A.D. 1932

On this the 30th day of January, A.D. 1932, came on for examination by the Court the above and foregoing Minutes of this the December Term of Court of the County Court at Law No. 1, Tarrant County, Texas; and the Court after having examined and read said Minutes, found the same to be in all things true and correct.

It is therefore ordered by the Court in open session that the Minutes be and the same are hereby approved and this court does now adjourn until court in course.

APPROVED: David McGee

Judge.

MONDAY FEBRUARY 1st, A.D. 1932.

On this the 1st day of February A.D. 1932, same being the First Monday in February, A.D. 1932, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, Presiding and present the Honorable David McGee, Judge of said Court, Jesse E. Martin, Criminal District Attorney, Orville Beall, Clerk and J.R.Wright, Sheriff, and the following proceedings were had during said term of court.

No. 12039

THE STATE OF TEXAS,
vs
ROYCE R. BROWN.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 2nd day of April, A.D. 1932, came on to be heard the motion of defendant for a new trial herein, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the court that said motion for a new trial be overruled.

David McGee, Judge.

No. 11995

THE STATE OF TEXAS,
vs
RAYMOND F. PRICE.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 4th day of March, A.D. 1932, came on to be heard the motion of the defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12117

THE STATE OF TEXAS,
vs
DORA BARNES.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 2nd day of April, A.D. 1932, came on to be heard the motion of defendant herein for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12148

THE STATE OF TEXAS,
vs
ERNEST WITCHER.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 2nd day of April, A.D. 1932, came on to be heard the motion of defendant for a new trial of the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 11973

THE STATE OF TEXAS,

vs

MRS. J. D. (MARTHA) JAMESON.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.

ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 2nd day of April, A.D. 1932, came on to be heard the motion of defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled; It is therefore the order of the Court that said motion be in all things overruled, to which action and ruling of the Court defendant did then and there in open court except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and is granted 60 days to prepare and file bills of exceptions and statement of facts.

David McGee, Judge,

No. 12115

THE STATE OF TEXAS,

vs

NORA CURRY SWEETLAND.

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.

ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 4th day of March, A.D. 1932, came on to be heard the motion of defendant herein for a new trial in said cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the court defendant then and there in open court did except and give notice of appeal to the Court of Criminal Appeals of the State of Texas and is granted 30 days in which to prepare and file bills of exception and statement of facts.

David McGee, Judge.

No. 12115

THE STATE OF TEXAS,

vs

NORA CURRY SWEETLAND

IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.

Recognizance.

On this the 4th day of March, A.D. 1932, there came into open court, Nora Curry Sweetland, who together with Marvin B. Shannon and Coleman Cline, her sureties acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Nora Curry Sweetland, who has been convicted in this cause of a misdemeanor, To-wit: Malicious Mischief, and her punishment assessed at a fine of \$1.00, together with costs in this cause, as more fully appears in 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. 19

No. 12232

THE STATE OF TEXAS,

| IN THE COUNTY COURT AT LAW NUMBER ONE,

vs

| TARRANT COUNTY, TEXAS.

TEXAS (RED) ALLEN,
alias G.C.Allen.

| ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 2nd day of April, A.D. 1932, came on to be heard the motion of the defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the court defendant then and there in open court excepted and gave notice of appeal to the Court of Criminal Appeals of Texas, and is granted 30 days by the Court in which to prepare and file bills of exceptions and statement of facts.

David McGee, Judge.

No. 12232

THE STATE OF TEXAS,

| IN THE COUNTY COURT AT LAW NUMBER ONE,

vs

| TARRANT COUNTY, TEXAS.

TEXAS (RED) ALLEN,
alias G. C. ALLEN.

| RECOGNIZANCE.

On this the 2nd day of April, A.D. 1932, there came into open court, Texas (Red) Allen, alias G.C.Allen, who together with Carl Porter, W.H.Hames and D.L.Grace, his sureties. acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Texas (Red) Allen, alias G.C.Allen, who has been convicted in this cause of a misdemeanor, to-wit: Aggravated Assault, and his punishment assessed at a fine of \$50.00, and 60 days in jail, together with the costs in this cause, as more fully appears in 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 cause.

SATURDAY APRIL 2, 1932.

On this the 2nd day of April, A.D. 1932, came on for examination by the court the above and foregoing Minutes of this the County Court at Law No. 1, Tarrant County, Texas; and the Court after having examined and read said minutes, found the same to be in all things true and correct. It is therefore ordered by the Court in open session that the Minutes be and the same are hereby approved and this court does now adjourn until court in course.

APPROVED: David M. McGee,

Judge.

MONDAY APRIL 4, 1932

ON THIS THE 4th day of April, A.D. 1932, same being the first Monday in April, 1932, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said court, Jesse E. Martin, Criminal District Attorney, Orville Beall, Clerk and J.R. Wright, Sheriff, and the following proceedings were had during said term of court.

NO. 12333.

THE STATE OF TEXAS.

VS.

HERSHEL SAUNDERS AND
EDNA ALLINE JOHNSON

IN THE COUNTY COURT AT LAW

NO. 1

TARRANT COUNTY, TEXAS.

ORDER OVERRULING MOTION FOR NEW TRIAL.

On this the 4th day of June, A.D. 1932, came on to be heard the Defendants' Motion for a New Trial in the above styled and numbered cause, and the Court, after hearing said motion is of the opinion that same should be overruled. Therefore, it is the order of the Court that said motion be, and it is hereby overruled, to which action of the Court Defendants except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and Defendants are granted 90 days in which to prepare bills of exception and statement of facts.

DAVID MCGEE, Judge.

NO. 12333.

THE STATE OF TEXAS.

VS.

HERSHEL SAUNDERS AND
EDNA ALLINE JOHNSON.

IN THE COUNTY COURT AT LAW

NO. 1

TARRANT COUNTY, TEXAS.

RECOGNIZANCE.

June 4, 1932.

On this day there came into open court Hershel Saunders and Edna Alline Johnson, defendants in the above entitled cause, who together with J.J. McCally and W.V. Million, their sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Hershel Saunders and Edna Alline Johnson, who have been convicted in this cause of Adultery and Fornication, a misdemeanor, and their punishment assessed at a fine of \$100.00 and \$50.00 respectively, together with costs in this cause, as more fully appears in 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.

NO. 12233.

THE STATE OF TEXAS.

VS.

TOMMY POOL

IN THE COUNTY COURT AT LAW

NO. 1

TARRANT COUNTY, TEXAS.

RECOGNIZANCE

June 4, 1932.

On this day there came into open court Tommy Pool, defendant in the above entitled cause, who, together with G.D. Eldridge and D.H. Blackburn, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Tommy Pool who has been convicted in this cause of Aggravated Assault, a misdemeanor, and his punishment assessed at a fine of \$50.00, together with costs in this cause, as more fully appears in 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. 19

Stafford-Lowdon Co., Fort Worth 14327

NO. 12233.

THE STATE OF TEXAS
VS.
TOMMY POOL.

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.
JUNE 4, 1932.

ORDER OVERRULING MOTION FOR NEW TRIAL.

Court in session and this day came on to be heard the defendant's motion for new trial and the State of Texas appeared by its District Attorney and the Defendant appeared in person and by his attorney. The Court having heard and considered said motion and being fully advised in the matter is of the opinion that said motion should be overruled and accordingly so ordered, to which action of the court the Defendant duly excepts and gives notice of appeal to the Court of Criminal Appeals of the State of Texas and defendant is allowed 60 days in which to prepare and file his statement of facts and bill of exceptions and defendant is released on recognizance of \$300.00 with G.D.Eldridge and D.H.Blackburn as sureties.

DAVID MCGEE, Judge.

VOID

~~THE STATE OF TEXAS,
VS.
ROSA LEE BROWN~~

No. 12478
~~IN THE COUNTY COURT AT LAW NUMBER ONE,
TARRANT COUNTY, TEXAS.
ORDER OVERRULING MOTION FOR A NEW TRIAL.~~

SATURDAY JUNE 4, 1932

On this the 4th day of June, A.D. 1932, came on for examination by the Court the above and foregoing Minutes of this the County Court at Law No. 1, Tarrant County, Texas, and the Court after having examined said minutes, found the same to be in all things true and correct.

It is therefore ordered by the Court in open session, that the Minutes be and the same are hereby approved and this court does now adjourn until court in course.

Judge.

MONDAY JUNE 6, 1932.

On this the 6th day of June, A.D. 1932, same being the First Monday in June, 1932, there was begun and holden a term of court in the County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge, of said Court, Jesse E. Martin, Criminal District Attorney, Orville Beall, Clerk and J.R.Wright, Sheriff, and the following proceedings were had during said term of court.

No. 12478.

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 | ORDER OVERRULING MOTION FOR A NEW TRIAL.
 ROSA LEE BROWN. |

 ON THIS THE 16th day of July, A.D. 1932, came on to be heard the defendant's amended motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled..

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action of the Court defendant did, in open court except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and is hereby granted 60 days in which to prepare and file his bills of exception and statement of facts.

David McGee, Judge.

No. 12478

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 | TARRANT COUNTY, TEXAS.
 | RECOGNIZANCE. July 16, 1932
 ROSA LEE BROWN. |

 On this the 16th day of July, A.D. 1932, there came into open court, Rosa Lee Brown, who together with Fritz Garlitz and John L. Poulter, her sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00 conditioned that the said Rosa Lee Brown, who has been convicted in this cause of a misdemeanor, to-wit: Theft under Fifty-dollars, and her punishment assessed at Twenty days in jail, together with the costs in this cause, as more fully appears in 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 cause.

SATURDAY JULY 30TH , 1932

ON THIS THE 30th day of July, A.D. 1932, came on for examination by the Court the above and foregoing minutes of this the County Court at Law No. 1, Tarrant County, Texas: and the Court after having examined and read said minutes, found the same to be in all things true and correct. It is therefore, ordered by the Court in open session that the Minutes be, and the same are hereby approved and this court does now adjourn until court in course.

APPROVED: *David B. McGee*

Judge.

MONDAY AUGUST 1, A.D. 1932

On this the 1st day of August, A.D. 1932, same being the First Monday in August, 1932, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said court, Jesse E. Martin, Criminal District Attorney, J.R. Wright, Sheriff and Orville Beall, Clerk, and the following proceedings were had during said term of court.

NO. 12524.

THE STATE OF TEXAS
VS.
THELMA JONES

↓
ORDER.

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

On this the 1st day of October, A.D. 1932, came on to be heard the defendant's Motion for a New Trial in the above cause, and the court after hearing said motion is of the opinion that same should be overruled. It is therefore ordered that said motion be overruled, and payment of fine and costs suspended for thirty days.

DAVID MCGEE, Judge.

NO. 12524.

THE STATE OF TEXAS
VS.
GRACE LITTLE

↓
ORDER.

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

On this the 1st day of October, A.D. 1932, came on to be heard the defendant's Motion for a New Trial in the above cause, and the court after hearing said motion is of the opinion that same should be overruled. It is therefore ordered that said motion be overruled, and payment of fine and costs suspended for thirty days.

DAVID MCGEE, Judge.

NO. 12781.

THE STATE OF TEXAS
VS.
EVERETT FOWLER

↓
ORDER.

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

On this the 30th day of September, A.D. 1932, came on to be heard the defendants motion for a new trial in the above cause, and the court after hearing said motion is of the opinion that same should be granted. It is therefore ordered that a new trial be granted, and defendant entered his plea of guilty.

DAVID MCGEE, Judge.

NO. 12793.

THE STATE OF TEXAS
VS.
R. L. COIN

↓
ORDER.

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

On this the 29th day of September, A.D. 1932, came on to be heard the defendant's motion for a new trial in the above cause, and the court after hearing said motion is of the opinion that same should be overruled. It is therefore ordered by the court that said motion be overruled, and payment of fine suspended until Jan. 20th, 1933.

DAVID MCGEE, Judge.

NO. 12721.

THE STATE OF TEXAS
VS.
M.T.TAYLOR

↓
ORDER.

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

On this the 1st. day of October, A.D. 1932, the defendant's motion for a new trial was hereby overruled by the court.

DAVID MCGEE, Judge.

[Empty rectangular frame for minutes content]

NO. 31691.

EX PARTE
DAVE ELIAS

↓

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

ORDER.

On this the 13th day of August, A.D. 1932, came on to be heard the application of Dave Elias for a writ of habeas corpus, and after due notice to W.H.Lee, chief of police of the City of Fort Worth, to produce the said Dave Elias before Honorable Dave McGee, Judge of the County Court at Law No. One, of Tarrant County, Texas, to show cause why the said applicant is being held, and after due return made by the said W.H.Lee, as provided by law, and after a full and fair hearing, the court is of the opinion that Ordinance No. 1736 is in all things valid and that the said W.H.Lee is entitled to hold the said Dave Elias in custody.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the said Dave Elias be remanded to the custody of the said W.H.Lee, chief of police of the City of Fort Worth, and that the said W.H.Lee recover his costs in this behalf expended, whereupon relator, Dave Elias, did then and there in open court give notice of appeal to the Court of Criminal Appeals of Texas, and upon application his bail was set at the sum of \$200.00, conditioned as provided by law pending this appeal. Defendant granted 60 days in which to perfect his appeal.

DAVID MCGEE
Judge, County Court at Law No. One
of Tarrant County, Texas.

NO. 31690.

EX PARTE
A. F. MIMS

↓

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS

ORDER

On this the 11th day of August, A.D. 1932, came on to be heard the application of A.F.Mims for a writ of habeas corpus, and after due notice to W.H.Lee, chief of police of the City of Fort Worth, to produce the said A.F.Mims before Honorable Dave McGee, judge of the County Court at Law No. One, of Tarrant County, Texas, to show cause why the said applicant is being held, and after due return made by the said W.H.Lee, as provided by law, and after a full and fair hearing, the court is of the opinion that the Ordinance No. 1736 is in all things valid and that the said W.H.Lee, is entitled to hold the said A.F.Mims in custody.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the court that the said A.F.Mims be remanded to the custody of the said W.H.Lee, chief of police of the City of Fort Worth, and that the said W.H.Lee recover his costs in this behalf expended, whereupon relator, A.F.Mims, did then and there in open court give notice of appeal to the Court of Criminal Appeals of Texas, and upon application his bail was set at the sum of \$200.00, conditioned as provided by law pending this appeal. Deft. granted 60 days in which to perfect his appeal.

DAVID MCGEE, Judge, County Court at
Law No. One of Tarrant County, Texas.

SATURDAY, OCTOBER 1st, 1932.

ON THIS THE 1st day of October, A.D. 1932, came on for examination by the Court the above and foregoing minutes of this the County Court at Law No. 1, Tarrant County, Texas, and the Court after having examined and read said minutes, found the same to be in all things true and correct. It is therefore ordered by the Court in open session that the Minutes be, and the same are hereby approved and this court does now adjourn until court in course.

APPROVED: David McGee
Judge.

MONDAY, OCTOBER 3rd, 1932.

ON THIS the 3rd day of October, A.D. 1932, same being the first Monday in October, 1932, there was begun and holden a term of the County Court at Law No. 1, Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said court, Jesse E. Martin, Criminal District Attorney, J.R. Wright, Sheriff and Orville Beall, Clerk, and the following proceedings were had during said term of court.

31967.

EX PARTE
I.W.TURNER

IN THE COUNTY COURT AT LAW
NO. 1
TARRANT COUNTY, TEXAS.

STATE OF TEXAS
COUNTY OF TARRANT

WRIT OF HABEAS CORPUS:

TO J.R.WRIGHT, SHERIFF OF TARRANT COUNTY, TEXAS:

We command you that the body of I.W.Turner in your custody detained, as it is said, together with the day and cause of this caption and detention, you safely have before David McGee, Judge of our County Court at Law No. 1 of the County of Tarrant, and the State of Texas, within and for the County aforesaid, to do and receive all and singular those things which the said David McGee, Judge of our said County Court at Law No. 1, shall then and there consider of him in this behalf; and have you then and there this writ instanter.

Witness: the Hon. David McGee, Judge of the County Court at Law No. 1 of Tarrant County, Texas, this the 7th day of November, A.D. 1932.

DAVID MCGEE, Judge.

Came to hand the 7th day of November, A.D. 1932, at 1:30 o'clock P.M. and executed by J.R.Wright, Sheriff of Tarrant County, Texas by bringing the body of I.W.Turner before David McGee, Judge of the County Court at Law No. 1 of Tarrant County Texas, as ordered herein at 1:30 o'clock P.M. this the 7th day of November, 1932, A.D.

J.R.WRIGHT, Sheriff of Tarrant County, Texas.

By: OSCAR HUKILL, Deputy.

NO. 31967.

EX PARTE
I.W.TURNER

IN THE COUNTY COURT AT LAW
NO. 1

STATE OF TEXAS
COUNTY OF TARRANT

TARRANT COUNTY, TEXAS.
ENTRY-FINDINGS AND ORDER OF THE COURT.

On the 7th day of November, A.D. 1932, the cause came on to be heard upon the application of a writ of habeas corpus directed to J.R.Wright, Sheriff of Tarrant County, Texas, and after argument on behalf of the petitioner, I.W.Turner, by his counsel, and by the County Attorney on behalf of the County of Tarrant, State of Texas, and the Sheriff of Tarrant County, and the Court being fully advised in the premises find: That the petitioner, I.W.Turner, is not being illegally restrained of his liberty by J.R.Wright, Sheriff of Tarrant County, Texas, in that said relator has been charged by the District Attorney, Jesse E.Martin acting through his Assistant, Willis McGregor, with the violation of Article 7047, Subdivision 23 of the Revised Civil Statutes, of 1925, as amended by Chapter 212 of the Acts of the Regular Session of the 42nd Legislature, and the Court overrules the representations of the affiant in this Court in that said Subdivision 23 of Article 7047 as amended by Chapter 212, acts of the Regular Session of the 42nd Texas Legislature is unconstitutional in that it violates Article 3, Section 35 of the Constitution of the State of Texas, and is further violative of Article 8, Section 2 of the Constitution of the State of Texas,

It is therefore ordered, adjudged and decreed that the representation and prayer of the affiant be in all things denied and that the petitioner, I.W.Turner, be immediately remanded to the custody of J.R.Wright, Sheriff of Tarrant County, Texas.

DAVID MCGEE, Judge of the County

Court at Law No. 1, Tarrant County, Texas.

No. 12814 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 MRS. J. Y. BOATRIGHT ET AL. | ORDER TO DESTROY PROPERTY.
 (Tony Loicana)

On this the 17th day of October, A.D. 1932, came on to be heard the matter of the destruction of certain property, to-wit: One Slot Machine, seized by Ernest Stanfield, a peace officer in the County of Tarrant and State of Texas, as gambling equipment, and it being made to appear to the Court that said property is a gaming table or bank and at the time it was seized it was being used as equipment and paraphernalia for a gambling house and was being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that said property be taken by Ernest Stanfield, a peace officer of the County of Tarrant, State of Texas, and by him immediately destroyed.

DAVID MCGEE, Judge

No. 12813 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 MRS. LENA GOLDSMITH ET AL | ORDER TO DESTROY PROPERTY.
 (Tony Loicana)

On this the 17th day of October, A.D. 1932, came on to be heard the matter of the destruction of certain property, to-wit: One Slot Machine, seized by Ernest Stanfield, a peace officer in the County of Tarrant, State of Texas, as gambling equipment, and it being made to appear to the Court that said property is a gaming table or bank and at the time it was seized it was being used as equipment and paraphernalia for a gambling house and was being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that said property be taken by Ernest Stanfield, a peace officer of the County of Tarrant, State of Texas, and by him immediately destroyed.

David McGee, Judge

No. 12736 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 W. F. YOUNG | ORDER TO DESTROY PROPERTY.

On this the 17th day of October, A.D. 1932, came on to be heard the matter of the destruction of certain property, to-wit: One Slot Machine bearing the number 30589, seized by A. Pulliam, a peace officer in the County of Tarrant and State of Texas, as gambling equipment, and it being made to appear to the Court that said property is a gaming table or bank and at the time it was seized it was being used as equipment and paraphernalia for a gambling house and was being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that said property be taken by A. Pulliam, a peace officer of the County of Tarrant, State of Texas, and by him immediately destroyed.

David McGee, Judge.

No. 12840 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 WILEY ANDERSON. | Order Overruling Motion for a new trial.

 On this the 3rd day of December, A.D. 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the Court defendant did then and there in open court except and give notice of appeal to the Court of Criminal Appeals of the State of Texas and is granted 80 days in which to prepare and file bills of exceptions and statement of facts,

David McGee, Judge.

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No. 12849 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 WILEY ANDERSON. | RECOGNIZANCE December 3, 1932

 On this day there came into open court Wiley Anderson, defendant in the above entitled cause, who together with John Britt and Levi Pressly, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said Wiley Anderson, who has been convicted in this cause of Aggravated Assault, a misdemeanor, and his punishment assessed at a fine of \$100.00 and One year and a day in jail, together with costs in this cause, as more fully appears in 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.

No. 12554 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NUMBER ONE,
 VS | TARRANT COUNTY, TEXAS.
 RAYMOND HONEA | ORDER OVERRULING MOTION.

 On this the 3rd day of December, A.D. 1932, came on to be heard the motion of the defendant for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12781 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 EVERETT FOWLER. | ORDER OVERRULING MOTION FOR A NEW TRIAL

On this the 3rd day of December, 1932, came on to be heard defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12825 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 VS | TARRANT COUNTY, TEXAS.
 JOHN WALKER. | ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 3rd day of December, A.D. 1932, came on to be heard defendant's motion for a new trial in the above styled cause and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore, the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12881 ✓

THE STATE OF TEXAS, | IN THE COUNTY COURT AT LAW NUMBER ONE,
 VS | TARRANT COUNTY, TEXAS.
 CURTIS COTHRAN and | ORDER OVERRULING MOTION FOR A NEW TRIAL.
 W. S. COTHRAN.

On this the 3rd day of December, 1932, Came on to be heard the defendant's motion for a new trial and the court after hearing said motion is of the opinion that same should be overruled. It is therefore so ordered by the Court.

David McGee, Judge,

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No. 12917 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NUMBER ONE,
 VS | TARRANT COUNTY, TEXAS.
 RUBY CAMERON | Order overruling motion for a new trial

On this the 3rd day of December, A.D. 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12650 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NUMBER ONE,
 vs | TARRANT COUNTY, TEXAS.
 BOYD SHANTON. | ORDER GRANTING A NEW TRIAL.

On this the 3rd day of December, 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that said motion for a new trial be granted.

David McGee, Judge

No. 12977 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NUMBER ONE,
 VS | TARRANT COUNTY, TEXAS.
 JOSEPHINE LATSON. | ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 3rd day of December, 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore so ordered by the court.

David McGee, Judge.

No. 12978 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. 1,
 vs | TARRANT COUNTY, TEXAS.
 Malinda Wright | Order overruling Motion for a new trial.

On this the 3rd day of December, 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore so ordered by the Court.

David McGee, Judge

No. 13047 ✓

THE STATE OF TEXAS | IN THE COUNTY COURT AT LAW NUMBER ONE
 vs | TARRANT COUNTY, TEXAS.
 C. V. VANCE | ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 3rd day of December, 1932, came on to be heard the motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

the day of A. D. 19

Stanford-Lowdon Co., Fort Worth 14327

No. 12960

THE STATE OF TEXAS,

vs

I. D. HIGHTOWER

IN THE COUNTY COURT AT LAW NUMBER ONE

TARRANT COUNTY, TEXAS.

ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 3rd day of December, A.D. 1932, came on to be heard the ^{amended} motion of defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the Court defendant did, then and there in open court except and give notice of appeal to the Court of Criminal Appeals of the State of Texas, and is hereby granted 80 days in which to prepare and file bills of exceptions and statement of facts.

David McGee, Judge

No. 12960

THE STATE OF TEXAS,

vs

I. D. HIGHTOWER.

IN THE COUNTY COURT AT LAW NUMBER ONE,

TARRANT COUNTY, TEXAS.

RECOGNIZANCE.

On this the 3rd day of December, A.D. 1932, there came into open court I. D. HIGHTOWER, defendant in the above styled and numbered cause, who together with Mrs. J.A. Miller and J.A. Petty, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said I.D. Hightower, who has been convicted in this cause of establishing a Lottery, a misdemeanor, and his punishment assessed at a fine of \$100.00, together with costs in this cause, as more fully appears in 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.

No. 12898

THE STATE OF TEXAS,		IN THE COUNTY COURT AT LAW NUMBER ONE,
vs		TARRANT COUNTY, TEXAS.
L. G. ALREAD.		ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 3rd day of December, A.D. 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

No. 12843

THE STATE OF TEXAS		IN THE COUNTY COURT AT LAW NUMBER ONE,
VS		TARRANT COUNTY, TEXAS.
CECIL DANIELS		ORDER OVERRULING MOTION FOR A NEW TRIAL.

On this the 3rd day of December, A.D. 1932, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee, Judge.

SATURDAY DECEMBER 3, A. D. 1932

On this the 3rd day of December, A.D. 1932, came on for examination by the Court the above and foregoing minutes of this the County Court at Law No. 1, Tarrant County, Texas, and the Court after having examined said Minutes, found the same to be in all things true and correct;

It is therefore ordered by the Court in open session that the Minutes be, and the same are hereby approved and this court do now adjourn until court in course.

APPROVED

David M. McGee

JUDGE OF THE County Court at Law No. 1,
Tarrant County, Texas.

MONDAY DECEMBER 5, A.D. 1932

On this the 5th day of December, A.D. 1932, same being the First Monday in December, 1932, there was begun and holden in the County Court at Law No.1 Tarrant County, Texas, presiding and present the Honorable David McGee, Judge of said Court, Jesse E. Martin, Criminal District Attorney, J.R.Wright Sheriff, and Orville Beall, Clerk of said Court, and the following proceedings were had during said term.of court.

ORDER OF COUNTY COURT AT LAW NO. ONE
OF TARRANT COUNTY, TEXAS, TRANSFERRING
THE FOLLOWING NUMBERED CAUSES TO THE
COUNTY COURT AT LAW NO. TWO OF TARRANT
COUNTY, TEXAS.

In the County Court at Law No. One, Tarrant County, Texas; On this the 16th day of January, A. D. 1933, came on to be heard the motion of Jesse E. Martin, Criminal District Attorney of Tarrant County, Texas, to transfer certain cases ~~to~~ the County Court at Law No. 2, of Tarrant County Texas; and the Court is of the opinion that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED

that there be transferred from the County Court at Law No. 1, of Tarrant County, Texas, to the County Court at Law No. 2, of Tarrant County, Texas, the following cases, to-wit:

- | | | |
|----------------------------|----------------------------|----------------------------|
| 13195 W. M. Ash | 13196 W. M. Ash | 13177 Fred C. Brouer |
| 12944 H. H. Blake | 12941 F. R. Bird | 13043 W. W. Bransford |
| 13197 Perry Cooper | 13036 Julia Crayton | 13040 Jack Curtis |
| 13257 P. K. Carmicheal | 13256 P. K. Carmicheal | 13170 L. S. Dreiss |
| 13198 John A. Dodd | 13077 Bill Daniels | 13230 McLeod Greathouse |
| 13231 McLeod Greathouse | 13232 McLeod Greathouse | 13233 McLeod Greathouse |
| 13234 McLeod Greathouse | 13235 McLeod Greathouse | 13236 McLeod Greathouse |
| 13237 McLeod Greathouse | 13259 McLeod Greathouse | 13260 Gerald Greathouse |
| 13175 S. R. Gardner | 13201 J. P. Glenn | 13191 Dave Gilbert |
| 13192 Sam Hicks | 13793 Sam Hicks | 13194 Sam Hicks |
| 13199 J. R. Harris | 13176 Burl Hutchins | 13172 Charlie Haggard |
| 12600 Eddie Herd | 12473 Joe Harris | 12943 H. S. Huits |
| 13258 E. Howard | 13200 Willie Jackson | 13038 J. B. Johnston |
| 13190 Richard Love | 12479 Hunter McLean | 13189 Roosevelt McKinney |
| 13044 James McClardy | 13041 J. L. Miles | 12940 Nace Miles |
| 11903 C. A. Mosley | 12848 E. L. Maxwell | 11904 C. A. Mosley |
| 13039 Mary Morwell | 13078 John Moore | 12916 Eugene Mitchell |
| 13262 George Noll | 13173 Dr. A. D. Roberts | 13076 Ed. Rucker |
| 13255 Billie Stewart | 13045 Eula May Spillman | 13042 Frank Segell |
| 13037 Dorthy Starr | 12939 Lois Smith | 13188 Wilson Sears |
| 13171 J. T. Seay | 13186 Will Swanson | 12474 R. W. Turberville |
| 12945 Irene True | 13187 Clarence Tillis | 13185 D. H. Taylor |
| 13252 Mrs. Lettie M. Wells | 13253 Mrs. Lettie M. Wells | 13254 Mrs. Lettie M. Wells |
| 13174 W. F. White | 12512 R. J. Watson | 13261 Roy Yates |

(SIGNED) DAVID MCGEE,
Judge, County Court at Law, No. 1,
Tarrant County, Texas.

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THE STATE OF TEXAS

vs No. 13139

R. W. Fox,

Order overruling motion for new trial.

February 3rd 1933.

On this day there came on to be heard by the court, the motion of the defendant in the above styled and numbered cause for a new trial therein and the court after hearing said motion and being fully advised in the premises is of the opinion that said motion should be overruled, wherefore, it is ordered, adjudged and decreed by the Court, that said motion be and the same is hereby in all things overruled and a new trial in said cause is in all things denied said defendant. To which action of the Court, the Defendant did in open Court, except and give notice of appeal to the Court of Criminal Appeals at Austin Texas. Defendant granted 60 days from this date in which to prepare and file his bills of exceptions and statement of facts

ORDER OVERRULING MOTIONS FOR NEW TRIALS

On this the 4th day of February 1933, there came on to be heard by the Court the motions of the defendants in the following styled and numbered causes for new trials therein, to-wit, the State of Texas vs Elsie Harris, and the State of Texas vs Lennie Hall, and the Court after hearing said motions and being fully advised in the premises is of the opinion that said motions should be overruled, and it is therefore ordered adjudged and decreed by the Court that said motions be and the same are hereby in all things overruled and new trials denied the defendants therein.

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Stafford-Lowdon Co., Fort Worth 14327

CIVIL MINUTES COUNTY COURT AT LAW No. 1—Tarrant County

NO. 1 3 8 3 6.

THE STATE OF TEXAS |
 VS. |
 O. F. EISENMENGER |

IN THE COUNTY COURT AT LAW NO. ONE,
 TARRANT COUNTY, T E X A S.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from O. F. Eisenmenger about May 27th, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

David McGee, Judge.

No. 15741

THE STATE OF TEXAS, (IN THE COUNTY COURT AT LAW NUMBER ONE,
) Tarrant County, Texas.
 vs)
 ALFORD PUNCHARD. (ORDER OVERRULING MOTION FOR NEW TRIAL.

----- October Term, A.D. 1934.

On this the 1st day of December, A.D. 1934, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion and considering same is of the opinion that same should be overruled;

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the Court defendant did then and there in open court except and give notice of appeal to the Court of Criminal Appeals, at Austin, Texas, and the Court granted him 45 days in which to prepare and file his Statement of Facts and Bills of Exception.

David McGee, Judge.

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CIVIL MINUTES COUNTY COURT AT LAW No. 1—Tarrant County

25886 STAFFORD-LORBER COMPANY, FORT WORTH

NO. 14029.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
E. A. BEAN. | TARRANT COUNTY, TEXAS.

ON THIS day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling devices, equipment and paraphernalia, to-wit:

One slot machine seized from E. A. Bean on or about July 11, 1933, seized by a peace officer in the County Court of Tarrant and State of Texas, and it appeared to the court that written notice had been given as required by law; and it further appeared to the court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this the 9th day of April, A. D. 1934.

David McGee, Judge.

NO. 13848

The State of Texas |
Vs. | In the County Court at Law No. One,
Terry Browne | Tarrant County, Texas.

On this day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling devices, equipment and paraphernalia, to-wit:

One slot machine seized from Terry Browne, about May 27th, 1933, seized by a peace officer in the County Court of Tarrant and State of Texas, and it appeared to the court that written notice had been given as required by law, and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this Court after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this the 9th day of April, A. D. 1934.

David McGee, Judge.

NO. 13844

The State of Texas |
Vs. | IN THE COUNTY COURT AT LAW NO. ONE,
Billy Appell. | TARRANT COUNTY, TEXAS.

On this day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling devices, equipment and paraphernalia, to-wit:

One slot machine, seized from Billy Appell about May 27, 1934 seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

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CIVIL MINUTES COUNTY COURT AT LAW No. 1—Tarrant County

It is therefore ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date, that said cevices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

David McGee, Judge.

NO. 1 3 8 3 5.

THE STATE OF TEXAS }
VS } IN THE COUNTY COURT AT LAW NO. ONE,
THOMAS JOHNSON. } TARRANT COUNTY, T E X A S.

On this day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling devices, equipment and paraphernalia, to-wit:

One slot machine seized from Thomas Johnson, about May 27, 1933 seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

DAVID MCGEE, JUDGE.

NO. 1 3 8 3 4.

THE STATE OF TEXAS }
VS. } IN THE COUNTY COURT AT LAW NO. ONE,
E. BALDRIDGE. } TARRANT COUNTY, T E X A S.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling devices, equipment and paraphernalia, to-wit:

One slot machine seized from E. Baldrige about May 27, 1933 seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

DAVID MCGEE, JUDGE.

NO. 13833

189

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
GEORGE LASSITER. | TARRANT COUNTY, TEXAS.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from George Lassiter about May 27th, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

DAVID MCGEE, JUDGE.

NO. 13832.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
G. O. HOLT. | TARRANT COUNTY, TEXAS.

On this day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from G.O.Holt about May 7, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

DAVID MCGEE, JUDGE.

NO. 13485.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
H. T. FLIPPS. | TARRANT COUNTY, TEXAS.

On this day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from H. T. Flipps about March 12, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

NO. 1 3 8 4 3.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
H. E. WOFFORD. | TARRANT COUNTY, T E X A S.

On this day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from H. E. Wofford about May 27, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the court that said devices, equipment and paraphernalia are gaming tables and banks, and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

DAVID MCGEE, JUDGE.

NO. 1 3 8 4 2.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
H. B. JONES. | TARRANT COUNTY, T E X A S.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from H. B. Jones about May 27, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the court that said devices, equipment and paraphernalia are gaming tables and banks, and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this court that after fifteen days and within thirty days from this date that said devices equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A D. 1934.

David McGee, Judge.

NO. 1 3 8 4 0.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
CHAS. C. SHOFFIT | TARRANT COUNTY, T E X A S.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from Chas C. Shoffit about May 27, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County. Entered this the 9th day of April, A. D. 1934.

David McGee, Judge.

1977 *Minutes*

CIVIL MINUTES COUNTY COURT AT LAW No. 1—Tarrant County

NO. 1 3 8 3 9.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
C. G. EDDLEMAN | TARRANT COUNTY, T E X A S.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from C. G. Eddleman about May 27, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the court that said devices, equipment and paraphernalia, are gaming tables and banks and were being used for gaming purposes.

It is therefore ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

David McGee, Judge.

NO. 1 3 8 3 8.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
T. L. LAND | TARRANT COUNTY, T E X A S.

ON THIS DAY came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from T. L. Land about May 27, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this Court that after fifteen days and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County.

Entered this 9th day of April, A. D. 1934.

David McGee, Judge.

NO. 1 3 8 3 7.

THE STATE OF TEXAS |
VS. | IN THE COUNTY COURT AT LAW NO. ONE,
J. M. CREACH | TARRANT COUNTY, T E X A S.

ON THIS day came on to be heard the motion in the above entitled and numbered cause to destroy certain gambling and gaming devices, equipment and paraphernalia, to-wit:

One slot machine seized from J. M. Creach about May 27, 1933, seized by a peace officer in the County of Tarrant and State of Texas, and it appeared to the Court that written notice had been given as required by law; and it further appeared to the Court that said devices, equipment and paraphernalia are gaming tables and banks and were being used for gaming purposes.

It is therefore, ordered, adjudged and decreed by this court that after fifteen days, and within thirty days from this date that said devices, equipment and paraphernalia shall be destroyed by the Sheriff of Tarrant County, entered this 9th day of April, 1934. David McGee Judge.

SATURDAY DECEMBER 1 A.D.1934

On this the first day of December A.D.1934 came on for examination by the court the above and foregoing minutes of this October Term of Criminal Court in the County Court at Law Number One Tarrant County Texas, and the court having examined the same found said minutes to be in all things true and correct:-

It is therefore the order of the court that said minutes be in all things approved and this court here and now adjourns until court in course.

David McGee
Judge County Court at Law No 1

MONDAY DECEMBER 3 A.D.1934

On this the 3rd day of December A.D.1934 same being the First Monday in December there was begun and holden a term of court in the County Court at Law No 1 Tarrant County Texas; Presiding and present the Honorable David McGee Judge Court, Jesse E Martin Criminal District Attorney. C D Buster Little Sheriff and W W Miller Clerk of the Court and the following proceedings were had at said term of Court:

That on January 1.A.D.1935 durning the said term of Court. Will R Parker became Criminal District Attorney. Carl Smith became Sheriff. and J W Happy Shelton became County Clerk and Clerk of the Court of Tarrant County Texas.

No 15879

STATE OF TEXAS

VS

T C RHOADES.

| IN THE COUNTY COURT AT LAW NUMBER ONE
| TARRANT COUNTY TEXAS
| FILING MOTION FOR NEW TRIAL?

On this 27th day of November 1934 came on to be heard the defendants motion for a new trial in the above numbered and styled cause, and the court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the court that said motion for a new trial be in all things overruled.

David McGee
Judge.

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SATURDAY FEBRUARY 2 A D 1935

On this the 2nd day of February same being saturday. There came on for examination by the court the above foregoing minutes of this the December Term of court of the criminal court, in the County Court at Law No one of Tarrant County Texas, and the court after having examined the same found said minutes to be in all things true and correct:

IT THEREFORE THE ORDER OF THE COURT that said minutes be in all things approved and this court here and now does adjourn until court in course.

David M. Lee
Judge County Court at Law
No 1.

MONDAY FEBRUARY 4th A.D. 1935

BE IT REMEMBERED THAT ON THIS THE 4th day of February 1935 the same being Monday February 4th 1935, there was begun and holden a regular term of the court at law No 1 of the county court, in and for Tarrant County, at the Court House thereof, in the City of Fort Worth Texas, there being present and presiding the Hon David McGee Judge. Carl Smith Sheriff. Will R Parker District Attorney, and J W Happy Shelton Clerk, when the following proceedings among other things were had to-wit.

Now comes the following defendants filing motions for a new trial:

16102 Cleveland Jones,	2-4-35.	J Rob Griffin Atty.	
16104 Neal Griffith	2-11-35	W E Myers.	"
16199 Beatrice Sudduth	2-11-35	Hal O McConnel	" Sentence suspended Oct-30-1935
16200 Margaret Smith	Same	same	same
15929 Gus H Hubert	2-8-35	Henry Bishop	"
16240 Elizabeth Langston	2-12-35	Ray Wilson	" Sentence suspended Oct 30th 1935
15666 R G Stanley	2-13-35		" Sentence suspended 6 months.
16227 Hazel McDonald	2-25-35	Ray Wilson Atty	" Sentence suspended Aug 1st-1935
16228 same	same	same	same
16161 C.M. Farrarer	2-26-35	Frank Oligive	" New Trial granted- Paid fine
16123 Merle Martin	2-25-35	R A Kilpatrick	" New Trial Granted. case pending
16218 Lester Penny	3-12-35		" Judge Dismissed case
16252 Elmo Marion Dixon	3-22-35		" New Trial Granted
16253 Billy Gandee	3-22-35		" Judge granted New Trial
16204 John Hines	2-14-35	Currie McAttheson	" Paid fine and cost.

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SATURDAY MARCH 30th- A.D. 1935

On this the 30th day of March A.D. 1935 the same being Saturday. There came on for examination by the court the above and foregoing minutes of the the February Term of Criminal Court in the County Court at Law No 1. Tarrant County Texas., and the court after having examined the same found said minutes to be in all thing correct:

It is therefore the order of the court that the said minutes be in all things approved and this court here now adjourns until court in course.

David McGee
Judge County Court at Law No 1

ATTEST

R. H. Kinney
CLERK OF THE COURT

MONDAY APRIL 1 A.D. 1935

Be it remembered that on this the 1st day of April A.D. 1935 the same being the 1st Monday in April. There begun and holden a regular term of the County Court at Law No 1 in and for Tarrant County Texas at the Court House thereof in the City of Fort Worth Texas. There being present and presiding the Hon David McGee Judge. Carl Smith Sheriff. Will R Parker District Attorney and the Hon H W Happy Shelton Clerk of the Court., when the following proceedings among other things were had to-wit:

ORDER OF COUNTY COURT AT LAW NO ONE
 OF TARRANT COUNTY TEXAS TRANSFERRING
 THE FOLLOWING NUMBERED CAUSES TO THE
 COUNTY COURT AT LAW NO TWO. OF THE
 COUNTY OF TARRANT.

In the county court at law No one Tarrant County Texas; On this the 20th day April 1935 came on to be heard the motion of Will R Parker Criminal District Attorney of Tarrant County Texas, to transfer certain cases to the County Court At Law No 2 of Tarrant County Texas: and the court is of the opinion that said motion should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED

that there be transfered from the county court at Law No 1 of Tarrant County Texas to the County Court at Law No 2 of Tarrant County Texas the following cases to-wit:

- | | | | |
|-------|-------------------------------|-----------------------|--------------------------|
| 16342 | Helen Montgomery | - - - - - | Swindling |
| 16341 | Helen Montgomery | - - - - - | Same |
| 16343 | Helen Montgomery | -v- - - - - | Same |
| 16445 | W J Lewis | - - - - - | Swindling |
| 16232 | W J Lewis | -c- - - - - | same |
| 16378 | W J Lewis | -c-c-c-c-c-c-c-c-c-c- | same |
| 16440 | J B Richards | -o-o-o-o-o-o-o-o-o-o- | Theft |
| 16244 | Oscar Lee Sullivan | - - - - - | Theft |
| | | | |
| 16427 | Chas. Albert Locke | - - - - - | Theft |
| 16505 | Tommie Schooler | - - - - - | Theft |
| 16506 | Tommie Schooler | - - - - - | Theft |
| 16468 | Tom Bosley | - - - - - | A.A. |
| 16502 | J B Bogle | - - - - - | Drunk J P |
| 16289 | J B Bogle | - - - - - | Theft by Bailee |
| 16063 | J B Bogle | - - - - - | Vag. |
| 16287 | E.V.Barre | - - - - - | Pistol |
| | | | |
| 16504 | Mrs Mitchell and Effie Lanham | - - - - - | A.A. |
| 16494 | Richard Riley | - - - - - | Brunk J P |
| 16486 | C.C.Russell | - - - - - | Drunk J P |
| 16491 | Eldrid Drake | - - - - - | Vagrancy JP |
| 16496 | L J Johnson | - - - - - | Vagrancy JP |
| 16225 | Johnny M Burks | - - - - - | Drunk J P |
| | | | |
| 16484 | Harvey Lewis | - - - - - | Theft |
| 16476 | Nace Smith | - - - - - | Theft |
| 16288 | Arthur Johnson | - - - - - | Theft |
| 16281 | Henry Simpson | - - - - - | A.A. |
| 16449 | Fred Rodgers | - - - - - | Theft by Bailee |
| | | | |
| 16390 | Walter Turner | - - - - - | Drunk J P |
| 16365 | J G Hopper | - - - - - | Drunk J P from Mansfield |
| 16499 | Babe Spears | - - - - - | Drunk J P |
| 16495 | Everett Williams | - - - - - | Drunk J P |
| 16374 | Sam Crutchfield | - - - - - | Re Pts from Auto |
| 16349 | Hubert Bean alias | - - - - - | Theft |
| 16470 | G.H Stegal | - - - - - | Pistol |
| 16260 | James Stewart | - - - - - | A.A. |

DAVID McGEE, Judge County Court at Law No 1
 COUNTY JUDGE AT LAW NO ONE
 TARRANT COUNTY TEXAS.

~~194~~ Minutes of County Court, Criminal, Tarrant County, _____ Term, 19____

the _____ day of _____ A. D. 19____

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Stafford-Lowdon Co., Fort Worth 14327

ORDER OF COUNTY COURT AT LAW NO ONE OF TARRANT COUNTY TEXAS TRANSFERRING THE FOLLOWING NUMBERED CAUSES TO THE COUNTY COURT AT LAW NO. TWO OF THE COUNTY OF TARRANT.

In the County Court At Law No One of Tarrant County Texas, on this the 20th day of May that being Monday. A.D.1935 there came on to be heard the motion of Will R Parker Criminal District Attorney in and for Tarrant County Texas, to transfer certain cases to the County Court at Law No Two of Tarrant County Texas: And the Court is of the opinion that said motion should be granted.

IT THEREFORE ORDERED ADJUDGED AND DECREED

that there be transferred from the County Court at Law No one of Tarrant County Texas to the County Court at Law No Two the following cases to-wit:

16509	Arnie PUNCHARD	Theft		
16175	Elgin Hancock	Swindling		
16215	Walter R Vinson	Theft		
16543	C N Hall	Swindling		
16534	Morris Milburn	A * A		
16704	Frank Ford	Pistol		
16698	Lewis Lee Bailey	Theft		
16718	Eugene Phillip McDougal	Theft		
16720	Justin Middleton	Theft		
16721	Justin Middleton	Theft		
11747	W C Hogg	Swindling		
16687	Ernest Thomas	Theft. By Grand Jury Ind.		
16713	James Faulkner	Theft		
16714	James Faulkner	Theft		
16715	James Faulkner	Theft		
16659	Dick Meyers	Drunk	J P Appeal	No 1
16654	Wm Meade	Drunk	J P Appeal	No 1
16660	Arthur Banks	"	"	"
16555	B L Antwein	"	"	"
16427	Chas. Albert Locke	Theft		
16705	James Blackshear	Theft		
16706	James Blackshear	Theft		
16707	James Blackshear	Theft		
16701	Sylvester Kidd	Theft		
16702	Sylvester Kidd	Theft		
16703	Sylvester Kidd	Theft		
16700	Sylvester Kidd	Theft		
16492	Jack Prather	Drunk	J P Appeal	
16488	Walter McGee	Drunk	"	"
16663	W J Jones	Drunk	"	"

DAVID MCGEE, Judge County Court at Law No. 1

COUNTY JUDGE AT LAW NO ONE
TARRANT COUNTY TEXAS.

APPROVAL OF THE MINUTES OF THE COURT OF THE
COUNTY COURT AT LAW NO ONE FOR TARRANT COUNTY
JUNE 1935

Criminal Minutes County Court 18B
Tarrant County pg. 152

No's 16390-91-92.

STATE OF TEXAS	}	IN THE COUNTY COURT AT LAW
VS		NUMBER ONE
DOROTHY KING		TARRANT COUNTY TEXAS

On this the 1st day of June A D 1935 there came on to be heard the motion of the defendant for a new trial in the above numbered styled cases and cause, after hearing the said motion the Court is of the opinion that same should be granted. At which the Defendant pleaded guilty to new charge and her punishment was assessed at \$1.00 fine and Court Cost, which she paid in full.

David Mc Gee
Judge.

No 16395.

STATE OF TEXAS		TARRANT COUNTY COURT AT LAW NO ONE
VS		TARRANT COUNTY TEXAS
PEARL SMITH		

On this the 1st day of June A D 1935 there came on to be heard the motion of the defendant for a new trial in the above numbered cause, and after hearing the said motion, the Court is of the opinion that same should be overruled. IT THEREFORE ORDERED ADJUDGED AND DECREED THAT MOTION FOR A NEW TRIAL BEING IN ALL THINGS OVERRULED.

David McGee
Judge.

No 16511

STATE OF TEXAS		COUNTY COURT AT LAW NO ONE
VS		TARRANT COUNTY TEXAS
EDDIE MOOCH		

On this the 17th day of April A D 1935 there came on to be heard motion for a new trial in the above numbered cause, and after hearing said motion, the court is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT THE MOTION FOR A NEW TRIAL SHOULD BE IN ALL THINGS GRANTED.

DAVID MCGEE
JUDGE.

No 16476

STATE OF TEXAS

I

COUNTY COURT AT LAW NO ONE

VS

()

TARRANT COUNTY TEXAS.

NACE SMITH

I

On this the 1st day of June A D 1935 there came to be heard the motion for a new trailfor the defendantt in the above numberd cause. and the court after hearing said motion is of the opinion that same should be granted.

It is therefore ordered adjudged and decreed that the motion for a new ~~XXXXX~~ should in all things be granted.
trial

DAVID MCGEE
JUDGE.

No 16382

STATE OF TEXAS

I

COUNTY COURT AT LAW NO ONE

VS

I

TARRANT COUNTY TEXAS.

TONY WOODS

I

On this the 1st day of June A D 1935 there came to be heard the motion for a new trial for the defendant in the above numbered cause, and the Court after hearing said motion is of the opinion that same should be granted.

It therefore ordered adjudged and decreed that the motion for a new trial should be in all things granted.

David McGee
Judge

Stanford-Lowdon Co., Fort Worth 14327

STATE OF TEXAS No 16183
VS I COUNTY COURT AT LAW NO ONE
W. GORMAN () TARRANT COUNTY TEXAS
I

On this the 1st day of June A D 1935 same being Saturday there came on to be heard the motion for of the defendant for a new trial in the above numbered and styled cause. and the court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled, to which action and ruling of the court defendant then and there in open court did except and give notice of appeal to the Criminal Court of Appeals of the State of Texas at Austin Texas, and is given 60 days in which to prepare and file statement of facts and bills of exceptions. Recognizance set at \$300,00, and entered into by W. Gorman, Principal, H.E. Moore and Joe J. Johnson sureties.

David McGee
Judge.

No. 16183
THE STATE OF TEXAS, (IN THE COUNTY COURT AT LAW NUMBER ONE,
vs) TARRANT COUNTY, TEXAS.
W. G O R M A N. (RECOGNIZANCE.

On this the 1st day of June, A.D. 1935, there came in to open court W. Gorman, defendant in the above entitled and numbered cause, who together with H.E. Moore and Joe J. Johnson, his sureties, acknowledged themselves severally indebted to the State of Texas in the penal sum of \$300.00, conditioned that the said W. Gorman, who has been convicted in this cause of a misdemeanor, to-wit: Violating Cigarette Law, and his punishment assessed at a fine of \$25.00, together with all costs of court in this cause, 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 cause.

No. 16183
THE STATE OF TEXAS, (IN THE COUNTY COURT AT LAW NUMBER ONE,
vs) TARRANT COUNTY, TEXAS.
W. G O R M A N. (ORDER OVERRULING MOTION TO QUASH INFORMATION.

On this the 18th day of April, A.D. 1935, came on to be heard the motion of the defendant herein to quash the information heretofore filed in the above styled and numbered cause, and the Court after hearing said motion and considering the same is of the opinion that said motion should be in all things overruled.

It is therefore the order and decree of this court that said motion to quash information be, and the same is hereby overruled, to which action and ruling of defendant did then and there in open court except.

David McGee, Judge.

SATURDAY JUNE FIRST A.D. 1935

On this the First day of June 1935 A.D. there came for examination by the Court of the above and foregoing minutes of the April term of Criminal Court in the County Court at Law No 1 for Tarrant County Texas, and the Court having examined the same found said minutes to be in all things true and Correct.

It is therefore the order of the court that said minutes be in all things approved and this court here and now adjourns until court in course.

David McGee

Judge County Court at Law No 1

ATTEST

W. R. Parker

Clerk of the Court.

JUNE TERM OF CRIMINAL COURT
COUNTY COURT AT LAW NO ONE
TARRANT COUNTY TEXAS

MONDAY JUNE 3rd 1935

On this the 3rd day of June A D 1935 same being the First Monday in June there was begun and holden a term of Court in the County Court at Law No 1 Tarrant County Texas, Presiding and present the Honorable David McGee Judge of the Court. Will R Parker; Criminal District Attorney. Carl Smith Sheriff, and The Hon J W(Happy) Shelton Clerk of the Court, and the following proceedings were had at said term of Court to-wt:

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704 _____ the _____ day of _____ A. D. 19____

Stafford-Lowdon Co., Fort Worth 14327

Empty rectangular frame for minutes content.

SATURDAY AUGUST 3rd-1935

On this the 3rd day of August A D 1935. This being Saturday. There came on for examination by the Court of the above and foregoing minutes of the June Term of the Criminal Court in the County Court at Law Number One in and for Tarrant County, Texas. And the Court having examined the same found said minutes to be in all things true and correct.

It therefore the order of the court that said minutes be in all things approved and this court here and now adjourns until court in course.

David McGee
County Judge County Court at
Law Number One

ATTEST.

Will R Parker
CLERK

SEPTEMBER TERM OF THE THE CRIMINAL COURT
COUNTY COURT AT LAW NUMBER ONE IN FOR
TARRANT COUNTY TEXAS.

MONDAY AUGUST 5-A D 1935

On this the 5th day of August A D 1935 same being Monday. The first Monday in August. There was begun and holden a term of the County Court At Law Number one in and for Tarrant County Texas. Presiding and present was the Hon. David McGee Judge of the Court. Will R Parker Criminal District Attorney. Carl Smith Sheriff, and the Hon J W Happy Shelton Clerk of the Court. And the following proceedings were had at the said term of the court. To-wit.

ORDER OF THE COUNTY COURT AT LAW NO ONE IN AND FOR TARRANT COUNTY TEXAS
TRANSFERRING THE FOLLOWING NUMBERED CAUSES TO THE COUNTY COURT AT LAW
NUMBER TWO IN AND FOR TARRANT COUNTY.

In the County Court At Law No 1 in and for Tarrant County Texas, on this the 13th
day of September 1935 there came on to be heard the motion of Will R Parker
Criminal District Attorney for Tarrant County Texas. to transfer certain cases to the
County Court at Law No Two of Tarrant County Texas. and the Court of the opinion that in
all things the said motion should be granted.

IT THEREFORE ADJUDGED, ORDERED AND DECREED: That there be transferred
from the County Court at Law No One of Tarrant County Texas to the County Court At
Law No Two in and for Tarrant County Texas. The Following cases. To-wit:

16720	Justin Middleton	Theft
16721	Justin Middleton	Theft
17106	Noce Smith	Theft
16994	Alfred Matthews	Theft
16995	" "	"
16996	" "	"
16997	" "	"
16998	" "	"
16885	M A Metcalf	" By Bailee
16886	"	" " "
17018	Alvin F Halyard	Theft
16859	Wm B Sturges & Wayne B Hunt	Tampering with Auto
17114	Daniel Rubin Fuller	Theft
17086	C W Dillard	Theft
17110	Lloyd Jesse Hall	Rem. Pts from Auto
17111	Wayne Cummings	Same Same
15930	Floyd Dunlap	Theft
16857	Garl Dunlap	Theft
16869	Floyd Dunlap & Jack Orville Williams	Theft
17112	H B Tucker	A - A
17109	H B Tucker	Same
17108	H B Tucker	Same
17105	Alec Hudson	Theft
16924	Robert Floyd Collier	Theft
16848	Irvin Alvis	Theft By Bailee
16793	James Edward Crowley & Juanita Britton	Ad- & Forn.
16726	Mittie Childers	Theft
16982	Mary Stone	Theft
16981	" "	Theft
16980	" "	Theft
17091	H G Perkins	Unlawful Practice of Dentistry
16853	J C Beaver	Theft

Attest [Signature]
Clerk of Courts

[Signature]
County Judge at Law No One.

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Tarrant County pg. 157

SEPTIMO COUNTY COURT AT LAW NUMBER 10 TARRANT COUNTY TEXAS CRIMINAL

1935

MONDAY OCTOBER 21st

16980	Mary Stone	-----	Theft--	Clifford Mays
16981	Ditto	-----	Theft--	Ditto
16982	Ditto	-----	Theft--	Ditto
17114	Daniel Rubin Fuller	-----	Theft--	Raymond Wilson
16986	Myrtle Stevens	-----	Theft--	Coleman Cline
17362	Gordon Tipton	-----	Threat to take life in jail	
17359	S B Hargrove	-----	A- A	B D S hropshire
17367	Willie Calloway	-----	Theft	in Jail

TUESDAY OCTOBER 22

17252	Lester York	-----	Rem.Pts.fr.ato.	Cliff Mays
17251	Ditto	-----	Ditto	Ditto
17255	A rthur Leo Spears	-----	Ditto	Ditto
17254	Arthur Leo Spears	-----	Ditto	Ditto
17073	J W Spears	-----	A- A	Ditto
17072	Ditto	-----	A-A	Ditto
17081	Mrs Roy L Taylor	-----	Theft	Marvin Beatyy
17356	Charlie Morrow	-----	Theft B-B	C B & Harris
17357	Ditto	-----	Ditto	Brewster
17355	Ditto	-----	Ditto	Ditto

WEDNESDAY OCTOBER 23

16050	Aaron W Wall	-----	Swindling	Henry Klepak Dallas
16726	Mittie Childers	-----	Theft	Coleman Cline
16899	Walter Burton	-----	Threat- T-L	Clyde Mays
17354	Tommy Wright	-----	Theft	GD&JL Wright
17375	James R Gray	-----	Speeding	Raymond Wilson
17374	Howard Roberts	-----	Drunk	Dave Miller
17373	Van B Pickens	-----	Drunk	John Morrison

THURSDAY OCTOBER* 24th- 1935

16781	Kelly Wilson	-----	Neg Homicide	J E Soloman
17018	Alvin Phalyard	-----	Theft	John Morrison
16924	Robert F Collier	-----	Theft	H G Tankersly
17107	Grover Harold Rylee	-----	Pistol	Clyde Mays
17363	Cliff Robinson	-----	A- A	Clyde Mays
16925	Mrs M B Hicks	-----	A-A	C T Hick-B R Koch
17312	Buster Calloway	-----	Theft	H G Tankersly
17127	Fred Lee	-----	Pistol	Raymond Wilson

FRIDAY OCTOBER 25th-1935

17028	E J Calvin	-----	Theft	M E Hart
17027	S P Byars	-----	Theft	Ditto
17026	Monroe Goodman	-----	Theft	Ditto
17275	Lawrence Peeler	-----	A- A	W E Myers
17360	H P Royer	-----	Swindling-	C L Hoera
17358	Jake Taylor	-----	A- A	Clyde Mays
17268	Mrs Whitfield	-----	T-T-L	Albert J Baskins
17011	L L Barnettex	-----	Theft	J R Singleton
17276	WmBill S tewart	-----	Swindling	John Morrison
16994	Thru 16998 Alfred Matthews	-----	Theft	H G Tankersly
16720-21	Justin Middleton	-----	Theft	H G Tankersly

Stanley Bransford & Luther Swanger
Criminal District Attorney

Posted at Fort Worth
Texas This October 16th-1935

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NO 16640

COUNTY COURT AT LAW NO ONE
TARRANT COUNTY TEXAS

STATE OF T

VS

ORDER OF THE COUNTY COURT AT LAW NUMBER ONE IN AND FOR TARRANT COUNTY TEXAS. TRANSFERRING THE FOLLOWING NUMBERED CAUSES TO THE COUNTY COURT OSCAR LEEE SULLIVAN LAW NUMBER TWO IN AND FOR TARRANT COUNTY TEXAS.

On the 5th day of October A D 1935 there came on to be heard the motion for a new trial of the above named defendant, cause No 16640.

In the County Court At Law in and for Tarrant County Texas on this the 16th day of October A D 1935. The same being Wednesday there came on to be heard the motion of Will R Parker Criminal District A ttorney. thru his Assistants. Stanley Bransford and Luther S wanger. of Tarrant County Texas to transfer certain cases to the County Court at Law Number 2 of Tarrant County Texas. And the Court is of the opinion that said motion should be in all things granted. for a new trial should be overruled.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT; there be transferred from the County Court at Law Number one Tarrant County Texas to County Court At Law Number 2 Tarrant County Texas. The attached list is made a part of this order. Judge County Court at Law No one Tarrant Co. Texas.

ATTEST *[Signature]*
CO LERK of C. COURTS.

[Signature]
Judge County Court at Law Number One Tarrant County Texas.

STATE OF TEXAS

()

County Court At Law No One

VS

Tarrant County Texas.

OSCAR LEE SULLIVAN

*Criminal Minutes County Court 18 B
Tarrant County pg 158 2 of 3*

On this the 5th day of October the same being the last Saturday in the month A D 1935. There came on to be heard the motion of the defendant of the above numbered and styled cause. for a new trial. The Court after hearing said motion is of the opinion that same should be overruled.

Therefore it is ordered adjudged and decreed that the motion for a new trial should be in all things overruled.

DAVID MCGEE, Judge County Court at Law No. 1
David McGee

Judge County Court At Law No 1

NO 16897

STATE OF TEXAS

County Court at Law

VS

Tarrant County Texas.

WALTER RICHARDSON

ON this the 5th day of October the same being Saturday. A D 1935. There came to be heard a motion for a new trial of the defendant in the above numbered and styled cause. The Court after hearing said motion that same should be deferred for the defendant for a reasonable time in order that fine and cost could be paid.

Therefore it is ordered adjudged and decreed that judgement is and hereby deferred until a reasonable length of time in order that the defendant may pay fine and cost.

DAVID MCGEE, Judge County Court at Law No. 1
Judge Co Ct No 1

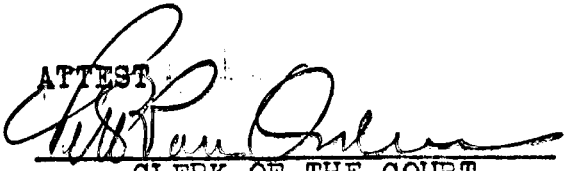
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SATURDAY OCTOBER 5th 1935

On this the 5th day of October same being Saturday A D 1935. There came on for examination by the Court of the above and foregoing minutes of the August Term of Criminal Court in the County Court At Law No 1 for Tarrant County Texas, and the Court having examined the same found said minutes to be in all things true and correct.

It is therefore the order of the Court that said minutes be in all things approved and this court here and now adjourns until court in course.

DAVID McGEE, Judge County Court at Law No. 1
Judge County Court At Law No 1

ATTEST

CLERK OF THE COURT

OCTOBER TERM OF CRIMINAL COURT
COUNTY COURT AT LAW NO ONE IN
AND FOR TARRANT COUNTY TEXAS.

MONDAY OCTOBER 7th-1935

On this the 7th day of October same being the first Monday on October there was begun and holden a term of Criminal Court in the County Court At Law No One Tarrant County Texas. Presiding and present the Honorable David McGee Judge of the Court. Will R Parker Criminal District Attorney. Carl Smith Sheriff. Hon J W (Happy) Shelton Clerk of the Court, and the following proceedings were had at said term of Court. To-wit:-

No 16286

STATE OF TEXAS TARRANT COUNTY VS VS RAY SPRIKLE ALIAS VARLEY IN THE COUNTY COURT AT LAW NUMBER ONE IN AND FOR TARRANT COUNTY TEXAS

On this the 30th day of November A D 1935. The same being Saturday. There came on tp be heard a motion for a new trial in the above numbered and styled cause. Whereas the State of Texas is the Plaintiff and Ray Sprinkle Alias Varley is the Defendant.

The Court after hearing the said mation is of the opinion that said motion should be overruled. However after the Court listened to the defendants plea is of the opinion that he should be allowed more time to pay fine and cost.

IT IS THEREFORE ORDERED A DJUDGEDAND DECREED? THAT THE MOTION FOR A NEW BEING IN ALL THINGS OVERRULED? BUT MORE TIME IS ALLOWED IN ORDER THAT THE DEFENDANT MAY PAY FINE AND COST.

DAVID McGEE JUDGE COUNTY COURT AT LAW NUMBER ONE.

NO 17100

STATE OF TEXAS VS JAMES EDWARD CROWLEY IN THE COUNTY COURT AT LAW NUMBER ONE IN AND FOR TARRANT COUNTY

ON THIS THE 30TH DAY OF November A D 1935, there came on to be heard a motion for a new trial for the defendant in the above numbered case. The Court after having heard said motion should in all things be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED . That motion for a new trial should be in all things granted, and case dismissed for want of prosecution.

DAVID McGEE Judge County Court at Law Number One.

17220

STATE OF TEXAS VS HOBERT FLOYD COLLIER IN THE COUNTY COURT AT LAW NUMBER ONE IN AND FOR TARRANT COUNTY TEXAS.

On this the 5th day of October A D 1935. There came on to heard a motion for a new trial for the defendant in the above numbered case. The Court after hearing said motion, is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT THE SAID MOTION IS HEREBY GRANTED.

DAVID McGEE JUDGE COUNTY COURT AT LAW NUMBER ONE

SETTING * COUNTY COURT AT LAW NO TWO TARRANT COUNTY TEXAS

(CRIMINAL CASES)

MONDAY DECEMBER 16th 1935

17681	Fidge Covey-	- - - - -	- - - - -	- - - - -	- - - - -	Simp Assault	Bill Auger
17647	Louis Carrol Stroup-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	H O McConnell
17635	Rivers Campbell-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	In Jail
17604	Paul Martinez-	- - - - -	- - - - -	- - - - -	- - - - -	Drunk	Coleman Cline
17635	John Morton-	- - - - -	- - - - -	- - - - -	- - - - -	Drunk	H G Tankersly
17662	Jim Hogan-	- - - - -	- - - - -	- - - - -	- - - - -	Drunk	Coleman Cline
17637	Raymond Hodge-	- - - - -	- - - - -	- - - - -	- - - - -	Drunk	same

TUESDAY DECEMBER 17-1935

16950	Z Bivins-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	J A Petty
17561	Gladys Smith-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	Clyde Mays
17658	Sam Bass-	- - - - -	- - - - -	- - - - -	- - - - -	A - A	same
17656	Willie Sheppard-	- - - - -	- - - - -	- - - - -	- - - - -	A - A	Jack Carter
17632	B Y Hobbs-	- - - - -	- - - - -	- - - - -	- - - - -	A - A	Levi Pressly

WEDNESDAY DECEMBER 18-1935

16994	Alfred Matthews-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	H G Tankersly
	to						
16998							

THURSDAY DECEMBER 19th-1935

17640	Harry Litsey-	- - - - -	- - - - -	- - - - -	- - - - -	A - A	R R Roberts
17648	Wesley Williams-	- - - - -	- - - - -	- - - - -	- - - - -	A - A	H O McConnell
17638	Harvey Lee Young-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	H G Tankersly
17649	Lucille Brown-	- - - - -	- - - - -	- - - - -	- - - - -	Theft	Jack Carter

FRIDAY DECEMBER 20th-1935

17319	V S Versnick	-XXXXXXXX-	- - - - -	- - - - -	- - - - -	Swind	Abe Birdwell
17637	W C Holliday-	- - - - -	- - - - -	- - - - -	- - - - -	Swindl	Clyde Mays
17592	M F Barnes	- - - - -	- - - - -	- - - - -	- - - - -	Swind	R C Ryle

LUTHER SWANGER
STANLEY BRANSFORD
ASS'T CRIMINAL DIST ATTORNEY

POSTED THIS THE 10 DAY
OF DECEMBER 1935.

December-11th-1935

The above numbered and styled cases
transferred to County Court at Law No Two

David McMan
Judge County Court at
Law No 1

Criminal Minutes County Court
188 Tarrant County pg. 1161

216

STATE OF TEXAS

17028

VS

CHAS P SHARP.

IN THE COUNTY COURT AT LAW NUMBER ONE
IN AND FOR TARRANT COUNTY TEXA S

On this the 12th day of September there came on to be heard a motion for a new trial of the defendant in the above numbered and styled case.

The Court after hearing the said motion is of the opinion that saem should be granted.

It is therefore ordered adjudged and decreed that the motion for a new trial in all things should be granted.

David McGee
Judge County Court at
Law No One

17279

STATE OF TEXAS

VS

V J RHOADES

IN THE COUNTY COUERT AT LAW NUMBER
ONE IN AND FOR TARRANT COUNTY TEXAS

On this the 30th day of November the same being saturday, there came on to be heard a motion for a new trial of the defendant in the above numbered and styled case.

The Court after hearing the said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED A DJUDGED AND DECREED that the motion for a new trial should in all things be overulled.

David McGee
Judge County Court at Law
Number One.

SETTING COUNTY COURT AT LAW NO TWO - TARRANT COUNTY TEXAS

CRIMINAL CASES 1935

MONDAY NOVEMBER 18th- 1935

17594	Hattie Pruitt	-----	Theft in jail	
17492	L A Parrish	-----	Swindling	In jail
17561	Gladys Smith	-----	Theft	Dave T Miller
17281	M B Pettyjohn	-----	Swindling	John F Barker
17584	Thelma Noret	-----	Theft	Raymond Wilson
17586	Ditto	-----	Theft	Do
17585	Ditto	-----	Theft	Do

TUESDAY NOVEMBER 19th 1935

16781	Kelly Wilson	-----	Neg Homicide	J E Solomon
16994	Alfred Matthews	-----	Theft	Tankersly
16995	Do	-----	Theft	Tankersly
16996	Do	-----	Theft	Tankersly
16997	Do	-----	Theft	Tanker sly
166998	Do	-----	Theft	Tankersly

WEDNESDAY NOVEMBER 20th-1935

17552	Matt Mdail	-----	Swindling	Tankersly
17103	Eugene Walton	-----	Theft	H E Moore
16980	Mary Stone	-----	Theft	Cliff May
16982	Mary Stone	-----	Theft	Do
16981	Mary Stone	-----	Theft	Do
17374	HOWARD Roberts	-----	Drunk	Dave Miller

THURSDAY NOVEMBER 21-1935

16828	I D Mexie & Murt Johnson	-----	Theft	Levi Pressly
17553	C V Hughes	-----	Drunk	J T McDuff
17554	Frank McDuff	-----	Drunk	J T McDuff
17026	Monroe Goodman	-----	Theft	M E Hart
17027	S P Byars	-----	Theft	M E Hart
17028	E J Calvin	-----	Theft	MEE Hart

17577 *Belle Stewart* FRIDAY NOVEMBER 22nd-1935

17371	Fidge Covey	-----	Simple Ass't & Abusive Lge	Bill Auger
17442	Cornelius <i>Thomas</i>	-----	Pistol	In Jail
XXXXXX				
17319	V S Versnick	-----	Swindling	Abe Birdwell
16737	W C Holliday	-----	Swindling	Clyde Mays
17312	Buster Calloway	-----	Theft	Tankersly
17127	Fred Lee	-----	Pistol	Raymond Wilson

STANLEY BRANSFORD
LUTHER SWANGER
ASS'T CRIMINAL DIST ATT'Y

POSTED AT FORT WORTH TEXAS
THIS THE 18TH DAY OF NOVEMBER

Criminal Minutes County Court 18^B
Tarrant County pg 142 of 7

SATURDAY NOVEMBER 30th-1935

On this the 30th day of November A D 1935 the same being Saturday There came on for examination by the Court of the above and fore-going minutes of the October term of Criminal Court in the County Court at Law Number One Tarrant County Texas. And the Court after having examined the same found said minutes to be in all things correct.

IT IS THEREFORE ORDERED A DJUDGED AND DECREED BY THE COURT that the said minutes be in all things approved and this Court adjourns until Court in Course.

DAVID McGEE, Judge County Court at Law No. 1

JUDGE OF COUNTY COURT AT LAW NO ONE IN AND FOR TARRANT COUNTY TEXAS

File in Order of Courts Clerk of Courts

Criminal Minutes County Court 18 B Tarrant County pg 162 6 of 7

MONDAY DECEMBER SECOND A D 1935

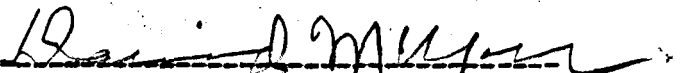
Be it remembered that on this the 2nd day of December A D 1935 the same being the First Monday in ~~XXXXXX~~ December. There was begun and holden a regular term of the County Court at Law No One for Criminal Cases, at the Court House thereof in the City of Fort Worth Texas. There being present and presiding the Hon David McGee Judge of the Court. Carl Smith Sheriff. Will R Parker Criminal District Attorney. and Hon J W HappyShelton Clerk of the Courts. When the following proceedings were had to-wit.

Criminal Minutes County Court 18 B Tarrant County pg. 162 7 of 7

J.W. (Happy) Shelton, County Clerk Tarrant County.

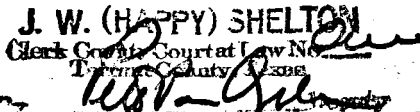
Whereas, on the 15th. day of November 1935, it has been brought to the attention of this court by the Auditor of Tarrant County, Texas, that in namerous criminal cases pending in this court judgment was pronounced and entered prior to the first day of January, 1935, but the penalties assessed and pronounced by the court have not been inforced; It is therefore the order of this court that the clerk of this court proceed with the issuance of all necessary and proper authorities and writs for the enforcement thereof.

A list of the cases in question is herewith attached.


Judge County Court at Law No. 1

FILED

dec 18 1935

J. W. (HAPPY) SHELTON
Clerk County Court at Law No. 1
Tarrant County, Texas


Criminal Minutes County Court 18^B
Tarrant County pg. 162 3 of 7

D. F. Willis	SB	375	11437
Mr. Lee Baker	SB	78	11711
Earl Maddox	SB	74	11798
Loyce R. Brown	SB	58	17039
E. N. Dillon	SB	39	17089
Jesus Cardoza	SB	37	17137
Agencia Cardoza	SB	33	17173
C. Castro	SB	34	17174
Jeff King	SB	315	17183
W. B. Lutz	SB	78	17207
Bob Jones	SB	137	17414
H. B. Wiltrout	SB	69	17422
Margaret Bailey	SB	136	17376
Lillian Heubert	SB	188	17486
Emce Little	SB	702	17524
Thelma Jones	SB	702	17576
Raymond Honea	SB	738	17574
Joe Garcia	SB	171	17602
Byrd Shannon	SB	313	17650
Paul Dana	SB	167	17777
J. Hentry	SB	799	17731
John Walker	SB	721	17815
Edua Kummazora	SB	767	17831
N. A. Ryechar	SB	798	17879
Luby Cameron	SB	716	17917
E. M. Langford	SB	756	17970
Marie Hoffmann	SB	367	13035
b. V. Vance	SB	739	13047
R. W. Fox	SB	465	13139
Maggie Manniss	SB	352	13158
B. A. Lively	SB	104	13168
Margaret Jackson	SB	402	13718
Lillian Hall	SB	788	13739
Fred Warrington	SB	754	13741
V. L. Dunbar	SB	308	13767
Elsie Mitchell	SB	376	13477
J. B. Robinson	SB	347	13458
George Bryant	SB	369	13510
Jim Boyd	SB	488	13970
Frank Turner	SB	466	14075
Glen Hobbs	SB	587	14152

Lead?

< Sheriff Heubert >

J. K. Strand	58	503	14198	
Ernest Collins	58	538	14755	
James William Carter	58	576	14798	
Howard Singleton	58	527	14799	
A. M. Richardson	59	90	14303	
Jesse Eli Schott	58	531	14879	
Tom Perryman	58	624	14569	
Jodie Edse	58	600	14577	
Fred Gentry	58	602	14597	
Sam Macfe	58	611	14605	
Rudolph Herrera	59	11	14615	
J. A. Laws	58	673	14619	
T. B. Pilgrin	58	621	14630	
Sam Beltrian	58	628	14749	
Eulis Siffin	58	635	14779	
Buck Terry	59	9	14869	Dallas Jail @ Murder
Roby Lee / Lew	59	10	14811	
Cliver A. Blocker	59	47	14869	
Mrs. J. B. Hewson	59	55	14957	
James Faulkner	59	42	14961	
John Hewson	59	58	14968	
	59	56	14970	
L. W. Daniel	59	62	14976	
Jim Williams	59	62	14983	
Geo. Miller	59	91	15043	
Charlie Lloyd	59	89	15060	
Charlie Ward	59	88	15171	
Mary Hardiman	59	271	15195	
Kenneth Black	59	182	15373	
William Richie	59	171	15346	
Gertrude Rodriguez	59	183	15470	Hewson ho. Jail
Mrs. J. B. Williamson	59	170	15713	
Willis Black	59	197	15717	
Leid Lee	59	174	15774	
Levell Andrews	59	193	15874	
John Herma	59	215	15907	
Wittford T. Fry	59	261	16076	Marvin Brown for his loggia

SETTING COUNTY COURT AT LAW NO TWO TARRANT COUNTY TEXAS (CRIMINAL COURT)

1936 MONDAY 20th-1936

16828 I.D.Mexie and Kurt Johnson - - - - -Theft Jail
17901 Edward Rice- - - - -Theft Jail
17878 Henry Hardin-o-o- - - - -Theft Jail
17888 Glenn C Gossett- - - - -Theft Jail
17896 Marvin Thompson- - - - -Theft John Poulter
17887 Earl Hynes Bykin & Eugene Cheatham- - - - -Theft D Greines

TUESDAY 21st-1936

17649 Lucille Brown- - - - -Theft Jack Carter
17892 Houston Alex Hight- - - - -Theft Tankersly
17895 Inez Lucille Hight- - - - -Theft Ditto
17672 Mary Brown- - - - -Theft Albert Baskin
17882 Mrs W C Murphyand Mrs Lillian Waco- - - - -Theft D Greines
17714 Francis Johnson- - - - -AGGR- A Shropshire

WEDNESDAY 22nd-1936

17902 Tony Lakois- - - - -Vio Lqr Law
17872 John R Holstrom- - - - -Theft Cliff Mays
17869-70-71 Mrs Aliene Holstrom- - - - -Theft Ditto

THURSDAY 23rd-1936

17865 Dick Anderton- - - - -A-A Sam Baskin
17877 Alcine Hackett- - - - -A-A J Ffitts
17715 J W Hunt- - - - -A-A WP McLean Jr
17864 D D Wiggins- - - - -A-A Cline&Cline
17706 Ernest Gomez - - - - -A-A Tankersly
17632 B Y Hobbs- - - - -A-A Pressly
17638 Harvey Lee Young- - - - -Theft Tankersly

FRIDAY 24th-1936

17647 Louis Carrol Stroup - - - - -Theft McConnell
17312 Buster Calloway- - - - -Theft Tankersly
17354 Tommy Wright-v- - - - -Theft G D Wright
17026 Monroe Goodman- - - - -Theft Johnson
17027 S P Byars- - - - -Theft Ditto
17028 E J Calvin- - - - -Theft Ditto

Stanley Bransford
Weldon Bradley
Criminal Dist Atty
Tarrant County Texas

Posted This January 15th-1936. Ft Worth Texas.

MOTION TO TRANSFER CASES FROM COUNTY COURT AT LAW NO ONE TO COUNTY COURT AT LAW NO TWO

On this the 15th day of Jaunary there came on to be heard a motion of the Criminal District Atty Will R Parker to transfer the above numbered causes to the County Court at Law No Two. The court after hearing said motion is of the opinion, that motion should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT THE? above numbered causes should, and are hereby transferred.

David Miller
Judge County Court at Law No 1.

Criminal Minutes County Court 18 B
Tarrant County pg 163

720

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17607

STATE OF TEXAS	↓	COUNTY COURT AT LAW NUMBER ONE
vs	↓	TARRANT COUNTY TEXAS
J F GREER.	↓	

On this the 1st day of February A D 1936, there came on to be heard a motion for a New Trial in the above numbered and styled case.

The Court after hearing said motion is of the opinion that same should be granted.

It is therefore, ordered adjudged and decreed that the motion for new trial should in all things be granted.

Defendant appeared in open Court. Plead Guilty to Swindling and the Court assessed his punishment at One day in jail, & Cost, deferred sentence to March 31st, to allow defendant to pay same.

David McGee
Judge County Court At Law
Number One.

17639-17617

STATE OF TEXAS	↓	COUNTY COURT AT LAW NUMBER ONE
vs	↓	TARRA NT COUNTY TEXAS.
CECIL ORA MEDFORD	↓	

On this the 1st day February A D 1936 there came on to be heard a motion for a new trial in the above numbered and styled case.

The Court after hearing the said motion is of the opinion that same should be overruled.

IT THEREFORE ORDERED A BJDGED AND DECREED? THAT THE MOTION FOR A NEW TRIAL, should be in all things overruled.

DAVID MCGEE JUDGE
COUNTY COURT AT LAW
NUMBER ONE TARRANT COUNTY
TEXAS


SATURDAY FEBRUARY 1st-1936

On this the 1st day of February A D 1936. the same being Saturday. There came on for examination by the Court of the above and foregoing minutes of the December Term of the Criminal Court in the County Court at Law Number One Tarrant County Texas. And the Court after having examined the same found said minutes to be in all things correct.

IT IS THEREFORE ORDERED AND DECREED, that the said minutes be in all things approved and this Court Adjourns until court in course.

McGEE, Judge County Court at Law No. 1
Judge of County Court at Law
Number One for Tarrant County
Texas

ATTEST


Clerk of Courts.

MONDAY FEBRUARY 3rd 1936

Be it remembered that on this the 3rd of February A D 1936. the same being the first Monday in February. There was begun and holden a regular term of the County Court at law Number One for Criminal Cases at the Court House thereof in the City of Ft Worth Texas. There being present Hon David M_cGee Judge of the Court. Will R Parker Criminal Dist. atty, represented by his two assitants. Stanley Bransford and Weldon Bradley. Carl Smith Sheriff, by Carl Harmon Deputy. J W (Happy) Shelton Clerk, by R H McKinley. Deputy. When the following proceeds where had to-wit.

774

Shelford-Lowdon Co., Fort Worth 14327

SETTING COUNTY COURT AT LAW NUMBER TWO TARRANT COUNTY TEXAS (CRIMINAL CASES)

MONDAY FEBRUARY 17th 1936

18079	Henderson White-	Swindling	Jail
17370	Frank White-	Swindling	Jail
18067	Raymond Kimberling-	Pistol	Jail
18058	Nathaniel Graham alias-	Theft	Jail
18000	H L Tanton-	Speeding	Cline
18060	O C Johnson-	Speeding	C A Jahns

TUESDAY FEBRUARY 18th 1936

18017	O B Clark-	Pistol	Tankersly
17937	C H Shipley-	Vio L L	John Morris
17965	Lon Holley-	A-A	J A Petty
18006	H R Royer-	Swindling	C L Hoera
17001	Mark Heasley-	Swindling	W D McCaslin
18003	T W Gulley-	Swindling	Geo E Hosey

WEDNESDAY FEBRUARY 19th 1936

17968	Bessie Waites-	A-A	Ray Wilson
17967	same	A-A	same
15801	Hoyle Smith-	Theft	Dave Miller
18018	George Williams-	Theft	Bob Shropshire
18020	Bob Ford-	Theft	

THURSDAY FEBRUARY 20th-1936

17928	Junior Caldwell-	A-A	Ray Wilson
17925	Junior Caldwell-	A-A	same
17896	Marvin Thompson-	Theft	John L Poulter
17649	Lucille Brown-	Theft	Jack Carter
17638	Harvey Lee Young-	Theft	Tankersly
17647	Louis Carrol Stroup-	Theft	H O McConnell
17704	Eddie Curlee-	A-A	E D Coody

FRIDAY FEBRUARY 21st-1936

17680	Alex Thomas-	A-A	B D Shropshire
18054	Henry W Reeves-	Theft	Bill Auger
18055	Henry W Reeves	Theft	Bill Auger
18084	Claude Luttrell-	A-A	Clyde Mays
17923	Jim Brown-	A-A	J A Petty
18093	Tom Blair-	Theft	Wade Cutchin

STANLEY BRANSFORD
WELDON BRADLEY
ASS'T CRIMINAL DISTRICT ATTY'S

POSTED AT FORT WORTH TEXAS
THIS THE 13th day of Feb.

Now comes Will R Parker Criminal District attorney and files motion that the above numbered causes should be transferred from County Court at Law Number One Tarrant County Texas. to County Court at Law No 2 Tarrant County Texas.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT the above numbered causes be transferred from Couty Court at Law No 1 to County Court at Law No 2

David M. ...
Judge County Court at Law
No 1

*Criminal Minutes County Court 18^B
Tarrant County pg 165*

No 17966

STATE OF TEXAS

vs

vs

LOUIS TINDALL

) IN THE COUNTY COURT AT LAW NO

) ONE IN AND FOR TARRANT COUNTY TEXAS

On this the 4th day of April A.D. 1936 came on to be heard a motion for a new trial in the above numbered and styled cause. The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT SAID MOTION HEREBY AND IN ALL THINGS OVERRULLED.

Defendant Louis Tindall applied to the court through his Atty's for time to pay fine and cost. The Court after hearing said request and on motion from District Attorney, allowed said motion to be overruled by operation of law thereby giving the defendant until 24th of April to pay fine and cost.

DAVID MCGEE
Judge.

No 17445

STATE OF TEXAS

vs

J. ALLISON

) IN THE COUNTY COURT AT LAW NO ONE

) TARRANT COUNTY TEXAS.

On this the 4th day of April same being Saturday A D 1936. There came on to heard a motion for a new trial in the above numbered and styled cause for the defendant. The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED A DJUDGED AND DECREED, that said motion is hereby and all things overruled.

David McGee
Judge.

No 18002

STATE OF TEXAS

vs

CORNELL GILLIAM

) IN THE COUNTY COURT AT LAW NO ONE

) TARRA NT COUNTY TEXAS.

ON THIS THE 4TH DAY OF April A D 1936. There came on to be heard a motion to transfer case of the above styled and numbered cause. The court is of the opinion that same should be transferred to the juvenile Court, as the defendant has been adjudged a juvenile.

IT IS THEREFORE ORDERED A DJUDGED AND DECREED ? that said is hereby transferred to the juvenile court.

David McGee
Judge.

322 Minutes of County Court, Criminal, Tarrant County, Term, 19

the day of A. D. 19

Stafford-Lowdon Co., Fort Worth 14327

No 18074
18079

STATE OF TEXAS (IN THE COUNTY COURT AT LAW NO ONE
vs O TARRANT COUNTY TEXAS
LORENZO PEREZ)

On this the 24th day of February there came on to be heard an motion for a new trial for the defendant in the above numbered and styled cause The Court after hearing said motion is of the opinion that same should be overruled

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT said motion is hereby and in all things overruled. Defendant appeared and paid fines in both cases.

David McGee
Judge

18071

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO ONE
vs | TARRANT COUNTY TEXAS
E B EASLEY

ON THIS THE 24th day of March A D 1936. The motion for a new trial was with drawn by the defendants Attorney B D Shropshire. Defendant placed in Tarrant County Jail to serve fine and cost.

David McGee
Judge.

No 17890

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO ONE
vs | TARRANT COUNTY TEXAS
ASHER RHONE

ON this the 4th day of April A D 1936 same being Saturday there came on to be heard ^{Amended} the motion for the defendant for a new trial in above numbered and styled cause. and the court after hearing said motion is of the opinion that same be overruled

It is therefor the order of the court that said motion for a new trial be in all things overruled, to which action and ruling of the court. Defendant did then and there in open court did except and give notice of appeal to the Criminal Court of Appeals of the State of Texas at Austin Texas, and is given 80 days in which to prepare and file statement of facts and bill of exceptions. Recognizance set at \$500.00, and entered into by Asher Rhone principal Arthur Lee Moore S D Chestnut surties.

DAVID McGEE
JUDGE.

No 17890

STATE OF TEXAS
vs
ASHER RHONE

IN THE COUNTY COURT AT LAW NO ONE
TARRANT COUNTY TEXAS.
RECOGNIZANCE

On this the 4th day of April A D 1936 there came into open court Asher Rhone defendant in the above entitled and numbered cause, who together with Arthur Lee Moore and S D Chestnut his surties acknowledged themselves severally indebted to the State of Texas. in the penal sum of \$500.00 conditioned that the said Asher Rhone who has been convicted in this cause, of a misdemeanor to-wit *operating of an open saloon by means of liquor for the purpose of sale without first having obtained a license* violating the Liquor Law and his punishment assessed at a fine of \$200.00 together with all costs of court in this cause. As more fully appears by the judgement of conviction duly entered in this cause, shall appear before this court from day to days and from term ot term of the same, and not depart without leave of this court, in order to abide by the judgement of the Court of Criminal Court of Appeals of the State of Texas in this cause.

No 18011

STATE OF TEXAS
vs
VICTOR RODRIQUEZ

IN THE COUNTY COURT AT LAW NO ONE
TARRANT COUNTY TEXAS

On this the 4th day of March there came on to be heard the motion of the defendant in the above numbered styled cause. and the court after hearin said motion is of the opinion that same should be g ranted.

It is the order of the Court that a new trial is hereby granted. Defendant Plead guilty to new charge of theft and given 25 days in jail. Sentence to begin ~~Jan~~ 30-1936.

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No 18176

STATE OF TEXAS
vs
LAURENCE SOTELLO

IN THE COUNTY COURT AT LAW NO ONE.
TARRANT COUNTY TEXAS.

On this the 4th day of April A D 1936 same being Saturday there came on to be heard a amended motion for a new trial for the defendant in the above numbered and styled cause. and the court after hearing said motion is of the opinion that same should be overruled.

It therefore the order of the court that said motion for a new a new trial be in all things overruled, to which action and ruling of the court, defendant then and there in open court did except and give notice of appeal to the Criminal Court of Appeals. of the State of Texas at Austin Texas, and is given 60 days in which to prepare and file statement of facts and bills of exceptions. Recognizance set at \$500.00 and entered into by Laurence Sotello Ppincipal. Raymond Wilson, George Harvey Surties.

DAVID McGee
Judge.

No 18176

STATE OF TEXAS
VS
LAURENCE SOTELLO

IN THE COUNTY COURT OF LAW NO ONE
TARRANT COUNTY TEXAS

On this the 4th day of April A D 1936, there came into open court. Laurence Sotello defenadant in the above entitled and numbered cause., who to-gether with Raymond Wilson and George Harvey his surties, acknowledged themselves severally indebted to the State of Texas in the Penal Sum of \$500.00 conditioned that the said Laurence Sotello who has been convicted in this cause of a misdemeanor to-wit:- Violating the Liquor Law. and his punishment assessed at a fine of 60 days in jail. to-gether with all costs of court, in this cause, as more fully appears by the judgement 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 judgement of the court of Criminal Court of Appeals of the State of Texas in Austin Texas in this cause.

SETTING COUNTY COURT AT LAW NO TWO* TARRANT COUNTY TEXAS (CRIMINAL CASES)

MONDAY MARCH 16th-1936

18181	Oliver Maker-	- - - - -	-Swindling	Jail- Federal
18016	Wash Williams-	- - - - -	- Pistol	Raymond Wilson
18202	Albert Sneed-	- - - - -	-Theft	Clyde Mays
17307	Robert Mulholland-	- - - - -	-Theft By Bailees	Dave Miller

TUESDAY MARCH 17th 1936

18013	Jack Beech-	- - - - -	- A-A	Cliff Mays
18012	Jack Beech-	- - - - -	- A-A	Same
17548	Otis Bert Boker-	- - - - -	-Tamp W- A	J J Scott
17883	Mrs Janice Jones-	- - - - -	- Swindling	B A Tolbert
17989	Same	- - - - -	- same	same

WESNESDAY MARCH 18th-1936

18183	Bert Jones-	- - - - -	- Theft Under \$5.00	Dave Miller
18175	J F Johnson	- - - - -	- Theft	P E Castleberry
18083	A L Chesney-	- - - - -	-Swind-	Levi Pressly
18182	Bill Driggers-	- - - - -	-Indec Ex of Per	Bill Tolbert
18173	Homer Berry	- - - - -	- A-A	J Everett Cline
18195	Flehnoy Easley-	- - - - -	-A-A	

THURSDAY MARCH 19th-1936

17675	Ed Smith-	- - - - -	- A-A	Bob Shropshire
18132	Earl Burks-	- - - - -	- Theft	J A Petty
18200	Richard Henry Sims-	- - - - -	- Pistol	J M Mills
18124	John F Bowen-	- - - - -	- A-A	Lester Boone
17942	same	- - - - -	- same	same
18009	same	- - - - -	- same	same

FRIDAY MA RCH 20th-1936

18197	Tommie Johnson-	- - - - -	- Embezzlement	Cline and Cline
18199	same	- - - - -	- same	same
18196	same-	- - - - -	-same	same
18198	same-	- - - - -	-same	same
18114	Tuck Lester-	- - - - -	-Theft By Bailee	Dave Miller

STANELY BRANSFORD
BYRON MATTHEWS
ASS'T CRIMINAL DISTRICT ATTORNEYS

POSTED AT FORT WORTH TEXAS
THIS THE 12th 1936.

March-12th 1936

There came on to be heard a motion for the above numbered cases to be transferred to the County Court at Law No 2 for Tarrant County The Court after hearing the Motion of Criminal Dist Atty Will R Parker for the above numbered causes to be transferred to the County Court at Law No Two. Is of the opinion that they should be transferred. It is therefore ordered adjudged and decreed that the above numbered causes be transferred to the County Court at Law No 2 Tarrant County Texas.

Dave Miller
Judge of County Court
at Law No One Tarrant
County Texas.

Criminal Minutes County Court 18^B
Tarrant County pg 169 of 3

April 4th 1936

On this the 4th day of April A D 1936, the same being Saturday There came on for examination by the Court of the above and foregoing minutes of the February Term of the Criminal Court in the County Court at Law No 1 Tarrant County Texas, and the Court after examining same, found the minutes to be in all things correct.

IT THEREFORE ORDERED ADJUDGED AND DECREED, that the said minutes be in all things approved, and this court here and now adjourns until court in course

David M. Gee
Judge of the County Co
Court at Law No one
Tarrant County Texas

Attest

[Signature]
Clerk of Courts.

Criminal Minutes County Court 18^B
Tarrant County pg. 169 2 of 3

Monday April 6th 1936

Be it remembered that on this the 6th day of April A D 1936 The same being the first Monday in April. There was begun and holden a regular term of the County Court at Law No 1 in and for Tarrant County Texas, at the Court House thereof in the City of Fort Worth Texas. There being present and presiding the Hon. David M. Gee Judge of the said Court Carl Smith Sheriff. Will R Parker Criminal District Attorney And the Hon J W (Happy) Shelton Clerk of the Courts. When the following proceedings were had to-wit:-

DAVID McGEE, Judge County Court at Law No.
Judge of the County
Court at Law No 1
for Tarrant County
Texas.

Attest

[Signature]
Clerk of the Courts.

Criminal Minutes County Court 18^B
Tarrant County pg. 169 3 of 3

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733

Stafford-Lowdon Co., Fort Worth 14327

SETTING COUNTY COURT AT LAW NO TWO TARRANT COUNTY TEXAS

MONDAY MAY 18th-1936

17906	J W Betts-	Speeding	Cline & Cline
18301	G B Combs-	Careless Col	Cline & Cline
17844	Miss Ola Adams-	Speeding	S W Turpin
18404	William S Wakeman-	Careless Col	Holen L Sewell
18646	Willie Mae Brown-	Theft	Jail
18420	J E Duncan-	Drunk	Albert J Baskins
17479	R B Sparks-	Threat to T-L	Loren Betts
18368	V E Dennis-	Swind	Tankersly
18382	V E Dennis-	Swindling	Same

TUESDAY MAY 19th- 1936

18418	Monroe Wooten-	A- A	H O McConnell
18386	A J Perkins-	T- T-T-L	Cline
18365	Clara Brown-	Theft	John Morrison
18309	Thad Lee Maxwell-	A-A	Dusty Rhoades
18466	R E Alexanier-	Swindling	Jail
18269	M L Lawson-	O-C-B-W-Slugs	Tankersly
18647	Virgil Thompson-	A A	Frank Loicano
XX			
17338	O E Simmons-	F-2-Life	Mack Taylor
18364	Royce Brown-	Theft	John Morrison
18174	Tommie Mullins-	Con Mtge Prop	Bob Shropshire

FRIDAY MAY 22nd-1936

18419	Cecil Blocker-	Drunk	Tankersly
18643	Ceil Brown-Tom Brown-	A-A	Cline
18649	Covita Costillo-	A-A	Cline
18349	Dr J A McGonahy-	U*P-O-Med	H T Gregory
17593	Marshall Pittman-	A-A	W H Tolbert
18473	Mrs Nettie Walker-	Kal Misch	W T Cassteves?

STANLEY BRANFORD
BYRON MATTHEWS

ASS't CRIMINAL DIST.
OF COUNTY COURT AT LAW
NO TWO

POSTED THIS THE
13th days of May
1936.

On this the 15th day of May A D 1936. Now comes Will R Parker Criminal District Atty and files motion to transfer the above styled and numbered causes from the County Court at Law No 1 to the County Court at Law No 2 Tarrant County Texas. The Court after hearing said motion is of the opinion that the said styled and above numbered causes should be transferred. It is therefore ordered adjudged and decreed that the above numbered and styled causes is hereby transferred to the County Court at Law No 2.

David Miller
Judge of the County Court
at Law No 1.

Criminal Minutes County Court 18^B
Tarrant County pg. 170 2 of 2

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SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, JUNE 21ST

21334	Jack Frazer	Drunk
21339	Opal Roach	Theft
21356	Kathryn Starkey	Theft
21318	Ed Henry Thomas	Asst.
21333	T. T. Turner	Drunk
21349	Loretta Thomas	Theft

TUESDAY, JUNE 22ND

21084	Winston Johnson	Asst.
20949	Melvin L. Lawson	Asst.
21321	A. McGarrity	Drunk
21333	Wm. Merrifield	Drunk
21322	Wm. W. Merrifield	Vag.
21338	Annie Morgan	Theft
21353	Porter E. Moore	Drunk
21317	Charles Rogers	Asst.

WEDNESDAY, JUNE 23RD

21287	Daniel J. Greenwood	Swindling
21304	James C. Gipson	Carrying Knucks
21263	Willie Edward Goodman	Vag.
21068	N. J. Hall	Swindling
21069	N. J. Hall	Swindling
21028	Richard (Dick) Howe	Theft by Bailee
21341	J. S. Hightower	Lottery
21340	H. D. Hightower	Lottery

THURSDAY, JUNE 24TH

20973	Harry Hoosier	Lottery
21337	Elmo Brooks	Theft
18372	Laurence Carlock	Lottery
21323	H. C. Cain	Theft
21362	John Chaboz	Drunk
21351	Harry Crawford	Vag.
16733	R. M. Diggs	Lottery
21334	Mary Deveraux	Theft
20626	Eddie Ford	Theft

FRIDAY, JUNE 24TH

21293	E. B. Baker	Drunk
21290	Hollie Eldon Barnett	Vag.
19384	Mrs. Rose Brown	Theft
21209	Cliver Bruce & Helen Rossing	Swindling
21224	Willie Baskin	Asst.
20935	Annie Beland	Theft

Stanley Fransford,
Byron Matthews,
Asst. Criminal Dist. Attys.

Posted at Fort Worth, Texas
this June 17, 1937.

UN 17 1935

the above styled and numbered causes transferred to
County Court at Law No. Two.

David M. [Signature]
Judge-County Court at Law No. 1B
Criminal Minutes County Court 18
Tarrant County pg. 171

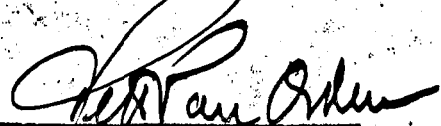
230

MAY 30-1936

On this the 30th day of May A D 1936 the same being the last Saturday in the month. There came for examination by the court of the above and foregoing minutes of the February Term of the Criminal Courts in the County Court at Law No 1 Tarrant County Texas and the court after examing same, found the minutes to be in all things correct

IT IS THEREFORE ORDERED AND DJUDGED AND DECREED? THAT THE SAID MINUTES be in all things approved and this court here and now adjourne until court in course.

ATTEST


Clerk of Courts


David McGee Judge
County Court at Law
Number One Tarrant
County Texas

MONDAY JUNE 1st-1936

Be it remembered that on this the 1st day of JUNE A D 1936. The same being first Monday in April. There was begun and holden a regular term of the County Court at Law No 1, in and for Tarrant County Texas at the Court House thereof, in the City of Fort Worth Texas. There being present and presiding the Hon David McGee Judge of the Court. Carl Smith Sheriff Will R Parker Criminal District Attorney. And the Hon Happy Shelton Clerk of the said Courts Where the following proceedings were had to-wit.

David McGee Judge
County Court at Law No
One Tarrant County Texas.

ATTEST


Clerk of the Courts.

SETTING COUNTY COURT AT LAW NO TWO IN AND OR TARRANT COUNTY TEXAS

MONDAY JUNE 15th-1936

18367	Walter C Cawthon-	-A-A	H O McConnell
18716	Pevie Bull-	-A-A	Jail
18712	F M Wendt-	-Speeding	B D Shropshire
18703	C lyde Wallace-	-Careless	Col -Raymond Williams
18707	Johnnie Ring-	-Drunk	H O McConnell
18710	George R Cook-	- Ex Per	H O McConnell
18709	George R Cook-	-Drunk	same
18711	Chas Willard-	-Drunk	same

TUESDAY JUNE 16th-1936

18178	Ray Edwards-	-Pistol	Jack Carter
18699	Jack Fisher-	-Theft	On Bond See Minor Moore
18733	R M Diggs-	-Lottery	W R Hightower
18372	Laurence C arlock-	-Lottery	John Morrison

WEDNESDAY JUNE 17th-1936

17874	D F Knebles-	-Theft	Clyde Mays
18366	Tom B Kemp-	-Theft	By Bailee Clyde Mays
18218	Ed A Lavo-	-Listol	C lyde Mays
18344	Eddie Kelly-	-Pistol	C line and C line

THURS DAY JUNE 18th --1936

18698	Beechard Reynolds-	-Theft	Bond See Minor Moore
18696	Willie Brinson-	-Theft	same
18697	Nathan Ish-	-Theft	same
18737	Claude Philps-	-Theft	same
18737	Harry Emlich-	-Theft	Jail

FRIDAY JUNE 19th-1936

18703	John Dickerson-	-Pistol	C line
18735	Elmer sharpe-	-A-A	M E Hart
18732	Nace Smith	-Theft	Jail

STANLEY BRANSFORD
 BYRON MATTHEWS
 ASS'T CRIMINAL DISTRICT ATTY

POSTED THIS THE
 12th day o June 1936
 Fort Worth Texas.

Saturday June 13th.

Now comes Will R Parker Criminal Dist attorney and files his motion to transfer the above numbered and styled causes to the County Court at Law No 2. The Court after hearing said motions of the opinion that they saould transferred.

It is therefore ordered adjudged and decreed that the above numbered and styled causes, be and is hereby transferred to the County Court at Law No 2

Donald R. Miller
 Judge of the County Court
 at Law No One
 Criminal Minutes County Court 18 B
 Tarrant County Pg 173

709

*****1936*

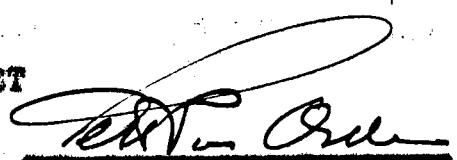
Saturday August-1-1936

On this the 1st day of August- 1936 the same being the last Saturday in the Month. There came on for an examination by the court of the above and foregoing minutes of the ~~XXXXXX~~ Term of the Court ^{JUNE} for Criminal Cases in the Couty C ourt at Law No 1 Tarrant County Texas. and the Court after examining same found said minutes to be in all things correct.

IT THEREFORE ORDERED ADJUDGED AND DECREED; that the said minutes be in all things approved and this court here and now adjourns until court in course.

David McGee
Judge Ct Ct
At Law No 1

ATTEST

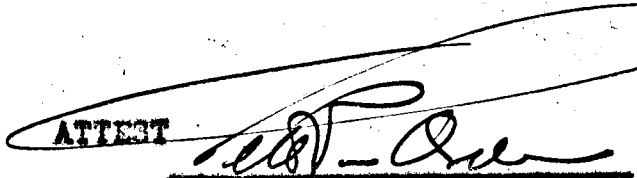

Clerk of Courts.

Monday August- 3-1936

Be it remembered that this the 3rd day of August A D 1936. The same being the first Monday in August. There was begun and holden a regular Term of the County Court at Law No 1 in and for Tarrant County Texas, at the Court House thereof, in the City of Fort Worth Texas. There being present and presiding the Hon David McGee Judge of the Courts. ~~XXXXXXXX~~ Carl Smith Sheriff Will R Parker Dist Atty Mrs Happy Shelton Clerk of the Courts; When the following proceedings were had. to-wit.

David McGee Judge
County Court at
Law No 1 Tarrant
County Texas

ATTEST


Clerk of Courts.

127

the

day of

A. D. 19

18

Stamford-Lowdon Co., Fort Worth 14327

18674-A

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO ONE
vs | IN AND FOR TARRANT COUNTY TEXAS.
E R TALKINGTON |

WRIT OF HABEAS CORPUS

On this the 10th day of September A D 1936 there came on to ^{be} heard a Writ of Habeas Corpus in the above styled and numbered cause. And the Court after hearing said writ is of the opinion that same should be denied.

IT THEREFORE ORDERED A DJUDGED AND DECREED that the said writ of Habeas Corpus is and hereby denied. To which the defendant E R Talkington gave notice of appeal to the Criminal Court of appeals at Austin Texas, and is given 30 days in which to prepare and file statement of facts and bills of exceptions. Defendant released upon reconizance bond of \$500.00.

David McGee Judge
County Ct at Lw No 1

18674- A

STATE OF TEXAS | IN THE COUNTY COURT AT LA W NO
vs | ONE IN AND FOR TARRANT COUNTY TEXAS
E R TALKINGTON |

On this the 10th day of September A D 1936, there came into open court E R Talkington defendant in the above styled and numbered cause, who to gether with his attorney Wm Yelderman, and his surties Albert Leach and A B Bailey acknowledged themselves severally indebted to the State of Texas in the Penal sum of \$500.00 conditioned that the said E R Talkington who pleads that he is illegally restrained by the Sheriff A B Carter of Tarrant County Texas. And that said relator has been charged by the District attorney Will R Parker acting through his Assistant Stanle y Bransford with Violating the Travel Bureau Law. To-gether with all costs of the Court, in this cause as more fully appears by the petition of the Writ of Habeas Corpus. Duly entered in this cause, shall appear before this court from day to day and from term to term of same. And not depart ~~without~~ leave of this court, in order to abide the judgement of the Court of Criminal appeals of the State of Texas in Austin Texas in this cause.

229
2/1 a

SETTING COUNTY COURT AT LAW NO TWO IN AND FOR TARRANT COUNTY TEXAS

MONDAY SEPTEMBER 21st-1936

18928	N T Simmons-	Swindling	J A Petty
18770	G D Paradis-	Selling Ins W-L	J A Petty
18956	J D Forrest-	Swindling	Bill Auger
19326	Mrs Francis Knight-	Theft	Coleman Cline
19201	Carl Hunter-	Theft	Roy Mays

TUESDAY SEPTEMBER 22nd 1936

18812	Otis Jackson-	Swindling	John Mays
18438	Herbert Lee Butler-	Theft	Walter Pritchard
18439	same	same	same
18730	Frank Jackson-	Theft	Coleman Cline

Wednesday September 23-1936

18703	Jack Williams-	Tamp With Auto	J A Petty
18704	Floyd Hill-	same	Dave Miller
18942	T W Gukley-	Theft By Bailee	Geo Hosey
18009	Lane Dupree-	Swindling	Mack Taylor
18949	Mary Dixon-	same	Own Bond

Thursday September 24-1936

18784	Joe Bryan Bodiford-	Theft	Coleman Cline
19289	C E Doss-	Swindlin-	Mrs L C Doss
19336	William Barnes-	Theft	H R Bishop
18916	W E Bruton-	Theft by Bailee	Clyde Mays
18934	Lucille Brown-	Theft	Coleman Cline
18900	Kirvin Arrant-	Theft	Tankersly
19025	N M Rust-	Ab-Lge&Dist P	T W Dunn

Friday September 25-1936

17964	George Lee & Bill Stewart-	Simple Assault	Clyde Mays
18382	V E Dennis-	Swindling	Tankersly
18368	V E Dennis-	same	Tankersly

Stanley Bransford
Byron Matthews
Ass't Criminal Dist Atty

Posted at Fort Worth
Texas this the 15th
day of September-1936.

Monday September 21-1936

There came on to be heard a motion of W R Parker Criminal Dist Atty to transfer the above numbered and styled cases from County Court at Law No 1 to County Court at Law No 2.

The court after hearing said motion is of the opinion that same should be transferred. *Criminal Minutes County Court 18 B Tarrant County pg 175*

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT the above numbered and styled cases are hereby transferred from County Court at Law No 1 to County Court at Law No 2. *Stanley Bransford Judge Ct No 1*

11-10

SATURDAY OCT*3-1936

On this the 3rd day of October 1936 the same being the Last Saturday. There came on to be heard and examination of the above and foregoing minutes of the August Term of the Criminal Court of the County Court at Law No 1 in and for Tarrant County Texas, and the Court after having heard and examined same, found the said minutes in all things correct.

THEREFORE IT IS ORDERED ADJUDGED AND DECREED THAT THE said minutes be in all things correct, and this court here and now adjourns until court in course.

ATTEST

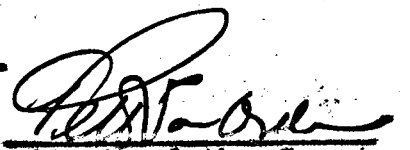

Clerk of the Courts.

David McGee
Judge of the
County Court
at Law No 1

MONDAY OCTOBER 5th-1936

Be it remembered that on this the 5th day of October A D 1936. The same being the First Monday in October 1936. There was begun and holden a regular Term of the Criminal Court of the County Court at Law No 1 in and for Tarrant County Texas, at the Court House thereof, in the City of Fort Worth Texas. There being present and presiding The Hon David McGee Judge A B Carter Sheriff, Will R Parker Criminal Dist Atty. When the following proceedings were had to-wit:

Attest:-


Clerk of the Courts.

David McGee
Judge of the
County Court
at law No 1

[Handwritten initials]

SETTING COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS.

MONDAY OCTOBER 19th-1936

19446	Stephens Massie- - - - -	Theft	Jail
19426	Emmett Wilson Luster (2) cases- - - - -	Theft	Jail
19451	Fay Gordon- - - - -	Theft	Jail
19450	Lillie Mae Jamison- - - - -	Theft	Jail

TUESDAY OCTOBER - 20th-1936

19448	Earl Scott- - - - -	Theft	B Tom Varter Cline and Cline J Solomon Lester Boone John Morrison
18911	Leon Goode- - - - -	Theft	
18976	Walter Adams- - - - -	A-A	
19429	Pete Escue- - - - -	A-A	
19331	Louis Reynolds-c-c- - - - -	Theft	

WEDNESDAY OCTOBER 21--1936

17826	O D Pierce- - - - -	Swind	No Arrest Henry Aycock John Morrison R M Haire Tom Dunn
18901	N M Aycock- - - - -	A-A	
19317	Leon Goode- - - - -	A-A	
19353	Sam Gibson- - - - -	A-A	
19025	N M Rust- - - - -	Ab Lge	

THURSDAY OCTOBER 22nd-1936

19405	Ernest Williams- - - - -	A-A	Cline and Cline J J Walker Mays & Mays Mays & Mays
19407	L M Walker- - - - -	Theft B-B	
19392	R C Blocker- - - - -	A-A	
18927	Sebe Stevenson Lucille Wilson- - - - -	Swind	

FRIDAY OCTOBER 23rd-1936

19330	M H Williams- - - - -	A-A	F T Crimmins Hal O McConnell Frank Ogilvie Cline & Cline Mack Taylor
19322	Jim George- - - - -	A-A	
19410	Jordon Marston Sutphin- - - - -	Theft	
18804	Joseph Blair- - - - -	A-A	
18069	Lane Dupree- - - - -	Swind	

Stanley Bransford
Byron Matthews
Ass't Criminal Dist Atty's

Posted at Fort Worth
Texas this October
15th-1936.

Saturday October 15th-1936

Now comes Will R Parker Criminal Dist
atty thru his assistants. Stanley Bransford and Byron Matthews
and filed a motion to have the above numbered causes transferred
from County Court at Law No 1 to County Court at Law No 2.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED, that the
above numbered causes are and hereby transferred from the County
Court at Law No 1 to County Court at law No 2

[Signature]
Judge of the County Ct
at Law No 1.
Criminal Minutes County Court 18 B
Tarrant County pg 176 1 of 2

SETTING - COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS

MONDAY NOVEMBER 16th 1936

19731 - Louis Jones - *cc*

19468	George Burns	- - - - -	-A-A	Jail
19469	George Burns	- - - - -	-A-A	Jail
19736	Wilber Joe Steenburg	- - - - -	-A-A	Jail
19732	Lonnie Kapp	- - - - -	Theft	Jail
18322	Robert Nelson	- - - - -	-A-A	Jack Carter
18322	Frank Maxwell	- - - - -	-A-A	John Morrisson
19357	Chas. Rodgers	- - - - -	-A-A	Raymond Wilson
18665	Tony Rodriguez	- - - - -	-A-A	Cline and Cline

TUESDAY NOVEMBER 17th-1936

18778	R L Hodge	- - - - -	-A-A	Cline and Cline
18954	Lonnie Johnson	- - - - -	-A-A	Jack Carter
19489	W A Coats	- - - - -	-A-A	L G Alread
18801	Roy Peterson	- - - - -	-A-A	Med M Burton
18919	Malcom McKee	- - - - -	-A-A	Mays and Mays
19724	Jack Fitzpatrick	- - - - -	Theft	Mays and Mays
19369	Mack McCanliss	- - - - -	-A-A	Harry Bernstein

WEDNESDAY NOVEMBER 18th-1936

19382	J W Fowell	- - - - -	-A-A	Mays and Mays
19445	Geo Pena	- - - - -	-A-A	G C Peters
19476	Fred Soape	- - - - -	-A-A	Raymond Wilson
19716	Jessie Patton	- - - - -	-A-A	Jail
19703	Mega Warren	- - - - -	-A-A	Raymond Wilson
19703	Boots Cunningham	- - - - -	-A-A	same
19703	Gene Cunningham	- - - - -	-A-A	same
18991	Emmett Turkin	- - - - -	-A-A	Theo Koenig
18734	William Bill Spears	- - - - -	-A-A	G M Stephenson
18734	Elmer Sharp	- - - - -	-A-A	M E Hart

THURSDAY NOVEMBER 19th-1936

19431	B Bowles	- - - - -	-A-A	Mack Taylor
18307	Webb Davis	- - - - -	-A-A	B D Shropshire
18731	Henry Ruiz	- - - - -	-A-A	H G Tankersly
18904	S B Margrove	- - - - -	-A-A	Cline and Cline
18993	A D Homes	- - - - -	-A-A	Jail-Juvenile
18664	M J Graves	- - - - -	-A-A	C M Henderson
18986	Mrs James Hackney	- - - - -	-A-A	Cline and Cline
18969	Jack Crutsinger	- - - - -	-A-A	Feck Johnson

FRIDAY NOVEMBER 20-1936

19000	L B Roberson	- - - - -	Theft	Jail Juvenile
19389	Edward Robertson	- - - - -	Theft	Garland Flowers
18746	Wm Bill Powell	- - - - -	-A-A	No arrest
18723	Joe Kirk	- - - - -	-A-A	Bob Shropshire
18677	Willie Edward Lee	- - - - -	-A-A	Cline and Cline
19401	Robert W Miller	- - - - -	-A-A	Garland Flowers
18362	V E Dennis	- - - - -	Swind	Tankersly
18368	V E Dennis	- - - - -	Swind	same

STANLEY BRANFORD
BYRON MATTHEWS
ASS'T CRIMINAL DIST ATTY

POSTED AT FORT WORTH
TEXAS THIS THE 12 day
OF NOVEMBER 1936

November-14-1936

Now Comes Will R Parker Criminal Dist attorney
and files motion to have the above numbered causes transferred to
County Court at Law No 2. From County Court at Law No 1

IT IS ORDERED ADJUDGED AND DECREED THAT THE ABOVE
numbered causes and cases are transferred to the County Court at Law
No2.

*Criminal Minutes County Court 18 B/D and 17/1/36
Tarrant County Pg. 177 1st 2 Judge Oct No 1*

Mr. Bransford from J.C.

<u>DOCKET NO.</u>	<u>NAME</u>	<u>DATE FILED</u>
17891	R. W. Davenport	1-11-36
17892	George Slantz	1-11-36
17893	Gordon Steadman	1-11-36
17914	T. A. Hill	1-18-36
17916	Tommie Baker	1-20-36
18005	George Hudson	1-28-36
18074	Lawrence Perez	2-8-36
18096	Buam C. Claunch	2-13-36
18097	Otis Coleman	2-13-36
18111	Mrs. Nettie Randolph	2-18-36
18113	B. Y. Hobbs	2-18-36
18204	Malcolm Ross	3-9-36
18216	Joe Uridales	3-11-36
18226	Mrs. G. H. Hobbs	3-13-36
18241	Broy Clark	3-16-36
18242	Iwana Wilson	3-16-36
18282	Neal Griffin	3-24-36
18283	Viola Milligan	3-24-36
18360	Mrs. T. H. Hobbs	4-7-36
18361	Luther Brigance	4-7-36
18393	C. B. Marshall	4-14-36
18395	Marvin Grubbs	4-15-36
18397	M. Y. Rhodes	4-15-36
18408	Morris Antner	4-18-36
18427	Mrs. G. H. Hobbs	4-25-36
18428	Charlie Jones	4-25-36
18429	Charlie Jones	4-25-36
18430	George Tipton	4-25-36
18465	B. Felps	4-30-36
18471	C. A. Mitchell	5-1-36
18472	W. L. Jones	5-1-36
18634	Ward Simpson	5-5-36
18635	H. S. Haleman	5-5-36
18636	Tony Lala	5-5-36
18725	Odell Allen	6-8-36
18733	Tommie Baker	6-9-36
290 18230	Lqr Board got the R B Horner	3-14-36
- 18232	papers in these cases, R B Horner	3-14-36
- 18247	Thelma Smith	3-18-36
- 18193	Gertrude Parsley	3-18-36
291 18085	Lillian Cherry	2-11-36
- 18062	Joe Spradley	2-5-36
- 18176	Larence Sotello	3-2-36

list of cases to be filed

SETTING IN COUNTY COURT AT LAW NO TWO
TARRANT COUNTY TEXAS

MONDAY DECEMBER 14th-1936

18928	Leonard Dick Daniels-	- - - - -	-Theft	Jail
19990	Fay Gordon-	- - - - -	-Theft	Jail
19991	GlaSYS Burk-	- - - - -	-Theft	Jail
20007	James Blackshire-	- - - - -	-Theft	Jail
20006	Louis James Smith-	- - - - -	-Theft	Jail
18376	W J Herring-	- - - - -	-Swind	Jail
20012	W K House-	- - - - -	-Theft By Bal-	Jail
20013	same-	- - - - -	-same	

TUESDAY DECEMBER 15th 1936

19987	Raymond Hall Alias-	- - - - -	-Theft	Roy Scott
18130	Buck Bass-	- - - - -	-Pistol	Jail
18445	Buck Bass-	- - - - -	-Theft	Jail

WEDNESDAY DECEMBER 16th--1936

19331	Louis Reynolds-	- - - - -	-A-A	John Morrison
19478	Fred Soape-	- - - - -	-Agg ^{2A}	Ray-Wilson
19992	Jay Wilson-	- - - - -	-A-A	Tom Dunn
18775	Ernestine Walker-	- - - - -	-A-A	Tankersly

THURSDAY DECEMBER 17th-1936

19738	Chas E Parsley-	- - - - -	-A-A	Hal McConnell
19737	Chas E Parsley-	- - - - -	-A-A	same
19959	B H Blankenship-	- - - - -	-Mal Misch	Chas Hilliard
19764	Fred Mitchell-	- - - - -	-A-A	Cline Cline

FRIDAY DECEMBER 18-1936

19767	Harry O Khoten-	- - - - -	-A-A	H O McConnell
17916	Jessie Patton-	- - - - -	-A-A	Cline&Cline
19764	Fred Mitchell-	- - - - -	-A-A	J Wills
1994	Same	- - - - -	-A-A	Same

Stanley Bransford
Byron Matthews
Ass't Criminal Dist Atty's

Posted at Fort Worth
Texas this the 9th day
of December-1936

WEDNESDAY DECEMBER 9th-1936

Now come Will R Parker and filed motion to have the above numered causes, transferred from County Court at Law No1 to County Court at Law No 2. The Court after hearing said motion is of the opinion that they should be transferred.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the above numered causes, be and hereby transferred from County Court at Law No 1 to County Court at Law No 2

David M. [Signature]
Judge of County Court
at Law No 1

Criminal Minutes County Court 18^B
Tarrant County Pg. 178 102

Stafford-Lowdon Co., Fort Worth 14327

SETTING COUNTY COURT AT LAW NO TWO
 COUNTY OF TARRANT

MONDAY JANUARY 18-1937

19953	Estelle Rogers-	Swindling	Sam Kaufman
20126	Flenory Easley-	A--A	Bob Shropshire
19959	B H Blankenship-	Mal Kisch	Charlie Hilliard
19445	Geo Pena-	A--A	C C Peters.
20222	Lawrence Collins-	A--A	Mays and Mays
20212	Marvin Lee Hart-	A--A	Lester Bocne
18969	J B Rankin-	Swind	Tankersly
20206	Pete Mitchell-Pieger-	Theft	Jail

TUESDAY JANUARY 19-1937

20132-	M J Barrow-	A-A	Oscar Reed
19937	Raymond Hall-	Theft	Roy Scott
19937	H B Ballinger-	Theft	Jail
20037	Vernon Edward Fox-	Theft	Jail
20239	Vernon Edward Fox-	Theft	Jail

WEDNESDAY JANUARY 20-1937

20131	Roy Edward Starr-	Theft	Mays and Mays
20042	Arthur Leo Spears-	Theft	Tankersly
19993	Overton A Sullivan-	Theft	Tankersly
20125	Jerry Brown-	A--A	Mays and Mays

THURSDAY JANUARY 21st-1937

20043	George Crunk-	A-A	Mays and Mays
20211	Don Collier-	A-A	Tankersly
18423	Jess Roe Oldham-	Theft	Jail
18446	Jess Roe Oldham-	Theft & Rept	Jail
18470	Jess Roe Oldham-	Theft	Jail
20124	Edrene Green-	Theft	Tankersly
20229	Otto Kitchen-	Theft	Jail

FRIDAY JANUARY 22-1937

20231	Adolphus Hudleston-	Theft	Jail
20233	Tommie Martin-	Theft	Jail
20232	Tommie Martin-	Theft	Jail
20089	Tom Newton-	Theft	L M Walker
20114	Emmett Dalton-	Tamp	Minor Moore
20116	Smee-	Theft	Minor Moore
20226	Steve Harmon-	Pistol	Jail

Stanley Bransford
 Byron Matthews
 Ass't Criminal Dist Atty's

Posted at Fort Worth Texas
 This the 15th day of January
 1937.

Friday Jan-15-1937

Comes Now W R Parker Criminal Dist atty and files motion to transfer the above numbered names and causes to the County Court at Law No. The Court after hearing said motion is of the opinion that they should be transferred.

IT IS THEREFORE ADJUDGED AND DECREED, that the above numbered causes be and are hereby transferred to the County court at law No two

Criminal Minutes County Court 18th
 Tarrant County pg 178
 2032 Judge of the County Court at law
 No 1

STATE OF TEXAS | IN THE COUNTY COURT AT LAW
 vs | NO 1 IN AND FOR TARRANT CO.
 TROY MITCHELL |

Now come the defendant in the above styled and numbered causes, and files motion for a new trial. The Court after hearing said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the defendant in the above numbered cause is hereby in all things granted, to which the defendant pleaded guilty to tampering and sentence imposed \$1.00 and cost which the defendant served out in jail.

David McGee
 Judge.

19422-23-24.

STATE OF TEXAS | IN THE COUNTY COURT AT
 vs | LAW NO ONE IN AND FOR
 TOM B MARSHALL | TARRANT COUNTY TEXA S

Comes now the defendant in the above styled and numbered causes, and filed motion for a new trial. The court after hearing said motion is of the opinion that same should be in all things granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the defendant be in all things granted, and to which the deft pleaded guilty to swindling and his sentence reduced to 4days in jail (3 cases) sentence to begin 10-5-36

David McGee
 Judge.

Handwritten initials and date: 1937

SETTING COUNTY COURT AT LAW NO TWO TARRANT COUNTY TEXAS.

MONDAY FEBRUARY 15-1937

20416 Robert Lewis Lockridge - - - - -Theft Jail
 20295 Rance Carr - - - - -Swindling Jail
 20294 Rance Carr - - - - -Swindling Jail

TUESDAY FEBRUARY 16- 1937

19742 Troy Mitchell - - - - -Agg Asslt Clifford Mays
 20283 James Coswell - - - - -Agg Asslt Ward Bailey
 20434 L.B.Blanton - - - - -Theft Raymond Wilson
 20313 Harold Wright - - - - -Theft Mays and Mays
 18763 Herbert Waddell - - - - - Agg Asslt Garland Flowers
 20336 Robert Jesse Rice - - - - - Theft Albert Baskins

WEDNESDAY FEBRUARY 17- 1937

20434 Overton A Sullivan - - - - - Theft Jail
 20123 Raymond Price - - - - - Agg Asslt L B Price
 20123 Lawrence Price - - - - - same same
 20319 Carl Sadler - - - - - Agg Asslt Arthur Lee
 20129 J O Parrish - - - - - Agg Asslt Walter Fritchard
 18956 Wm Bill Stewart - - - - - Swindling Bob Shropshire
 20224 Mrs Mattie C Wharton - - - - - same Mays and Mays
 20193 Emmett Andrew White - - - - -Theft Chester Collins
 19984 James Rockwell - - - - -A-A

THURSDAY FEBRUARY 18-1937

20019 Chas J Browning - - - - - Theft Arthur Lee Moore
 20020 same - - - - - same same
 20021 same - - - - - same same
 20018 same - - - - - same same
 20421 David Hunt - - - - - Agg Asslt Jail
 20332 Sonny Johnson - - - - - Agg Asslt Mays and Mays
 20419 Arthur Eubanks - - - - - Agg Asslt Dock Bliissard
 20263 Hugh Cleveland - - - - - Theft Clark Mills
 20432 same - - - - - Theft same
 20229 Otto Kitchen - - - - - Theft Garland Flowers.

Stanley Bransford
 Byron Matthews
 Ass't Criminal District Att'ys

Posted at Fort Worth Texas
 This the 10th day of February 1937
 Saturday February-13-1937.

There came on to heard a motion of the
 Criminal District att'y Will R Parker, to transfer the above numbered
 causes to the Criminal Court of the County Court at Law No 2.
 The Court after hearing said motion is of the
 opinion that they should be transferred.

ITH IS THEREFORE ORDERED ADJUDGED AND DECREED, that the
 above numbered causes are hereby transferred to the County Court at Law
 No 2

David M. Mays
 Judge of the County Court
 at Law No One
 Criminal Minutes County Court 18^B
 Tarrant County Pg. 180 of 2

Stafford-Lowdon Co., Fort Worth 14327

SETTLED IN THE COUNTY COURT AT LAW NO TWO
 TARRANT COUNTY TEXAS

MONDAY MARCH 15th-1937

20597	Robert Smith-	-----	-----	Theft	Jail
20286	Charles Lewis Poe-	-----	-----	Pistol	Geo P Clifton
18221	D O Padgit-	-----	-----	Swindling	Insane
19495	same-	-----	-----	Same	same
20278	Harry Price-	-----	-----	Agg Asslt	B D Shropshire
20592	Virgil O Russell-	-----	-----	Theft	W Ward Bailey
20591	Virgil T McCafferty-	-----	-----	Theft	same
20590	Billie S Willford-	-----	-----	Theft	same

TUESDAY MARCH 16-1937

20424	J M Paine-	-----	-----	Mal Misch	A W Rone
20431	Eddie Fox-	-----	-----	Agg Asslt	Tankersly
20493	Augustin Garcia-	-----	-----	Same	Same
20028	Lucille Idelle Lively-	-----	-----	Theft	Emmet Tom Dunn
20029	Lucille Idelle Lively-	-----	-----	Theft	same

WEDNESDAY MARCH 17-1937

17231	M B Pettyjohn-	-----	-----	Swindling	Armond Choate
19983	Estelle Rodgers-	-----	-----	same	Mays and Mays
20427	Johannie Newberry-	-----	-----	Theft	J M Matthews

THURSDAY MARCH 18th-1937

20449	Byron Leon Davis-	-----	-----	Theft	Hal O McConnell
20583	Mrs Enid Britton-	-----	-----	Theft	Jail
20475	H Blake Chancellor-	-----	-----	Swind	Morris Williams

FRIDAY MARCH 19th-1937

20583	Cuba Bracewell-	-----	-----	Theft	Harris Brewster
20584	Cuba Bracewell-	-----	-----	Theft	same
18343	Samuel Pascall-	-----	-----	Pistol	Hal O McConnell
20602	Sam Slaughter-	-----	-----	Pistol	Jail

STANLEY BRANSFORD
 BYRON MATTHEWS
 ASST. CRIMINAL DISTRICT ATTY

POSTED AT FORT WORTH TEXAS
 THIS THE 11th day of March 1937.

State of Texas
 County of Tarrant

In the County Court at Law No One
 Friday March 12th-1937

Comes Now Will R Parker. Criminal Dist Atty
 and files motion to transfer the above numbered causes to the County Court
 at law No No 2 from County Court at Law No 1.

The Court after hearing said motion is of the
 opinion that these causes should be transferred.

It is therefore ordered adjudged and decreed
 that the above numbered causes are hereby in all things transferred to
 the County Court at Law No 2.

David M. [Signature]
 Criminal Minutes County Court Judge of the County Court
 183 Tarrant County at Law No One
 Pg 186 2 of 2

27 ✓

Stanford-Lowdon Co., Fort Worth 14327

19935
 STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO ONE
 VS | IN AND FOR TARRANT COUNTY TEXAS
 BUCKLEY DUVALL PARISH. |

On this the 30th day of January A D 1937
 there came on to be heard a motion for a new trial in the above numbered and
 styled cause. The Court after hearing said motion of the opinion that same
 should be granted.

It is therefore adjudged and decreed that the defendant in
 above styled and numbered cause is hereby in all things granted a new trial.

David McGee Judge of the
 County Court at Law No One

19948-20190-20109-

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO ONE
 VS | IN AND FOR TARRANT COUNTY TEXAS.
 V S OSBORNE |

THERE CAME ON TO HEARD A CONTINUANCE IN THE ABOVE NUMBERED
 STYLED CASUES. THIS THE 30th day of Jaunaury, setting out that B T Johnson atty for
 the defendant being a member of the house of representatives. The Court after hearing
 said motion is of the opinion that same should be granted as that is the law.

David McGee Judge of the
 County Court at Law No One

20107.

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO ONE
 VS | IN AND FOR TARRANT COUNTY TEXAS
 J W SENYARD |

ON THIS the 30th day of ~~February~~ Jaunaury 1937. There
 came on to heard a motion for a new trial in the above and numbered cause. The
 Court after hearing said motion is of the opinion that same should be overruled.

It is therefore ordered adjudged and decreed that motion
 is in all things overruled, and the defendant filed his application and made bond
 to defer judgement until August 1st-1937 as prescribed by law. and the same is
 hereby granted.

David McGee Judge of the
 County Court at Law No One

20024-20025

STATE OF TEXAS | STATE OF TEXAS COUNTY OF TARRANT
 VS | COUNTY COURT AT LAW NO ONE
 RIETA HAYS |
 GLADYS WELLS. |

There came on this the 30th day of January and
 the Court heard a motion of the above defendants for a new trial. The Defendants
 at that time being in the Alabama State Penitentiary, it is of the opinion of the
 Court that sentence in the above numbered causes, would be of such a long duration
 that it would be impossible to bring them back to Texas. It is therefore ordered

adjudged and decreed that the motion is granted. David McGee Judge

STATE OF TEXAS

VS

BOB CALDWELL V-L-L

I
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I

IN THE COUNTY COURT AT LAW NO ONE
IN AND FOR TARRANT COUNTY TEXAS

ON this the 30th day of January there came on to be heard a motion for a new trial in the above numbered and named cause.

The Court after hearing said motion is of the opinion that same should be in all thing granted. Because of the remarks made by the Dist Atty in his argument to the jury.

It is therefore orded adjudged and decreed that ~~xxxxis~~ the motion for a new trial is all things hereby granted.

David McGee Judge?
County Court at Law No One.

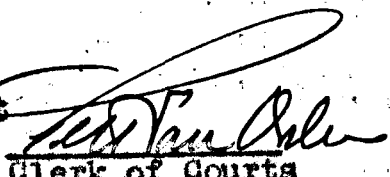
IN THE COUNTY COURT AT LAW NO 1
TARRANT COUNTY TEXAS.

SATURDAY JANUARY 30-1937

Be it remembered on this the 30th day of January 1937, the same being Saturday. There came for examination of the minutes of the Criminal Court at Law No One in and for the County of Tarrant, State of Texas. The Court after examination found same to be in all things correct. And now adjourns until court in course.

David McGee Judge
County Court at Law
No One Tarrant County
Texas.

Attest

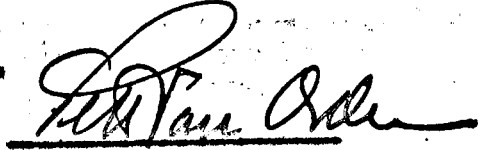

Clerk of Courts

MONDAY FEBRUARY 1st-1937

On this the 1st day of February 1937, there was begun and holden a regular Term of the County Court at Law No 1 for Criminal Cases, in the City of Fort Worth County of Tarrant. The Hon David McGee Judge presiding. There being present the Hon Will R Parker, Criminal District Atty. A B Carter Sheriff. Mrs Happy Shelton Clerk, when the following proceedings were had to-wit:-

David McGee Judge
County Court at Law
No 1 Tarrant County Texas

Attest.



State Of Texas
VS
Edward Reynolds

In THE COUNTY COURT AT LAW NO. ONE
IN AND FOR TARRANT COUNTY TEXAS

On this the 1st day of February there came on to
to be heard a mption for a new trial in the above numbered and named
causé.

The Court after hearing said motion is of the
opinion that same should be in all things granted. Because Writ of Habeas
Corpus granted and Defendant released on account of Physical condition.
Released to Geo.P.Gleason.

The following numbered and named caused overruled by operation of Law;

- No. 19718 State of Texas VS R.E. Tillery
- " 20098 " " " " O.T. Allen
- " 20122 " " " " Bob Caldwell
- " 20001 " " " " Ted Romanos
- " 18915 " " " " Dick Killian
- " 20124 " " " " Adrene Green
- " 20467 " " " " John L. Sullivan

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, APRIL 19TH

20900 Sam Miller - - - - - Pistol
20925-26-27 Boyd A. Shaw - - - - - Swindling
20893 Erskin Britton - - - - - Rem. Ferts from Auto

TUESDAY, APRIL 20TH

20910 Samuel C. Anderson - - - - - Asst. & Battery
20894 Earl Allen - - - - - AGG. Asst.
20546 Tom Daly - - - - - Tom Daly
19749 Margaret Ellis & Feal Johnson- Pistol
19763 Bob Howell - - - - - Pistol
20817 Ed Johnson - - - - - Pistol
20922 Johnnie Heath- - - - - AGG. Asst.
20574 A. R. Temple - - - - - Pistol

WEDNESDAY, APRIL 21ST

20284 Eugene Allen - - - - - Pistol
20833 Chas. L. Beland - - - - - Pistol
20259 Mathew Daniel- - - - - Pistol
20825 C. E. Hamilton - - - - - AGG. Asst.
19414 Joe Hartman - - - - - Pistol
20907 Fate Jones - - - - - Theft Under
20899 Lester Mathis- - - - - AGG. Asst.
20425 Bennie Pinto - - - - - Lottery
20875 Jimmie Seay -- - - - - AGG. Asst.

THURSDAY, APRIL 22ND

20909 Samuel C. Anderson - - - - - AGG. Asst. Asst & Batt.
20914 Fletcher Allen - - - - - Pistol
20674 Jessie R. Claunch- - - - - AGG. Asst.
20921 Curtis Cothron - - - - - AGG. Asst.
20911 Burt O. Jackson- - - - - AGG. Asst., Asst & Batt.
20912 Burt O. Jackson- - - - - Asst. & Battery
19933 Earl Matthews - - - - - Pistol
18940 H. D. Oakley - - - - - Rem. Property
20813 Robert Pearce- - - - - Rec. & Con.
20815 Carrie Belle Price - - - - - Theft

FRIDAY, APRIL 23RD

20703 H. B. Brown- - - - - AGG. Asst.
20816 Robert Clements- - - - - Drunk
20860 Earl Mims- - - - - Theft
20587 Harry Caldwell - - - - - Pistol
20892 Geo. Crumalde- - - - - Drunk
19455 Haney McDowell - - - - - Pistol
~~20861 W. G. Norman - - - - - Theft by Bailor~~

D. S. Luther

Stanley Bransford,
Byron Matthews,
Asst. Crim. Dist. Attys.

Filed at Fort Worth, Texas
this April 14, 1937.

April 14, 1937
Now comes Will R. Parker, Criminal Dist. Atty. and files a motion in County Court at Law No. 1 to have the above numbered cases transferred from County Court At Law No. 1 to County Court at Law No. 2. The Court after hearing said motion is of the opinion that they should be transferred.

It is therefore ordered adjudged and decreed that the above numbered causes, be and is hereby transferred from County Court at Law No. 1 to County Court at Law No. 2.

David M. Hays
Judge County Court at
Law No. 1
Criminal Minutes County Court
186 Tarrant County Pg. 184 1 of 3

FRIDAY, MAY 21

21001	Ethel Ratcliffe	Swindling
21002	Ethel Ratcliffe	Swindling
20548	C. D. Thurman	Swindling
20324	Mrs Mattie C Wharton	Swindling
20905	Charlie King	Theft Under, By B/& Embr
20447	Floyd Seaton	Theft
21002	J. C. Cornfield	A A
20985	James Rogges	A A
20834	C. W. Rightly	A A
12332	Vernon Longbottom	Abusive Lang & Dist Peace
20031	J. C. Thompson	Viol Pure Food Law
21017	Lela Reed	Simple Assault
21018	Charlie Reed	Simple assault

Stanley Bransford

Ass't Criminal Dist Atty

Posted at Fort Worth,
Texas, the 12th of May, 1937

May 11th. 1937;

On this day came on to be heard the motion of the Criminal District Attorney, requesting that the above numbered and styled cases be transferred to County Court at Law No. 2 of Tarrant County and the court, after hearing said motion and being fully advised in the premises, is of the opinion that said cases should be, and the same is hereby transferred to the County Court at Law No. 2 of Tarrant County, Texas.

David M. York
Judge, County Court at Law No. 1
Tarrant County, Texas.

SETTING - COUNTY COURT AT LAW NO. 1, TARRANT COUNTY, TEXAS

MONDAY, MAY 17

21085	Latonio Lopez	Theft
21083	John James Follard	AA
21073	John Aldridge	Theft
20800	Earl Mims, alias	Theft

TUESDAY, MAY 18

John Barber	Drunk ^{City} (Appeal)
C. B. Scott	Drunk (Appeal)
Clifford Brown	Gaming
Albert Encill	Gaming
James B. Wynn	Gaming
Edward Holley	Gaming
Handley Davis	Drunk
Ernest Gomez	Drunk
Rudolph Cisneroz	Drunk
Virgil Thomas	Gaming
Jack Scott	Gaming
Jesse Williams	Gaming
Virgil Phillips	Drunk
Robert H. Reed	Drunk
20366 Alonzo Gambles	Drunk
20423 Richard Lane	Vag
20423 Bennie Finto	Lottery
Wa-N-	
20974-C Wa Nelson	Vag

City
Drunk (Appeal)
Drunk (Appeal)
Gaming
Gaming
Gaming
Gaming
Drunk
Drunk
Drunk
Gaming
Gaming
Gaming
Drunk
Drunk
Drunk
Gaming
Gaming
Drunk
Drunk
Drunk
Vag
Lottery
Vag

WEDNESDAY, MAY 19

21011	Vernon Nelson	VLL
21010	Vernon Nelson	VLL
21003		
20960	Ann Blakeley	VLL
20879	Jess Holmes	VLL
20319	H. F. Hawkins	VLL
20209	Hattie Hays	VLL
20744	Davey Jones	VLL
20582	Leland B. Lowe	VLL
20873	E. E. Kelly	VLL
20604	Troy Land	VLL
20405	Mrs Myrtle Ramirez	VLL
20432	Estelle Storey	VLL
20959	Ray Thrash	VLL
20905	Gilbert Voss	VLL
21004	Winston Johnson	AA

THURSDAY, MAY 20

20604	Ruth Kay	Swindling
21036	Kathryn Starkey	Theft
19671	Langious Simmons	Theft
20901	Alene Fuller Richardson	A A
20904	Tanner Porter	A A
20872	Jessie Jackson	A A
20909	L. C. Combs	A A
20397	Mary Bank	Pistol
19752	Samuel C. Phillips	Simple assault
20604	Luther Black	A A
20620	Ray Smith	A A
W 20620	Earl Summers	A A

2047I

State Of Texas
VS
Bert Gilstrap

|

County Of Tarrant
County Court At Law No. I

Comes now the defendant in the above styled and numbered cause and files motion for a new trial. The Court after hearing the said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said motion is hereby overruled.

Dave McGee
Judge

20234

State Of Texas
VS
W. T. Berry

|

County Of Tarrant
County Court At Law No. I

Comes now the defendant in the above styled and numbered cause and files motion for a new trial. The Court after hearing the said motion is of the opinion that same should be overruled.

It is THEREFORE ORDERED ADJUSTED AND DECREED THAT THE SAID MOTION IS HEREBY OVERRULED.

Dave McGee
Judge

20619

State Of Texas
VS
J. T. Seay

|

County of Tarrant
County Court At Law No. I

Now comes the defendant in the above styled and numbered cause, and filed motion for a new trial. The Court after hearing said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the defendant is hereby in all thing granted a new trial.

Dave McGee
Judge

21009

State Of Texas
VS
W. L. McCandless

|

County of Tarrant
County Court At Law No. I

Now comes the defendant in the above styled and numbered cause, and filed motion for a new trial. The Court after hearing said said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the defendant is hereby in all things granted a new trial.

Dave McGee
Judge

State Of Texas
VS
Mary Brown

2095I
↓

County Of Tarrant

County Court At Law No. I

Comes now the defendant in the above styled and numbered cause and files motion for a new trial. The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the motion is hereby overruled. Defendant is given until the 1st day of July, 1937.

Dave McGee
Judge

State Of Texas
VS
Cecil Medford

21088
↓

County Of Tarrant

County Court At Law No. I

Comes now the defendant in the above styled and numbered cause and files motion for a new trial. The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the motion is hereby overruled. Judgement deferred until August, Thirty first, 1937.

Dave McGee
Judge

In The County Court At Law Number One
Tarrant County Texas

Saturday June 5th, 1937

Be it remembered on this the fifth day of June, 1937, the same being Saturday, there came for examination of the Minutes of the Criminal Court At Law No. One in and for the County of Tarrant, State of Texas. The Court after examination found same to be in all things correct and now adjourns until Court in Course.

David McGee
David McGee
Judge
County Court at Law No. 1.
Tarrant County, Texas

Attest [Signature]
Clerk of the Courts

Monday June 7th, 1937

On this the 7th day of June, 1937, there was begun and holden a regular term of the County Court at Law, No. 1 for Criminal Cases, in the City of Ft. Worth and County of Tarrant. The Hon. David McGee, Judge presiding. There being present the Hon. Will R. Parker, Criminal Dist. Atty., A. B. Carter, Sheriff and Mrs. Happy Shelton Clerk when the following proceedings were had to-wit:-

David McGee
David McGee
Judge
County Court At Law No. 1
Tarrant County, Texas

Attest [Signature]
Clerk of the Courts

21361.....G.L.Gilley.....A.A.
 21378.....Cliff Holland.....Drunk
 21379.....Anton Mundowsky.....Vag.
 21374.....Edd Hall.....Drunk
 21377.....Hunter Gassoway.....Drunk

Motion to transfer cases from County Court at Law No.1
 to County Court at Law No.2.

On this the 21st day of June there came on to be heard
 a motion of the Criminal District Attorney, Will R. Parker
 to transfer the above styled and numbered causes to The
 County Court at Law No. TWO. The Court after hearing said
 motion is of the opinion, that motion should be granted.
 IT IS THEREFORE ORDERED; ADJUDGED AND DECREED THAT THE
 above numbered causes should be and are hereby transferred.

David McGee
 David McGee-Judge of The
 County Court at Law No.1.

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, JUNE 21ST

~~21354 Jack [unclear] - - - - - Drunk~~
21339 Opal Roach - - - - - Theft
21356 Kathryn Starkey - - - - - Theft
21316 Ed Henry Thomas - - - - - Agg. Asst.
~~21355 [unclear] - - - - - Drunk~~
21349 Loretta Thomas - - - - - Theft

TUESDAY, JUNE 22ND

21084 Winston Johnson - - - - - Agg. Asst.
20949 Melvin L. Lawson - - - - - Agg. Asst.
21321 A. McGarrity - - - - - Drunk
21338 Wm. Merrifield - - - - - Drunk
21322 Wm. M. Merrifield - - - - - Vag.
21338 Annie Morgan - - - - - Theft
~~21333 [unclear] - - - - - Drunk~~
21317 Charles Rogers - - - - - Agg. Asst.

WEDNESDAY, JUNE 23RD

21227 Daniel J. Greenwood - - - - - Swindling
21304 James C. Gipsen - - - - - Carrying Knucks
21223 Willie Edward Goodman - - - - - Vag.
21088 N. J. Hall - - - - - Swindling
21089 N. J. Hall - - - - - Swindling
21093 Richard (Dick) Howe - - - - - Theft by Bailee
21341 J. S. Hightower - - - - - Lottery
21340 H. D. Hightower - - - - - Lottery

THURSDAY, JUNE 24TH

20873 Harry Hoosier - - - - - Lottery
21337 Elmo Brooks - - - - - Theft
18372 Laurence Carlock - - - - - Lottery
21333 H. C. Cain - - - - - Theft
21332 John Chaboz - - - - - Drunk
21331 Harry Crawford - - - - - Vag.
16733 R. M. Diggs - - - - - Lottery
21334 Mary Devereaux - - - - - Theft
20620 Eddie Ford - - - - - Theft

FRIDAY, JUNE 24TH

21295 E. B. Baker - - - - - Drunk
21290 Rollie Eldon Barnett - - - - - Vag.
19384 Mrs. Rose Brown - - - - - Theft
21209 Oliver Bruce & Helen Rossing - Swindling
21224 Willie Dawkins - - - - - Agg. Asst.
20935 Annis Beland - - - - - Theft

Stanley Bransford,
Byron Matthews,
Asst. Criminal Dist. Attys.

Posted at Fort Worth, Texas
this June 17, 1937.

On this the 17th day of June, 1937 there came on to be heard a motion of the Criminal Dist. Atty, Will R. Parker to transfer the above numbered cases to the County Court At Law No. 2. The Court after hearing said motion is of the opinion that motion should be granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT THE above numbered causes should be and are hereby transferred.

Criminal Minutes County Court David [unclear]
1815 Tarrant County 186 182

Miller
9400 Rf
Andrewson
Gavin [unclear]
186
Edmund
Mc [unclear]
York Edmund
son

No. 21234

State Of Texas | In the County Court at Law No. I
 VS | Tarrant County, Texas
 W. F. Bryant | Order ~~OVERRULING~~ MOTION FOR NEW TRIAL

On this the 2nd day of August, 1937 came on to be heard the motion of defendant herein for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee
 Judge

No. 21460

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY, TEXAS
 VICTOR W. SCHAESLER | ORDER GRANTING NEW TRIAL

On this the second day of August, 1937 came on to be heard the motion of Defendant herein for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that a new trial be granted in the said above styled and numbered cause.

David McGee
 Judge

No. 21208

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY, TEXAS
 JOHN ANDERSON | ORDER OVERRULING MOTION FOR NEW TRIAL

ON this the 2nd day of August, 1937 came on to be heard the motion of defendant for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for a new trial be in all things overruled,

David McGee
 Judge

No. 21396

STATE OF TEXAS |
 VS |
 T.B.KEMP JR. |

IN THE COUNTY COURT AT LAW NO. I
 TARRANT COUNTY, TEXAS
 ORDER GRANTING NEW TRIAL

On this the second day of August, 1937 came on to be heard the defendants motion for new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge

No. 21706

STATE OF TEXAS |
 VS |
 C.J.COX |

IN THE COUNTY COURT AT LAW NO. I
 TARRANT COUNTY, TEXAS
 ORDER GRANTING NEW TRIAL

On this the second day of August, 1937 came on to be heard the defendants motion for new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge.

No. 21734

STATE OF TEXAS |
 VS |
 P.E.MOORE |

IN THE COUNTY COURT AT LAW NO. I
 TARRANT COUNTY, TEXAS
 ORDER GRANTING NEW TRIAL.

On this the second day of August, 1937 came on to be heard the defendants motion for new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial should be granted in the above styled and numbered cause.

David McGee
 Judge.

Clo. June

IN THE COUNTY COURT AT LAW NO. I
TARRANT COUNTY, TEXAS

SATURDAY JULY 31st 1937

Be it remembered on this the 31st day of July, 1937, the same being Saturday, there came for examination of the Criminal Minutes of the County Court at Law No. I in and for the County of Tarrant, State of Texas. The Court after examination found same to be in all things correct and adjourns until Court in course.

David McGee
Judge
County Court at Law No. I
Tarrant County, Texas

Attest
Clerk of the Courts

open Aug

Monday August 2nd, 1937

On this the 2nd day of August, 1937, there was begun and holden a regular term of the County Court at Law No. I for Criminal Cases, in the City of Ft. Worth and County of Tarrant. The Honorable David McGee, Judge presiding. There being present the Honorable Will R. Parker, Criminal District Attorney, A. B. Carter, Sheriff and Mrs. Happy Shelton, Clerk when the following proceedings were had to-wit;

David McGee
Judge
County Court at Law No. I
Tarrant County, Texas

Attest
Clerk of the Courts

21887	Thomas Gifford	Drunk
21889	James Chatham	Vag. ¹
21876	Johnnie Swartz	Vag. ¹
21882	B.A.Morgan	Drunk
21894	Ide Rowan	Vag.
21883	J.D.CLANCY	Vag.
21893	Muriel Davis	Drunk
21875	T.T.Turner	Drunk
21873	F.M.Johnson	Drunk
21896	Walter Smith	Throwing Stones
21870	Leroy D.Adams	Drunk
21278	Smitty Watkins	S.A.

On this the 16th day of August, 1937 there came on to be heard a motion of the Criminal Dist/Atty., Will R. Parker to transfer the above numbered cases to the County Court at Law No. 2. The Court after hearing said motion is of the opinion that motion should be granted.

It is therefore ordered, adjudged and decreed that the above numbered causes should be and are hereby transferred.

David McGeel
 Judge-Co. Court at Law No. 1.

Criminal Minutes County Court 18 B
 Tarrant County 19. 189 1 of 3

21921.....S.I.Bassinger.....Drunk
 21926.....Turner Arrington.....Vag.
 21922.....Bert Welch.....Drunk
 21924.....Demetrio Pedillo.....Drunk

On this the 18 day of August, 1937 there came on to be heard
 a motion of the Criminal Dist. Atty., Will R. Parker to trans-
 fer the above numbered causes to the County Court at Law No.
 Two. The Court having heard said motion is of the opinion
 that motion should be granted.

It is therefore ordered, adjudged and decreed that the above
 numbered causes should be and are hereby transferred.

Judge-County Court at Law No. 1

Criminal Minutes County Court 18^B
 Tarrant County pg. 189 3 of 3

J.T.Thomas.....Drunk
S.J.Morgan.....Drunk
Olive Hall.....Drunk
W.A.Statum.....Drunk
Winfred Eakins.....Drunk
Cora Jones.....Vag.
Effie Cannon.....Drunk
Elnore Green.....Vag.
Tom Bosley.....Drunk

On this the 17th day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty. Will R. Parker to transfer the above styled and numbered causes to the County Court at Law No. 2. The Court after hearing said motion is of the opinion that said motion should be granted.

It is therefore ORDERED, ADJUDGED AND DECREED that the above styled and numbered causes should be and are hereby transferred.

Judge-County Court at Law No. 1

- 21932.....Fred Dallas.....Drunk
- 21933.....James A. Smith.....Drunk
- 21942.....L.C. Walker.....Drunk

On this the day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty., Will R. Parker to transfer the above numbered causes to the County Court at Law No. Two. The Court having heard said motion is of the opinion that motion should be granted.

It is therefore ordered, adjudged and decreed that the above numbered causes should be and are hereby transferred.

Judge-County Court at Law No. 1

*Criminal Minutes County Court 18^B
Tarrant County pg. 190 1056*

- 21949.....Kittie McWhirter.....Drunk
- 21960.....Fred Burleson.....Drunk
- 21959.....Abner B. Staples.....Drunk
- Marcus Lewis Dennard #21963.....Theft
- 21948.....B.C. Henry.....Vag.
- 21958.....Willie Brown.....Drunk

On this the 21 day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty., Will R. Parker to transfer the above numbered causes to the County Court at Law No. Two. The Court having heard said motion is of the opinion that motion should be granted.

It is therefore ordered, adjudged and decreed that the above numbered causes should be and are hereby transferred.

*Criminal Minutes County Court 18^B
Tarrant County pg. 190 2056*

Judge-County Court at Law No. 1

- 21968.....J.L. King.....Drunk
- 21956.....Tommie Lewis.....A.A.
- 21964.....Frank Scott.....Drunk
- 21966.....Quinn Bridges.....Drunk
- 21965.....Bill Mothershed.....Drunk
- 21971.....Morris Nail.....Vag.
- 21969.....Estella Carr.....Drunk
- 21676.....Tennie J. Williams.....Vag.
- 21977.....Vaughn White.....A.A.
- 21857.....Sid Seth.....Vag.
- 21918.....John D. Dawkins.....Drk
- 21919.....W.E. Dawkins.....Drk
- 21970.....Lillie Turner.....Drk

On this the 13 day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty. Will R. Parker to transfer the above numbered causes to the County Court at Law No. Two. The Court after hearing said motion is of the opinion that motion should be granted.

It is therefore ORDERED, ADJUDGED AND DECREED that the above numbered causes be and are hereby transferred.

Stafford-Lowdon Co., Fort Worth 14327

- 21222 CHAS. N. KIRBY --- Vag
- 21979.....John Arnell.....Theft
- 21995.....Alberton Brierton..Drunk
- 21994.....Andrew P. Alsbrook..Drunk
- 21996.....Henry Brisby.....Drunk
- 21992.....Ben C. Henry.....Drunk
- 21980.....Louise Smith.....Drunk
- 21540.....C.L. Weatherbee.....A.A.
- 21739.....Cornelius EARLIER Shaw...Theft

On this the 25 day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty., Will R. Parker to transfer the above numbered causes to the County Court at Law No. Two. The Court after hearing said motion is of the opinion that motion should be granted.

It is therefore ORDERED, ADJUDGED AND DECREED that the above numbered causes be and are hereby transferred.

David M. Gee

Judge-County Court At Law No. 1
Criminal Minutes County Court 188 Tarrant County pg 190 4 of 6

- 22008.....Cliff Holland.....Drunk
- 22009.....H. Hughes.....Drunk
- 22010.....Harmon Williams.....Vag.

On this the 27 day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty., Will R. Parker to transfer the above numbered causes to the County Court at Law No. Two. The Court after hearing said motion is of the opinion that motion should be granted.

It is therefore ORDERED, ADJUDGED AND DECREED that the above numbered causes be and are hereby transferred.

David M. Gee

Criminal Minutes County Court 188
Tarrant County pg 190 5 of 6 Judge-County Court at Law No. 1

21810 - Geo. Earl McKinley - Theft

On this the 30 day of August, 1937 there came on to be heard a motion of the Criminal Dist. Atty., Will R. Parker to transfer the above numbered causes to the County Court at Law No. Two. The Court after hearing said motion is of the opinion that motion should be granted.

It is therefore ORDERED, ADJUDGED AND DECREED that the above numbered causes be and are hereby transferred.

Criminal Minutes County Court 188 *David M. Gee - Judge*
Tarrant County pg 190 6 of 6 County Court at Law No. 1

The following styled and numbered cases are hereby, upon motion of of the court transferred to County Court at Law No. 2 this the 7th. day of September 1937.

David Amys

Judge County Court at Law No. 1

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY

MONDAY, SEPTEMBER 13TH

- Henry Adkins - - - - - AGG. Assault
- ~~22212~~
- 22102 Wayne Cummings - - - - - AGG. Assault
- 19372 Robert Johnson - - - - - AGG. Assault
- 22041 Hubert Maxwell - - - - - Vag.
- Orville Wright - - - - - Theft Under
- 22117 Josephine Williams - - - - - Theft Under

TUESDAY, SEPTEMBER 14TH

- 21840 R. L. Sewell - - - - - Swindling
- 21445 C. W. Quayle - - - - - Swindling
- 21522 Mildred Massingill - - - - - Swindling
- 21521 ditto ditto
- 21523 ditto ditto
- ~~21524 ditto ditto~~

WEDNESDAY, SEPTEMBER 15TH

- 21337 Elmo Brooks - - - - - Theft
- 21560 G. B. Arnold - - - - - Swindling
- 21561 Ditto ditto
- 21972 Harvey L. Wigley - - - - - Theft
- 21079 D. M. Millsap - - - - - Swindling
- 21078 ditto ditto

THURSDAY, SEPTEMBER 16TH

- 21864 Royd Bill Moore alias- - - Theft
- 21952 J. M. Cogdell - - - - - Swindling
- 20898 C. B. (Bill) Butler- - - Swindling
- 21014 C. B. Butler "
- 21015 ditto "
- 20556 ditto "
- 20929 ditto "
- 21000 ditto "
- 21001 ditto "
- 20968 ditto "
- 20849 ditto "
- 20550 ditto "
- 20581 ditto "

FRIDAY, SEPTEMBER 17TH

- 21214 Bruce Cornelius.....Theft
- 20270 Owen Davis.....Theft
- 21993 A.B.Cooke.....Drunk
- 21954 Leroy Chapman.....A.A.
- 21858 Alvin Conde.....Drunk
- 22101 C.B.Butler.....Swind.
- 19313 David R.Dyer.....Swind.
- 21745 Scotty Carter.....A.A.
- 18897 Weldon Ealy.....Theft
- 21552 John Carmichael.....Threat
- 21758 Ben Bogle.....Theft By Bailee
- 20906 Roy Knight.....Theft

Asst. Crim. Dist. Attorneys.

Filed at Fort Worth,
Texas this September 7, 1937.

Byron Matthews
Stanley Bransford
Asst.Crim.Dist.Attorneys

Criminal Minutes County Court 18^B
Tarrant County pg 191

X

C A U S E N U M B E R 2 2 0 1 9

THE STATE OF TEXAS
VS NO. 22019
GEORGE WM. WAGNER

IN THE COUNTY COURT AT LAW NO. I OF TARRANT COUNTY
TARRANT COUNTY TEXAS
AUGUST TERM A. D. 1937 OCTOBER 2, 1937

On this day came the District Attorney prosecuting the pleas of the State; came also the defendant in person and by his Attorney; then came on to be heard the motion of Defendant for a new trial in the above numbered and entitled cause, and the Court after hearing said motion, argument of counsel thereon and being fully advised in the premises is of the opinion that the law is against the defendant. It is therefore ordered, adjudged and decreed by the Court that said motion for a new trial be overruled to which action of the Court the Defendant in open Court excepts and gives notice of appeal to the Court of Criminal Appeals at Austin, Texas. Defendant is given Sixty (60) Days in which to prepare and file his statement of facts and bills of exception after the adjournment of this term of Court.

*12/1/37 -
30 Days extension of time granted by Court for Deft.
to prepare Bills of Exceptions + Statement of Facts.
6-11-38 Mandate from Court of Crim. Appeals Affirming Judgment. (Heard 5/25/38)
See Mandate*

State of Texas
VS
Geo. Wm. Waagner

No. 22019
In the County Court at Law No. I
Tarrant County, Texas
Recognizance

On this the second day of October, 1937, there came into open Court Geo. Wm. Wagner, defendant in the above entitled and numbered cause, who together with Henry Bishop and Horace Tankersley, his sureties, acknowledged themselves severally indebted to the State of Texas in the Penal sum of \$300.00, conditioned that the said Geo. Wm. Wagner, who has been convicted in this cause of a misdemeanor, to-wit; theft under Fifty Dollars, and his punishment assessed at 30 days in Jail, together with all costs of court in this cause, 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 cause.

[Empty rectangular frame for minutes content]

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY, TEXAS
 THE FOLLOWING CAUSES OVERRULED BY OPERATION OF LAW.

- 21443 - - - - - OGordon Grimes
- 20929 - - - - -W.V.Brown
- 21236 - - - - -D.C.Boyd
- 21998 - - - - -Claude Vaughn
- 21582 - - - - -Frank Ball
- 21581 - - - - -Frank Ball

~~-----~~

David McGee
 Judge

 NO. 22253

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY, TEXAS
 LUCILLE TODD | ORDER GRANTING NEW TRIAL

On this the fourth day of October, 1937, came on to be heard the defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge

 NO. 22047

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY, TEXAS
 EMMETT WHITE | ORDER GRANTING NEW TRIAL

On this the fourth day of October, 1937, came on to be heard the defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge

 No. 22123

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY, TEXAS
 G. D. CLARK | ORDER GRANTING NEW TRIAL.

(O V E R)

On this the fourth day of October, 1937, came on to be heard the defendant's motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted.

It is therefore the order of the Court that a new trial be granted in the above styled cause.

David McGee
Judge

No. 22368

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
VS | TARRANT COUNTY, TEXAS
A.M. ROSS | ORDER GRANTING NEW TRIAL

On this the fourth day of October, 1937, came on to be heard the defendant's motion for new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled cause.

David McGee
Judge

No. 21967

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
VS | TARRANT COUNTY, TEXAS
WM. V. BROWN | ORDER GRANTING NEW TRIAL

On this the fourth day of October, 1937, came on to be heard the defendant's motion for new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted, in the said above styled cause.

David McGee
Judge

No. 21853

STATE OF TEXAS | IN THE COUNTY COURT AT LAW NO. I
VS | TARRANT COUNTY, TEXAS
BUD BREWER | ORDER OVERRULING MOTION FOR NEW TRIAL
AND TO DEFER JUDGEMENT TO DEC. 10, 1937.

On this the fourth day of October, 1937, there came on to be heard a motion for a new trial in the above styled and numbered cause. The Court after hearing said motion is of the opinion that Judgment of same should be deferred to December 10th, 1937.

Therefore it is the order of the Court that judgment be deferred to ~~Feb~~ ^{MARCH} 10th, 1938 in the above styled and numbered cause.

David McGee
Judge

*Clo.
Aug. Term*

APPROVAL OF MINUTES
AUGUST TERM, 1937

On this the 2nd day of October A.D. 1937, the same being the last day of the August Term of The County Court at Law No. I in and for Tarrant County, there came on for examination and approval by the Court of the Minutes of said Court for said term thereof and the Court, after reading said Minutes and after finding same correct in all things does here and now in open Court, sign and approve same.

David McGee
Judge, County Court at Law No. I
Tarrant County Texas

Attest:
Mrs. Happy Shelton
County Clerk
By *[Signature]*
Court Clerk

*Open
Oct. Term*

Monday October 4th, 1937

On this the 4th day of October, 1937 there was begun and holden a regular term of the County Court at Law No. I for Criminal Cases, in the City of Ft. Worth and County of Tarrant. The Honorable David McGee, Judge presiding. There being present the Honorable Will R. Parker, Criminal District Attorney, A. B. Carter, Sheriff, and Mrs. Happy Shelton, Clerk when the following proceedings were had to-wit;

Attest *[Signature]*
Clerk

David McGee
David McGee-Judge
County Court at Law No. I
Tarrant County Texas

Stafford-Lowdon Co., Fort Worth 14327

STATE OF TEXAS
COUNTY OF TARRANT

October 14th, Thursday

Now comes Will R. Parker Criminal District Attorney through his Assistant, Stanley Bransford and files motion to transfer the following numbered causes from County Court at Law No. ONE to County Court at Law No. TWO.

It is therefore ordered adjudged and decreed that the causes listed below are now transferred from Co. Court at Law No. I to Co. Court at Law No. 2

SETTING - COUNTY COURT AT LAW NO. TWO TARRANT COUNTY, TEXAS

David Miller Judge Co. Court at Law No 1

MONDAY, OCTOBER 18TH

- 22395 Hubert Maxwell - - - - - Drunk....Jail
- 22314 Harry Hancock - - - - - A.A. on Child..M.Ward Bailey
- 21788 Phoenix C. Harris - - - - - A. A...Mays
- 21787 ditto A. A...."
- 22217 Travis Howard - - - - - A. A..Ardell Young
- 22458 Newton Henderson - - - - - Dump. refuse near M...Notified
- 22413 I. D. Hightower - - - - - Slot Machine McConnell
- 22415 Carrie Bragg.....Theft.....Mays

TUESDAY, OCTOBER 19TH

- 22235 John McNeil . - - - - - A. A...Cline
- 21338 Annie Morgan - - - - - Theft....Morrison
- 22302 Johnnie Mullins - - - - - Vag...Raymond Wilson
- 22106 Troy Mitchell - - - - - Temp. With Mtr. Veh. Jail
- 22052 Herbert Robertson - - - - - Slot Machine..J.R.Foster
- 22416 R. L. Dyer - - - - - Swindling..Bonsmn.notified

WEDNESDAY, OCTOBER 20TH

- 22398 Chas. Bloch Doster - - - - - Theft....Mays
- 22404 Minnie Cook - - - - - Ent. Minor from Leg. Cus. McConnell
- 21593 Jess J. Childers - - - - - Theft...Arnold Davis
- 22020 Clarence Cook - - - - - A. A...Albert Baskin
- 21464 C. H. Caviness - - - - - A. A..Tolbert
- 21095 W. C. Carson - - - - - Swindling...Tankersley
- 20412 W. C. Carson - - - - - Swindling..... " "

THURSDAY, OCTOBER 21ST

- 21367 D. C. Boyd - - - - - Swindling..Mays
- 22231 D. C. Boyd - - - - - Embalm. with ut License Mays
- 22421 A. F. Byrd - - - - - A. A..Byrd Notified
- 22329 Mary Brown - - - - - Theft..Cline

FRIDAY, OCTOBER 22ND

- 21290 Ellison Denton - - - - - Pistol...Jail
- 22409 Al Bernie Bryant - - - - - A.A....F.L.Larson 4-0091 Bryant notified
- 22466 I. E. Atwood - - - - - Swindling...Tankersley
- 21363 J. A. Fridgeon - - - - - Adultery..FredPWhitaker notf.

Stanley Bransford, Byron Matthews, Asst. Criminal District Attorneys.

Posted at Fort Worth, Texas this October 14, 1937.

Criminal Minutes County Court 158 Tarrant County 19 194

November 10th 1937. Comes now the Criminal District Attorney and files motion to transfer the styled and numbered causes listed below from the County Court at Law No.1 to the County Court at Law No.2. The Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that the styled and numbered causes listed below be and are hereby transferred to the County Court at Law No.2

David M. Melton
Judge-County Court At-Law No.1

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, NOVEMBER 15TH

- 22585 Adrian Ferris - - - - - Pistol
- 22584 Adrian Ferris - - - - - A. A.
- 22630 Adrian Ferris - - - - - Threat to Take Life
- 22688 T.T. Turner - - - - - *Drk*
- 21521-2-3 Mildred Massingill - *Swind.*
- 22420 - Jos. L. Sweeney - *swind.*
- 22681 - Wm. V. Brown - *Drk.*
- 22660 - John Morlon - *Drk.*
- 22694 - " " - *Drk.*

TUESDAY, NOVEMBER 16TH

- 22553 Andrew Givens - - - - - Theft
- 18997 Guy Neel - - - - - Swindling
- 16739 Mrs. J. Kelly Naylor - - - Swindling
- 22665 A. H. Phillips - - - - - Theft by Bailee
- 22562 John L. Robinson - - - - - Theft
- 22342 Robert Ingram Strickland - Theft
- 21900 Ben Martin - - - - - A. A.

WEDNESDAY, NOVEMBER 17TH

- 22326 Homer Dodd - - - - - Theft
- 22552 Homer Dodd - - - - - Theft
- 22673 Homer Dodd - - - - - Drunk
- 22497 Homer Dodd - - - - - Vag.
- 22633 Earl Lee Hines - - - - - Theft
- 22058 M. L. Waldie - - - - - Mal. Misch.
- 21841 Milburn Williams - - - - - A. A.
- 21216 Ed Henry Thomas - - - - - A. A.
- 22546 Mrs. Buck Teague - - - - - Theft
- 21425 Willie Speed - - - - - A. A.
- 22474 Jos. L. Sweeney - - - - - Swindling

THURSDAY, NOVEMBER 18TH

- 22480 Ben Bogle - - - - - Drunk
- 22415 Carrie Bragg - - - - - Theft
- 21560 G. B. Arnold - - - - - Swindling
- 21561 G. B. Arnold - - - - - Swindling
- 22242 Brody R. Clark - - - - - Pistol
- 22680 Harry Brown - - - - - A. A.
- 22664 E. W. Burns - - - - - Swindling
- 21809 Charlie Waggoner - - - - - Theft
- 22639 Tigge Young - - - - - Drunk
- 22672 Tigge Young - - - - - Drunk

FRIDAY, NOVEMBER 19TH

- ##### - - - - - #.##.
- 22666 Wm Hazen Cathcart - - - - - Theft
- 22575 Geo. Gold - - - - - A. A.
- 22631 Jim Ingram - - - - - Cutting Timber
- 21803 Roscoe Lewis - - - - - A. A.
- 21553 Ben Martin - - - - - A. A.
- 22448 Lee M. Roberts - - - - - Speeding
- 22436 F. W. Engels - - - - - Speeding

Stanley Bransford,
Byron Matthews,
Asst. Crim. Dist. Attys.

Filed at Fort Worth, Texas
this November 10, 1937

Criminal Minutes County Court 18 B
Tarrant County pg 195

STATE OF TEXAS

STATE OF TEXAS

IN THE COUNTY COURT AT LAW NUMBER ONE

VS

TARRANT COUNTY, TEXAS

THE FOLLOWING CAUSES OVERRULED BY OPERATION OF LAW

22002-E.A. Welch

22151-Vernon Cearley

No. 22502

State of Texas

VS

Leslie Vernon Crow

IN THE COUNTY COURT AT LAW NO. I
TARRANT COUNTY TEXAS
(ORDER GRANTING NEW TRIAL

On this the fourth day of December, 1937, came on to be heard the Defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
Judge

No. 21421

State of Texas

VS

Henry Smith

IN THE COUNTY COURT AT LAW NO. I
TARRANT COUNTY TEXAS
ORDER GRANTING NEW TRIAL

On this the fourth day of December, 1937, came on to be heard the Defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
Judge

No. 22505

State of Texas

VS

Weldon Barrow

IN THE COUNTY COURT AT LAW NO. I
TARRANT COUNTY TEXAS
ORDER GRANTING NEW TRIAL

ON this the fourth day of December, 1937, came on to be heard the Defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
Judge

No. 22519

State of Texas | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY TEXAS
 Lloyd Hooker | ORDER GRANTING NEW TRIAL

On this the fourth day of December 1937, came on to be heard the Defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge

No. 16954

State of Texas | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY TEXAS
 Howard Riggins | ORDER OVERRULING MOTION FOR NEW TRIAL

On this the fourth day of December, 1937, came on to be heard the motion of defendant herein for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled. It is therefore the order of the Court that said motion for a new trial be in all things overruled.

David McGee
 Judge

No. 22628

State of Texas | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY TEXAS
 Charley Ingram | ORDER GRANTING NEW TRIAL

On this the fourth day of December, 1937, came on to be heard the Defendants motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge

No. 22098

State of Texas | IN THE COUNTY COURT AT LAW NO. I
 VS | TARRANT COUNTY TEXAS
 Bill McAdams | ORDER GRANTING NEW TRIAL

On this the fourth day of December, 1937, came on to be heard the Defendants motion for a new trial in the above style and numbered cause and the Court after hearing said motion is of the opinion that a new trial be granted. It is therefore the order of the Court that a new trial be granted in the above styled and numbered cause.

David McGee
 Judge

DECEMBER 4th, 1937

ON THIS THE 4th DAY OF DECEMBER, 1937, THE SAME BEING SATURDAY THERE CAME ON FOR EXAMINATION BY THE COURT OF THE ABOVE AND FOREGOING MINUTES OF THE OCTOBER TERM OF THE CRIMINAL COURT OF THE COUNTY COURT AT LAW NUMBER ONE OF TARRANT COUNTY TEXAS AND THE COURT AFTER EXAMINING SAME, FOUND THE MINUTES TO BE IN ALL THINGS CORRECT.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, THAT THE SAID MINUTES BE IN ALL THINGS APPROVED, AND THIS COURT HERE AND NOW ADJOURNS UNTIL COURT IN COURSE.

David McGee
JUDGE-COUNTY COURT AT LAW NO. I
TARRANT COUNTY, TEXAS

MONDAY, DECEMBER 6th, 1937

BE IT REMEMBERED THAT ON THIS THE 6th DAY OF DECEMBER A.D. 1937 THE SAME BEING THE FIRST MONDAY IN DECEMBER. THERE WAS BEGUN AND HOLDEN A REGULAR TERM OF THE COUNTY COURT AT LAW NO. I IN AND FOR TARRANT COUNTY, TEXAS AT THE COURT HOUSE THEREOF IN FT. WORTH TEXAS. THERE BEING PRESENT THE HONORABLE DAVID MCGEE JUDGE OF SAID COURT, A. B. CARTER SHERIFF, THE HONORABLE WILL R. PARKER CRIMINAL DIST. ATTORNEY AND MRS. HAPPY SHELTON CLERK OF SAID COURT.

WHEN THE FOLLOWING PROCEEDINGS WERE HAD TO-WIT:-

ATTEST

[Signature]

David McGee
JUDGE-COUNTY COURT AT LAW NO. I

368

Stafford-Lowdon Co., Fort Worth 14327

Jan. 11, 1938

Now comes Will R. Parker, Criminal District Attorney and files motion to have the following styled and numbered causes transferred from County Court at Law No. 1 to County Court at Law No. 2.

IT IS ORDERED, ADJUDGED AND DECREED that the Causes listed below are transferred to the County Court at Law No. 2.

SETTING - COUNTY COURT AT LAW NO. 2 JUDGE, Co. Court TARRANT COUNTY, TEXAS at Law No. 1.

MONDAY, JANUARY 17TH

Handwritten notes and signatures on the left side of the Monday section.

- 22868 H. T. Thompson - Theft
23001 Rush Taylor - Swindling
23000 ditto ditto
23077 ditto ditto
23074 Myrtle Smith - Theft
23076 Annie Katherine Bryant - Theft
23075 ditto Theft
22950 Robert Wm. Nelson - Theft

TUESDAY, JANUARY 18TH

- 23078 Raymond Hooper - Theft
22670 J. D. Wells, Johnnie Simms & Paul Crowder - Inter. with Gas Meter
22693 Bertha Mae Harlen - Mal. Misch.
23039 John Wm. Kilmer - Tampering
23048 Edith Bruce et al - A. L. & D. P.
22712 L. W. Carney - Disturbing Peace

WEDNESDAY, JANUARY 19TH

- 18342 M. L. Johnson - Viol. Motor Fuel Law
22828 Frances Ferrell Southern - Driv. without Oper. Lic.
22982 Mack Howell Wright - Theft
21570 Sam Hatcher - Lottery-Slot Machine
23057 Jerry Busby & Crville T. Bass Davis - A. A.
23046 T. J. Brazier - Con. Mtg. Prop.
23002 Dempsey Fowler - Theft

THURSDAY, JANUARY 20TH

- 23079 James Marvin Gray - Theft
22301 J. A. Thomas - Tamp. with Mtr. Veh.
23032 C. J. Wigley & Frank Turner - Lottery-Slot Machine
22808 E. M. Hussey - Pistol
22702 Beatrice Walker - Theft
21068 Doyle Floyd - Theft Under \$5.00
22381 ditto Vag.

FRIDAY, JANUARY 21ST

- 20468 Calvin C. Shipley - Theft
20423 ditto Theft
20469 ditto Theft
20422 ditto Theft
20470 ditto Theft
22696 I. D. Hightower - Lottery
18671 Lengious Simmons - Theft
21140 R. L. Lewis - Swindling
22940 Johnnie Burks - A. A.
21943 L. Y. Burkett - A. A.
21464 C. H. Caviness - A. A.

Stanley Bransford, Byron Matthews, Asst. Crim. Dist. Attys.

Posted at Fort Worth, Texas this January 11, 1938.

Criminal Minutes County Court 18 B Tarrant County pg. 197

State Of Texas | In the County Court at Law No. I
 VS | No. 22722 | In and for Tarrant County, Texas
 Bill Basham |

Defendant served portion of time in Jail and on 1/12/38 balance of fine and costs amounting to \$14.55 paid to Sheriff.

David McGee-Judge
 Co. Court at Law No. I

State of Texas | -----
 VS | No. 22553 | In the County Court at Law No. I
 Andrew Givens | in and for Tarrant County, Texas

On this the 5th day of February, 1938 there came on to be heard a motion for new trial in the above styled and numbered cause. The Court after hearing said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT the motion in the above styled and numbered cause is hereby granted. To which defendant pleaded guilty and punishment assessed at one day in jail and cost.

David McGee-Judge
 Co. Court at Law No. I

State of Texas |
 VS | No. 22721 | In the County Court at Law No. I
 Jerry Hamilton | In and for Tarrant County, Texas.

On this the fifth day of February, 1938 there came on to be heard a motion for new trial in the above styled and numbered cause. The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that said motion is hereby overruled, and the Defendant filed his application and made bond to defer judgment until April 2, 1938 as prescribed by law. And the same is hereby granted.

David McGee-Judge
 Co. Court at Law No. I

State of Texas |
 VS | No. 22826 | In the County Court at Law No. I
 Smiley Bullock | In and for Tarrant County Texas

On this the fifth day of February, 1938 there came on to be heard a motion for new trial in the above styled and numbered cause. The court after hearing said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that said motion is hereby granted, in which said cause is dismissed.

David McGee-Judge
 Co. Court at Law No. I

Stafford-Lowdon Co., Fort Worth 14327

State of Texas
VS
Clarence E. Holt

No. 22689

In the County Court at Law No. I
In and for Tarrant County, Texas

On this the fifth day of February, 1938 there came on to be heard a motion for new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be overruled.

It is therefore the order of the Court that said motion for new trial be in all things overruled to which action and ruling of the Court. Defendant did then and there in open Court except and give notice of appeal to the Criminal Court of Appeals of the State of Texas at Austin, Texas, and is given sixty days in which to prepare and file statement of facts, bills of exceptions. ^{Appeal Bond} Recognizance set at \$500.00 and ^{Duly Executed} entered into by Clarence E. Holt principal and *A. W. Dawson*

Joe B. Wills Sureties

David McGee
Judge
County Court at
Law No. One of
Tarrant County, Texas.

STATE OF TEXAS
VS
CLARENCE E. HOLT

No. 22689

In the County Court at Law No. I
In and for Tarrant, County, Texas

RECOGNIZANCE

On this the fifth day of February A D 1938 there came into open Court Clarence E. Holt defendant in the above numbered and styled cause, together with his Attorney Clarke Wills and his Sureties, A. W. Dawson and Joe B. Wills. Acknowledge themselves jointly and severally indebted to the State of Texas, in the penal sum of (\$500.00) Five Hundred Dollars. Conditioned that the said Clarence E. Holt. Who has been convicted in this cause a mis-demeanor, Unlawful Practice of Medecine. And his punishment assessed at \$100.00 fine and Six months in the Tarrant County Jail together with all Court costs in this Cause. As more fully appears by the Judgment of conviction duly entered in this cause, shall appear before this court from day to day and term to term of the same, and not depart without leave of this court, in order to abide by the Judgment of the Court of Criminal Appeals of the State of Texas in this cause.

David McGee
Judge
County Court at Law No. I
Tarrant County, Texas

STATE OF TEXAS			In the County Court at Law No. I
VS		NO. 23023	In and for Tarrant County, Texas
PETE LOGAN JR.			

On this the fifth day of February, 1938 there came on to be heard a motion for new trial in the above styled and numbered cause.

The court after hearing said motion is of the opinion that same should be in all things granted.

THEREFORE IT IS ORDERED, ADJUDGED AND DECREED that a new trial be granted.

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0

STATE OF TEXAS			In the County Court at Law No. I
VS		No. 23109	In and for Tarrant County, Texas
CHARLIE WAGONER Jr.			

On this the fifth day of February, 1938 there came on to be heard a motion for new trial in the above styled and numbered cause.

The court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby in all things overruled. Defendant through his Attorney hereby gives notice of Appeal to the Court of Criminal Appeals at Austin, Texas.

David McGee
Judge
County Court at Law No. I
Tarrant County, Texas

February 5th, 1938

On this the fifth day of February, 1938, the same being Saturday there came on for examination by the Court of the above and foregoing minutes of the December Term of the Criminal Court of the County Court at Law No. I, of Tarrant County, Texas and the Court after examining same, found the minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the said minutes be in all things approved, and this Court here and now adjourns until Court in course.



 Judge-County Court at Law
 Number ONE

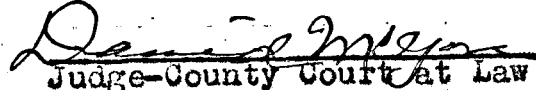
Monday, February 7th, 1938

Be it remembered that on this the Seventh day of February A.D. 1938 the same being the first Monday in February. There was begun and holden a regular term of the County Court at Law Number ONE in and for Tarrant County, Texas at the Court House in Tarrant County in Ft. Worth, Texas. There being present the Hon. David McGee, Judge of said Court, A. B. Carter Sheriff, the Hon. Will R. Parker Criminal District Attorney and Mrs. Happy Shelton Clerk of said Court.

When the following proceedings were had to-wit;-

Attest


 Clerk


 Judge-County Court at Law
 Number ONE.

SETTING- COUNTY COURT AT LAW NO. 2, TARRANT COUNTY, TEXAS

MONDAY, FEBRUARY 21

*No Setting for
Tues. Feb. 22.*

23264 George Patton	Theft.....Jail
23262	Theft.....Jail
23262 Buck Davis	Injuring fence...Jail
23268 Robt Roddy Dumas	Theft....Jail
23261	Swindling....Jail
23260	Swindling....Jail
23259	Swindling....Jail

TUESDAY, FEBRUARY 22

23148 L. E. Johnston	Speeding.....Prescott
22211 Chester Young	Speeding.....Cleveland
21655 Guy C. Street	Speeding.....Rowland
23220 Abdino Espinoza	A AMcConnell
21717 Jessie Mae Williams	A A.....Tankersley
22315 J. W. Williams	A AWilson
23258 Chas Rhodes	Theft.....Cline

WEDNESDAY, FEBRUARY 23

23087 Doc Spain	Theft by Bailes..Tankersley
23195 J. M. (Jim) Harris	A L & D P...W.P.McLean Jr.
23194 J. M. (Jim) Harris	A A " " " "
23254 Miguel Cuitierrez & Adolph Garcia	theft.....McConnell
23112 W. D. Hasenfuss	Swindling...Deft. Notified

THURSDAY, FEBRUARY 24

<i>23067 Tom Carney</i>	<i>--- -- -- -- --</i>	<i>W.P. Barber Law</i>
23257 Weldon Barrow	Drunk.....Cline	
22939 Martha Kelly	Theft.....Wilson	
21841 Milburn Williams	A A.....Cline	
21350 Dave Washington	A A.....Cline	
23231 Fred Sisson	A A.....Jail	

FRIDAY, FEBRUARY 25

23140 Earl Cassidy, Jr	Simple Assault.....?	Ward
23141 Edward F. Comley	A A- Serious bodily injury	Bailey
23065 Everett E. Young	A L & D P.....Wilson	
22408 A. E. Watts	A A.....Chester Clark	
22963 R I Dyer	Swindling.....Bondsmn Ntfied.	

Stanley Bransford and
Byron Matthews,
Ass't Criminal Dist Attys

Posted at Ft Worth
February 15, 1938

On this the fifteenth day of February, A.D. 1938 there came on to be heard a motion of the Criminal District Attorney, Will R. Parker to transfer the above styled and numbered causes to the County Court at Law No. Two. The Court after hearing said motion is of the opinion that said motion should be granted. IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above styled and numbered causes should be and are hereby transferred.

David M. Hill
Judge-County Court at Law No. 1
Tarrant County, Texas
Criminal Minutes County Court 18B
Tarrant County pg 200

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY
TEXAS

TUESDAY, MARCH 22ND

- 23392 Sidney Osborne - - - - - Speeding
- 23393 Andrew J. Spencel - - - - - Careless Collision
- 23378 George Brown, Jr. - - - - - Speeding
- 22445 Lee M. Roberts - - - - - Speeding
- 22436 F. W. Engels III - - - - - Speeding
- 23442 22999 Charles Kimberly - - - - - Driv. Veh. Without Consent

WEDNESDAY, MARCH 23RD

- 23442 Gertrude D. Smith - - - - - Drunk
- 23206 H. A. Robertson - - - - - Swindling
- 23326 Oscar Rossing Jr. - - - - - Swindling
- 23444 Roy Watkins - - - - - A.A. Deadly Wea. Ser. Bod. Inf
- 23445 James L. West - - - - - Theft Under, P. Rail. & Emb.
- 23206 Peter Graves - - - - - A. A.
- 23447 James L. West - - - - - Theft Under, P. Rail. & Emb.
- 23434 A. J. Brown - - - - - Swindling Under
- 23446 James L. West - - - - - Theft Under, P. Rail. & Emb.
- 23443 Floyd Terry - - - - - A. A.
- 23441 Gertrude D. Smith - - - - - Abu. Lang. & Dist. Peace

THURSDAY, MARCH 24TH

- 23300 A. M. Jones - - - - - Theft by Bailee
- 23133 Lester Jackson - - - - - A. A.
- 23311 Ed Griffin & Dan Coates - - - - - Theft Under \$5.00
- 23419 Joe Melton - - - - - A. A.
- 23410 Clyde E. Mitchell - - - - - Swindling
- 23413 Wm. Merrifield - - - - - Drunk & Rep.
- 23102 Thelma Herro - - - - - A. A.
- 23412 Lemetro Ladille - - - - - Drunk & Rep.
- 10271 Cole W. Peterson - - - - - Swindling
- 19685 W. E. Eaton - - - - - A. A.
- 23428 L. C. Blalock - - - - - A. A.

FRIDAY, MARCH 25TH

- 23437 Jimmie Horton - - - - - A.A. male on female
- 23427 Hubert L. Higgins - - - - - Theft
- 23115 B. Y. Hobbs - - - - - Black Jack
- 22684 Andy Hodge - - - - - A. A.
- 23259 J. H. Hinton - - - - - Con. Mtg. Prop.
- 23424 Pete Howell - - - - - Theft
- 23140 Earl Cassidy Jr. - - - - - Simple Assault
- 23358 Wm. Rufus Gover - - - - - Theft Under \$5.00
- 23357 ditto ditto
- 23433 John Henry Pekar - - - - - Theft

Stanley Dransford,
Byron Matthews,
Asst. Crim. Dist. Attys.

Posted at Fort Worth, Texas
this March 16, 1938.

ABOVE CASES
~~Case No.~~ Transferred to County
Court at Law No. 2

March 15th 1938 *Lane Martin*
Judge

County Court at Law No. 1
Criminal Minutes County Court 18 B Tarrant County pg 201

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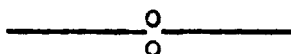
STATE OF TEXAS		22077		COUNTY COURT AT LAW NO. ONE
VS				TARRANT COUNTY, TEXAS
D.C. BOYD				

On this the second day of April, A.D. 1938 there came on to be heard a motion for a new trial of the Defendant in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion for a new trial be in all things overruled.

David McGee
 Judge
 County Court at Law No. I



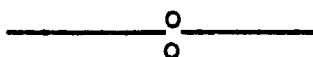
STATE OF TEXAS		23205		COUNTY COURT AT LAW NO. ONE
VS				TARRANT COUNTY, TEXAS
FELDER COX				

On this the second day of April, A.D. 1938 there came on to be heard a motion for a new trial of the defendant in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be in all things granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion for a new trial be in all things granted.

David McGee
 Judge
 County Court at Law No. I
 Tarrant County, Texas



STATE OF TEXAS		22810		COUNTY COURT AT LAW NO. ONE
VS				TARRANT COUNTY, TEXAS
W.M. KILPATRICK				

On this the second day of April, A.D. 1938 there came on to be heard a motion for a new trial in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion be in all things overruled.

David McGee
 Judge
 County Court at Law No. I
 Tarrant County, Texas

STATE OF TEXAS
VS
RODGER IRVIN

23478
II

COUNTY COURT AT LAW NO. ONE
TARRANT COUNTY, TEXAS

On this the second day of April A.D. 1938 there came on to be heard motion for new trial of the Defendant in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

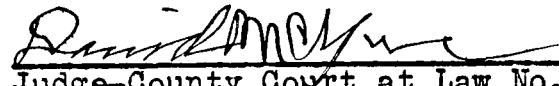
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion be in all things overruled.

David McGee
Judge
County Court at Law No. I

Saturday, April 2nd, 1938

On this the second day of April, 1938 the same being Saturday there came on for examination by the Court of the above and foregoing minutes of the February Term of the Criminal Court of the County Court at Law Number One of Tarrant County, Texas and the Court after examining same, found the minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until Court in course.



Judge-County Court at Law No. One
Tarrant County, Texas

Monday, April 4th, 1938

Be it remembered that on this the 4th day of April A.D. 1938 the same being the first Monday in April. There was begun and holden a regular term of the County Court at Law Number One in and for Tarrant County Texas at the Court House thereof in Ft. Worth Texas. There being present the Hon. David McGee Judge of said Court, A. B. Carter Sheriff, the Hon. Will R. Parker Criminal District Attorney and Mrs. Happy Shelton Clerk of said Court.

When the following proceedings were had to-wit;-

Attest

Deputy County Clerk



Judge-County Court at Law No. 1

Stafford-Lowdon Co., Fort Worth 14327

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, APRIL 18TH

- 23433 John Henry Baker - - - - - Theft - ?
- 23567 Leonard Leon Fields - - - - - Temp. with Auto - Jail
- 23413 Wm. Merrifield - - - - - Drunk & Rep. - Boudonma called
- 23473 Roy Sampson - - - - - Swindling - Jail
- 23292 Joe Butler & Albert Wright - - - - - Theft

TUESDAY, APRIL 19TH

- 23410 Kenneth Black - - - - - Theft by Bailee - Joe Spurbock
- 23529 Raymond Dodd - - - - - Drunk - McConnell
- 23392 Sidney Osborne - - - - - Speeding - R. Wilson
- 23378 George Brown, Jr. - - - - - Speeding - Richard Simon
- 23383 Virginia L. Hallam - - - - - Speeding - Chester & Clark
- 23151 Victor McCrea - - - - - Speeding - Harold S. Johnson Jr
- 23525 M. J. Barrow - - - - - Speeding - McConnell
- 23551 R. R. Wilson - - - - - Speeding - Rogers + Spurbock

WEDNESDAY, APRIL 20TH

- 23556 James T. Johnson - - - - - A. A. - McConnell
- 23356 Everett Givens Gracy - - - - - A. A. - Dept. notified
- ~~23557~~ ~~James T. Johnson~~ - - - - - ~~A. A. - Dept. notified~~
- ~~23558~~ ~~James T. Johnson~~ - - - - - ~~A. A. - Dept. notified~~
- 23348 Roy Hines & Bill Shaw - - - - - Theft - McConnell
- 23522 Freddie Williams - - - - - A. A. - Jack Carter
- 23350 Roy Hines & Bill Shaw - - - - - Theft - Tauterley - McConnell
- 23349 ditto - - - - - Theft

THURSDAY, APRIL 21ST

- 23505 Homer Dodd - - - - - Theft - Tauterley
- 23578 ditto - - - - - Theft - Tauterley
- 23563 Lonnie Jarmon - - - - - A. A. - Shropshire
- 23555 Charlie Glenn - - - - - A. A. - Geo. Gibson
- 22120 Cecil Moody - - - - - A. A. - Cline
- 22993 Herman Lee Martin - - - - - A. A. - Cline

FRIDAY, APRIL 22ND

- 23521 Jack Butler - - - - - Theft - R. Wilson
- 23566 Sam Bertram - - - - - A. A. - Cline
- 23517 Homer Dunn - - - - - Swindling - Boudonma notified
- 23501 Alfred Foley - - - - - Theft - Jack Carter
- 23360 A. M. Jones - - - - - Theft by Bailee - Dept. notified
- ~~23510~~ ~~Willard Howard~~ - - - - - ~~A. A. - Raymond Wilson~~
- 23034 Manuel Powell - - - - - A. A. - B. D. Shropshire
- 23118 James Williams - - - - - A. A. - Robert Barker

Stanley Bransford,
Byron Matthews,
Asst. Crim. Dist. Attys.

Posted at Fort Worth, Texas
this April 12, 1938.

STATE OF TEXAS
COUNTY OF TARRANT

On this the 12th day of April A.D. 1938 there came on to be heard a motion of the Criminal District Attorney to transfer the above styled and numbered causes to the County Court at Law No. Two. The Court after hearing said motion is of the opinion that same should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion be in all things granted.

Criminal Minutes County Court 18^B *[Signature]*
Tarrant County, pg. 203 Judge C. Ct. at Law No. 1

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, MAY 16TH

23749 Geo. Campbell - - - - - Con. Mtg. Prop.

TUESDAY, MAY 17TH

23754 Addie Lillian Corsey - - - Theft
23590 Gerald R. Boyd & Alton Boyd - Swindling
23663 W. A. Barton - - - - - A. A.
23623 C. J. Miller Jr. - - - - Swindling

WEDNESDAY, MAY 18TH

23583 John Henry Springfield - - A. A.
23575 James Lewis - - - - - Swindling
23580 James Lewis - - - - - Swindling
23742 Earl Brewer - - - - - Swindling
21588 James Barrett - - - - - A. A.
23434 A. J. Brown - - - - - Swindling Under

THURSDAY, MAY 19TH

23678 Duie Robertson - - - - - Theft Under, Rec. & Con.
23679 ditto ditto
23677 ditto ditto
23676 ditto ditto
23743 Pete Farris - - - - - A. A.
23622 Phillip Cruder - - - - - A. A.
23752 Audrey Belton - - - - - Drunk

FRIDAY, MAY 20TH

23730 Hugh T. Thompson - - - - - A. A.
18971 Cele W. Peterson - - - - - Swindling
23666 Hamp J. Foster - - - - - A. A.
23750 Doyle Floyd - - - - - Drunk

Stanley Bransford,
Byron Matthews,
Asst. Crim. Dist. Attorneys.

Filed at Fort Worth, Texas
this May 10, 1938.

MOTION TO TRANSFER CASES FROM COUNTY COURT AT LAW NO. I
TO COUNTY COURT AT LAW NO. 2.

On this the 10th day of May there came on to be heard a
motion of the Criminal Dist. Attorney, Will R. Parker to
transfer the above numbered causes to the County Court
at Law No. 2. The Court after hearing said motion is of the
opinion that said motion should be granted.
IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the
above numbered causes be transferred.

Raymond J. [Signature]
Judge
County Court at Law No. I
Tarrant County, Texas

Criminal Minutes County Court 18^B Tarrant County pg. 204

No. 23302

STATE OF TEXAS
VS
TOM DALY

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IN THE COUNTY COURT AT LAW
NUMBER ONE IN AND FOR
TARRANT COUNTY, TEXAS

On this the 4th day of June A D 1938 there came on to be heard a motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby overruled.

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No. 23685

STATE OF TEXAS
VS
BILL HOGAN

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IN THE COUNTY COURT AT LAW
NUMBER ONE
TARRANT COUNTY, TEXAS

On this the 4th day of June A D 1938 there came on to be heard a motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby overruled.

No. 23689

STATE OF TEXAS
VS
JESSE GAGE JR.

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IN THE COUNTY COURT AT LAW
NUMBER ONE
TARRANT COUNTY, TEXAS

On this the 24th day of May A D 1938 there came on to be heard a motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby overruled.

No. 23516

STATE OF TEXAS
VS
R. P. PHILLIPS

IN THE COUNTY COURT AT LAW
NUMBER ONE
TARRANT COUNTY, TEXAS

On this the second day of June A D 1938 there came on to to be heard a motion for a new trial in the above styled and numbered cause and the Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby overruled. WHEREUPON the defendant, R. P. Phillips, in open court, did then and there except and gave notice of appeal to the Court of Criminal Appeals of the State of Texas.

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NO 23516

THE STATE OF TEXAS
VS
R. P. PHILLIPS

IN THE COUNTY COURT AT LAW
NUMBER ONE
TARRANT COUNTY, TEXAS.

NOTICE OF APPEAL

On this, the 2nd day of June, 1938, in open court, the defendant R. P. Phillips gave notice of and that he appealed from the judgment of conviction herein rendered against him on April 15, 1938 and from the order overruling his motion for a new trial, to the Court of Criminal Appeals of the State of Texas, which said notice is here now entered of record. It is thereupon ordered by the court that said defendant, R. P. Phillips enter into a recognizance herein in the sum of \$500.00, in the manner and conditioned as the law in such cases requires; and the said defendant, being now in custody, is committed to the jail of said Tarrant County, Texas, unless he enter into such recognizance.

David M. [Signature]

Judge
County Court At Law No. 1
Tarrant County, Texas

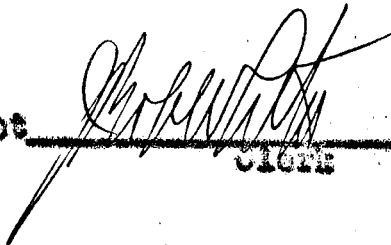
Criminal Minutes County Court 188
Tarrant County pg. 206


IN THE COUNTY COURT AT LAW NO. ONE
TARRANT COUNTY, TEXAS

SATURDAY, JUNE 4th, 1935

Be it remembered on this the 4th day of June, 1935 the same being Saturday, there came for examination of the minutes of April Term of the Criminal Court of the County Court at Law Number One in and for Tarrant County, Texas, and the Court after having heard and examined same, found the said minutes to be in all things correct.


THEREFORE IT IS ORDERED, ADJUDGED AND DECREED THAT the said minutes be in all things correct, and this court here and now adjourns until court in course.


Attest 
Clerk


Judge
County Court at Law No. 1
Tarrant County, Texas.

MONDAY, JUNE 6th, 1935.

Be it remembered that on this the sixth day of June A D 1935. The same being the first Monday in June 1935. There was begun and holden a regular term of the Criminal Court of the County Court at Law No. One in and for Tarrant County, Texas. At the Court House thereof in the city of Ft. Worth Texas. There being present and presiding the Honorable David McGee, Judge of said Court, A. D. Carter Sheriff, Will R. Parker Criminal District Attorney and Mrs. Happy Shelton, Clerk of the Court when the following proceedings were had to-wit:

Attest 
Clerk


Judge
County Court at Law No. 1

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, JUNE 20TH

~~233001 Martha Jones - - - - - Lottery...Arthur Lee Moore~~
~~233002 Albert Cleveland Wright - - Theft.....Jail~~
~~233003 ditto Theft.....Jail~~
~~233004 ditto Theft.....Jail~~
~~233005 ditto Theft.....Jail~~
~~233006 ditto Theft.....Jail~~
~~233007 ditto Theft.....Jail~~
~~233008 ditto Theft.....Jail~~

TUESDAY, JUNE 21ST

- 233004 Martha Jones - - - - - Lottery...Arthur Lee Moore
 233008 Albert Cleveland Wright - - Theft.....Jail
 233009 ditto Theft.....Jail
 233010 ditto Theft.....Jail
 233016 ditto Theft.....Jail
 233018 ditto Theft.....Jail
 233017 ditto Theft.....Jail
 233022 ditto Theft.....Jail

WEDNESDAY, JUNE 22ND

- 233021 Charlie Kurosky &
 Robert Miller - - - - - Theft...Cline
 - 233020 ditto Theft...Cline
 - 233019 ditto Theft...Cline
 - 233018 ditto Theft...Cline

THURSDAY, JUNE 23RD

- 233022 Charley J. Hamilton - - - - - Lottery...J.E.Winters
 - 233072 John Henry Glenn - - - - - Theft.....Jail
 - 233080 J. J. Green - - - - - A. A.....Bondsman Notified

FRIDAY, JUNE 24TH

- 233093 Jean Bonnear - - - - - Theft.....Mays
 - 23423 John Henry Baker - - - - - Theft Under \$50....? Trans.C.D.C.

Stanley Bransford,
 Byron Matthews,
 Asst. Crim. Dist. Attys.

Posted at Fort Worth, Texas
 this June 13, 1938.

June 14, 1938.

Now comes Will R. Parker, Criminal District Attorney and files motion to have the above styled and numbered causes transferred to County Court at Law No. TWO from County Court at Law No. ONE.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above styled and numbered causes are hereby transferred to County Court at Law No. TWO.

David Meyer
 Judge

County Court at Law
 Number One.
 Tarrant County, Texas

MOTION FOR NEW TRIAL
IN
CAUSE NO. 24008STATE OF TEXAS
VS
HARRY THOMAS

On this the 30th day of July the same being Saturday A D 1938 there came on to be heard a motion for a new trial of the Defendant in the above styled and numbered cause. The Court after hearing said motion is of the opinion that same should be in all things granted.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that motion for a new trial be in all things granted.

Defendant appeared in open Court and entered his plea of guilty and his punishment assessed at one day in Jail and cost. Sentence to begin June 16th, 1938.

David Meyers
Judge
County Court at Law No. One
Tarrant County, Texas

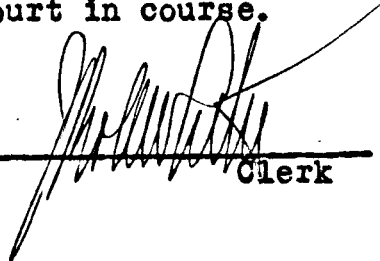
IN THE COUNTY COURT AT LAW NO. ONE


Saturday July 30th, 1938

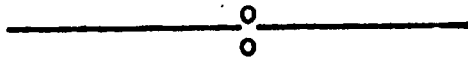
Be it remembered on this the 30th day of July, 1938 the same being Saturday, there came on for examination of the Criminal Minutes of the June Term of the County Court at Law Number One of Tarrant County Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved and the Court here and now adjourns until Court in course.

Attest


Clerk

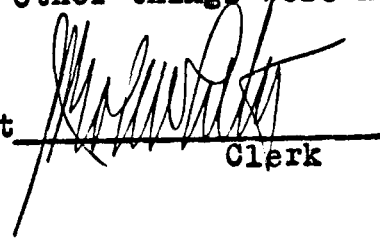

Judge
County Court at Law No. One
Tarrant County, Texas




Monday, August 1st, 1938

Be it remembered that on this the 1st day of August, 1938, the same being the first Monday in August, 1938, there was begun and holden a regular term of the County Court at Law Number One of Tarrant County Texas. At the Court House thereof in the City of Ft. Worth, Texas. There being present and presiding the Honorable David McGee, Judge of said Court Will R. Parker Criminal District Attorney, A. B. Carter Sheriff of said County and Mrs. Happy Shelton Clerk of said Court when the following proceedings among other things were had to-wit;

Attest


Clerk


Judge
County Court at Law No. One
Tarrant County, Texas

Stafford-Lowdon Co., Fort Worth 14327

State of Texas
County of Tarrant
Transfer of Criminal Cases

On this the 14th day of September 1938 the following styled and numbered causes are transferred from County Court at Law No. One to County Court at Law No. Two.

David McNamee
Judge
County Court at Law
No. I, Tarrant County
Texas.

SETTING - COUNTY COURT AT LAW NO. TWO
TARRANT COUNTY, TEXAS

MONDAY, SEPTEMBER 19TH

- 24556
Verl Maughan - Theft Under By Baillee
23927 A. C. Minter - Lottery
24241 Clifton I. Pope - Pistol
24073 Roy Iharr - A. A.
24074 ditto - A. A.
24681 Ervin Homner - Theft
24438 James Howard alias,
Doyle Floyd and James
Allen Dunham alias - Tampering with Auto
24261 Ervin Homner - Theft

TUESDAY, SEPTEMBER 20TH

- 24498 C. W. Gilbert - Speeding
24493 Lloyd B. Clark - Speeding
24492 Harvey T. Brown - Speeding
24489 M. B. Adams - Speeding
24398 Paul Riley - Speeding
24424 Morris Watson - Speeding
24421 Lonnie Thompson - Driv. on left side street
24419 ditto - Defective Brakes
24420 ditto - Careless Collision

WEDNESDAY, SEPTEMBER 21st

- 23950 Jesse Roe Oldham - Theft
24485 Vada Lee Nobles alias - Theft Under
24442 Richard Munolley alias - Theft
24337 Houston Kalphette - Theft by baillee
24332 Cotevia Mitchell - Theft
23331 E. T. Mitchell alias - Swindling
24059 J. D. Marbut - Theft by Baillee
23955 R. E. Minton - Vio. Pure Food Law

THURSDAY, SEPTEMBER 22ND

- 24140 Jas. Clarence Holder - Theft
24623 Onice Jenkins - Theft
24345 Johnnie Johnson - Theft Under
23995 R. M. Kell - Swindling
24624 Sam Robinson - Theft
24486 T. S. Richards - Swindling
24487 R. E. Read - Swindling

FRIDAY, SEPTEMBER 23RD

- 24471 Earnest C. Robison - A. A.
24240 Annie Mae Robb - A. A.
24434 J. F. Richardson Sr. - A. A.
24038 Noah Ross - A. A.
23799 Roy Ransom - Theft by Baillee
24187 Samuel D. Kindles - Theft
24610 Charles Oliver - Theft

Stanley Bransford,
Byron Matthews,
Asst. Dist. Attys.

Posted at Fort Worth,
Texas this September 14, 1938.

Criminal Minutes County Court 128
Tarrant County pg. 263

No. 24087

State of Texas		In the County Court at Law No. I
VS		
Thurman Joseph Davis		In and for Tarrant County, Texas

On this the 1st day of October, 1938 there came on to be heard a motion for a new trial in the above numbered and styled cause, and the Court after hearing said motion is of the opinion that same should be in all things over-ruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby over-ruled.

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No. 2395I

State of Texas		In the County Court at Law No. I
vs		
Curtis Cothran		In and for Tarrant County, Texas

On this the 14th day of September, 1938 there came on to be heard a motion for a new trial in the above styled and numbered cause, and the Court after hearing said motion is of the opinion that same should be in all things over-ruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion in the above styled and numbered cause is hereby over-ruled.

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No. 2395I

State of Texas		In the County Court at Law No. I
vs		
Curtis Cothran		In and for Tarrant County, Texas

R E C O G N I Z A N C E

On this the 14th day of September 1938 there came into open Court Curtis Cothran Defendant in the above styled and numbered Cause together with his Attorneys Lloyd Hutchison and John Morrison. Acknowledging themselves jointly and severally indebted to the State of Texas in the penal sum of (\$500.00) Five Hundred Dollars. Conditioned that the

said Curtis Cothran who has been convicted in this cause a mis-demeanor of Theft under Fifty Dollars, and his punishment at a fine of \$100.00 together with all Court costs in this cause. As more fully appears by the by the Judgment of conviction duly entered in this cause, shall appear before this Court from day to day and term to term of the same, and not depart without leave of this court, in order to abide by the Judgment of the Court of Criminal Appeals of the State of Texas in this cause.

David McGee
Judge
County Court at Law
No. 1, of Tarrant County
Texas.


IN THE COUNTY COURT AT LAW NO. ONE

SATURDAY OCTOBER 1st, 1938

Be it remembered on this the 1st day of October, 1938 the same being Saturday, there came on for examination of the Criminal Minutes of the August Term of the County Court at Law Number One of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this court here and now adjourns until court in course.

Attest 
Deputy County Clerk



Judge
County Court at Law No. One
Tarrant County, Texas

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MONDAY, OCTOBER 3rd, 1938

Be it remembered that on this the 3rd day of October, 1938, the same being the first Monday in October, 1938, there was begun and and holden a regular term of the County Court at Law Number One of Tarrant County, Texas. At the Court House thereof in the City of Fort Worth, Texas. There being present and presiding the Honorable David McGee, Judge of said Court, Will R. Parker Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk of said Court when the following proceedings among other things were had to-wit;

Attest 
Deputy County Clerk


Judge
County Court at Law No. 1
Tarrant County, Texas

SETTING - COUNTY COURT-AT-LAW NO. 2 - TARRANT COUNTY, TEXAS

MONDAY, OCT 17TH

24198 Mrs. D. A. Grady	Aggravated Assault
22114 D. C. Anderson	Viol State H'way Law
24067 Carson Johnson	Fraud
22128 M. V. Archer	Viol State H'way Law
22115 D. C. Anderson	Do
22129 M. V. Archer	Do
22130 D. C. Anderson	Do

TUESDAY, OCT. 18TH

22806 Richard O. Foster	Neg Homicide
24797 Vernon Black	Theft
24798 Aurelia Butler	Theft
24801 Aurelia Butler	Theft
24800 Aurelia Butler	Theft
24803 Vernon Black	Theft
24071 Lon Bozzell	A A
24072 Lon Bozzell	DP & Exp

WEDNESDAY, OCT. 19TH

24758 Floyd Dunlap	Theft
24275 Vivian Dennis	A A
24777 Albert Edward Siddens	Theft
24775 Do	Do
24776 Do	Do
24799 Corine Sercey	Do
24796 Do	Do
24802 Do	Do

THURSDAY, OCT. 20TH

24639 B. C. Estill	Speeding
24546 Dewey Jenkins	A A
24685 Dewey Jenkins	Drunk
23930 G. B. Atchison	Viol Wts & Measures Law
34807 H. H. Cameron	Exposing his Person
24163 Charles Calcote	A A

FRIDAY, OCTOBER 21

24768 Geo Preston Adkins	Theft
24770 Geo Preston Adkins	Theft
24769 Geo Preston Adkins	Theft
24767 Geo Preston Adkins	Theft
24194 Herman Cox	Theft

Stanley Bransford and

Byron Matthews, Ass't Crim Dist Attys

Posted at Fort Worth, Texas,
This 11th day of October, 1938.

State of Texas }
County of Tarrant } Transferreof Criminal Cases.

On this the 12th day of October, 1938 on motion of
Will R. Parker, Criminal Dist. Attorney the above styled &
numbered causes are transferred from County Court at Law
No. ONE to County Court at Law No. TWO.

David M. ...
Judge
County Court at Law No. I
Tarrant County, Texas

M O T I O N T O T R A N S F E R


March 12th 1938

On this the 13th day of October 1938, there came on to be heard a motion of the Criminal Bistrict Attorney to transfer the following styled and numbered cause from County Court at Law No. One to County Court at Law No. Two.

Cause No. 24814 State of Texas vs Carl Nelson Theft Under \$50.00.

The Court after hearing said motion is of the opinion that same should be transferred.

It is therefore ordered, adjudged and decreed that the above styled and numbered cause be in all things transferred to County Court at Law No. Two.


Judge
County Court at Law No. I
Tarrant County, Texas

SETTING - COUNTY COURT AT LAW NO. 1 OF TARRANT CO., TEXAS

MONDAY, NOVEMBER 21

- 24958 - Virdell Prince ----- Theft
- 24959 - Virdell Prince ----- "
- ~~24960 - James Schunke ----- "~~
- 24957 - Joseph Johns ----- "
- 24924 - Sylvester Jordan ----- Swindling
- 24804 - Sylvester Jordan ----- "
- 24961 - Woodrow Sparks ----- Theft & Repetition
- 24962 - Albert Cleveland Wright ----- Theft & Repetition

TUESDAY, NOVEMBER 22

- 24244 - *Orie Brown* ----- *A.A.*
- 24905 - Chas. O. McCue ----- Swindling
- 24778 - Henry Patton ----- A A
- 24929 - Robert Taylor (Col) ----- Theft
- ~~24971 - C. Jack Harris ----- Swindling~~
- 24757 - James Howard, alias ----- Theft
- 24245 - *Mawel Brown* ----- *A.A.*

WEDNESDAY - NOVEMBER 23

- 24931 - John Hyde Ahrens ----- Theft
- 24808 - Charlie Beavers ----- Theft by Bailless
- 24856 - G. W. Griffin ----- Swindling
- 24453 - L. C. Cusley ----- Appra Theft Under
- 24632 - J. H. Melton ----- Swindling
- 23952 - Luther Ammon ----- A A

Stanley Bransford,
Byron Matthews,

Ass't Criminal Dist Attys

Posted at Fort Worth, Texas,
this 15th day of November, 1938.

State of Texas |
County of Tarrant |

On this the 15th day of November, 1938 there came on to be heard a motion of the Criminal District Attorney, Will R. Parker to transfer the above styled and numbered causes to the County Court at Law Number Two. The Court after hearing said motion is of the opinion that said motion should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above styled and numbered causes be transferred.

David M. Lyne
Judge

County Court at Law
Number One,
Tarrant County, Texas

Criminal Minutes County Court 18^B
Tarrant County pg. 211

24718

State of Texas
VS
Billy (Slim) Estes

In the County Court at Law No. One
Tarrant County, Texas.

On this the 3rd day of December, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled. Defendant granted 6 months in which to pay fine and costs. Defendant released on his own recognizance of \$100.00.

David D. Meyers
Judge
County Court at Law Number One
Tarrant County, Texas

24836

State of Texas
VS
H.H. Cameron

In the County Court at Law No. One
Tarrant County, Texas

On this the 3rd day of December, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT said motion be in all things granted, and that said cause be dismissed.

David D. Meyers
Judge
County Court at Law Number One
Tarrant County, Texas

24827

State of Texas
VS
Buster Brown

In the County Court at Law No. One
Tarrant County, Texas

On this the 3rd day of December, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled.

David D. Meyers
Judge
County Court at Law Number One.
Tarrant County, Texas

24746

STATE OF TEXAS

VS

ANDREW ALBERT SPEARS



In the County Court at Law No. One

Tarrant County, Texas

On this the 3rd day of December, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled.

David M. Reese
Judge
County Court at Law Number I
Tarrant County, Texas

24634

State of Texas

VS

C. J. Reese



In the County Court at Law No. One

Tarrant County Texas

On this the 3rd day of December, 1938 there came on to be heard a motion of the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that same should be in all things granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things granted.

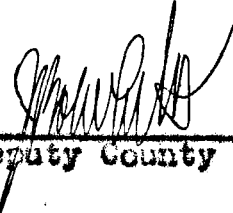
David M. Reese
Judge
County Court at Law No. I
Tarrant County, Texas

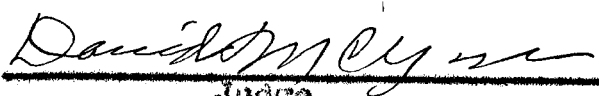
IN THE COUNTY COURT AT LAW NUMBER ONE
TARRANT COUNTY, TEXAS

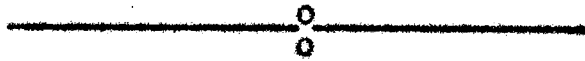
SATURDAY DECEMBER 3rd, 1935

Be it remembered on this the 3rd day of December 1935 the same being Saturday, there came on for examination of the Criminal Minutes of the October Term of the County Court at Law Number One of Tarrant County, Texas and the Court after having read and examined same, found the Minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until Court in course.

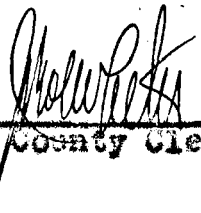
Attest 
Deputy County Clerk

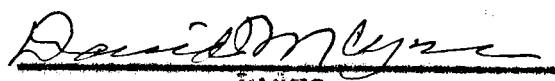

Judge
County Court at Law Number One
Tarrant County, Texas.



MONDAY, DECEMBER 5th, 1935

Be it remembered that on this the 5th day of December A D 1935, the same being the first Monday in December, there was begun and holden a regular term of the County Court at Law Number One of Tarrant County Texas. At the Court House thereof in the City of Ft. Worth Texas. There being present and presiding the Honorable David McGee, Judge of said Court, Will R. Parker Criminal District Attorney, A. B. Carter Sheriff of said County and Mrs. Horry Shelton Clerk when the following proceedings among other things were had to-wit;

Attest 
Deputy County Clerk


Judge
County Court at Law Number One
Tarrant County, Texas.

[Handwritten signature]

SETTING - COUNTY COURT AT LAW NO. ^{TWO} ~~ONE~~
TARRANT COUNTY, TEXAS

MONDAY, DECEMBER 12TH

24726	R. O. MOORE	SWIND.
24053	M. J. Brown	A. A.
25014	Clyde Harry Colwell	Tampering
24804	} Sylvester Jordan	SWIND.
24924		

TUESDAY, DECEMBER 13TH

25025	H. R. Dodson	Theft by Bailee
25024	ditto	ditto
25021	ditto	ditto
25023	ditto	ditto
25022	ditto	ditto
24447	W. Ohlen	Vio. Labor Law

WEDNESDAY, DECEMBER 14TH

24919	Buster Calloway	Theft
21593	Jess J. Childers	Theft
24303	Harold Cox	A. A.
23721	Jack Burns	Lottery

THURSDAY, DECEMBER 15TH

24635	Ephriham Zoden	Rec. & Concl... Greines
24881	Lucille Brown	Theft & Rep.
24878	Mary Maggie Brown	Theft & Rep.
24880	Lucille Brown	Theft & Rep.
24991	Gladys Nell Duggs	Pistol
24980	Carrie Boenig	Theft
24778	<i>Henry Patton</i>	A. A.

FRIDAY, DECEMBER 16TH

24893	D. C. Boyd	A. A.
24833	Dumas C. Boyd	Swindling
24037	D. C. Boyd	ditto
24206	D. C. Boyd	ditto
24972	D. C. Boyd	Ditto
25061	<i>Harry Crawford</i>	A. A.

Byron Matthews,
Levi Pressly,
Asst. Crim. Dist. Attys.

Posted at Fort Worth, Texas
this December 8, 1933.

State of Texas | Motion to transfer Criminal Cases.
County of Tarrant | From County Court at Law No. I.

Now comes Will R. Parker, Criminal District Attorney and files motion to have the above styled and numbered causes transferred from County Court at Law No. One to County Court at Law No. Two.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above styled and numbered causes are hereby transferred to County Court at Law No. Two.

[Handwritten signature]
Judge

State of Texas
County of Tarrant

January 10, 1939.
Motion to transfer the following Criminal
Cases from County Court at Law No.1 to
County Court at Law No.2.

The following Criminal Cases transferred to County Court at Law No.2.

SETTING - COUNTY COURT AT ^{David Meyer} Judge
LAW NO. 2 County Court at Law No.1

TARRANT COUNTY, TEXAS

MONDAY, JANUARY 16TH

24794	Roosevelt Robinson	- - - - -	Carrying a Pistol
22745	John Perkins	- - - - -	ditto
25114	Bill Turner	- - - - -	ditto
20832	A. W. Williams	- - - - -	ditto
24136	Clint McCoy	- - - - -	ditto
25165	Hillien Barron	- - - - -	ditto
15803	Albert Patton	- - - - -	Theft Under \$50.00
15790	ditto	- - - - -	ditto

TUESDAY, JANUARY 17TH

22942	Mildred Evelyn Taylor	- - - - -	ditto
22942	Mildred Evelyn Taylor	- - - - -	ditto
25078	Willie Johnson	- - - - -	ditto
25094	James Elmer Jones	- - - - -	ditto
25138	Alvin Collins Amick, Alias	- - - - -	ditto
24156	F. A. Lee	- - - - -	ditto
23898	Jean Bonneor	- - - - -	ditto

WEDNESDAY, JANUARY 18TH

0-4973	B. E. Hunter	- - - - -	Careless Collision
0-8359	Dewey Dodson	- - - - -	Violating Electrical Code
23794	J. L. King	- - - - -	Aggravated Assault
25044	A. B. Kelly	- - - - -	ditto
24162	L. A. Miller	- - - - -	ditto

THURSDAY, JANUARY 19TH

25035	John Henry Spekes	- - - - -	Theft by Retail
25035	Lexington Tilley	- - - - -	Threat
21157	P. J. Russell	- - - - -	Aggravated Assault
21531	Pat Reeves	- - - - -	ditto
20123	Raymond Price et al	- - - - -	ditto
24832	Andrew Thomas	- - - - -	ditto
22629	F. B. Stewart	- - - - -	ditto

FRIDAY, JANUARY 20TH

24529	X. E. Selby	- - - - -	Aggravated Assault
24530	ditto	- - - - -	ditto
24951	Pat Sims	- - - - -	ditto
25030	John Henry Spekes	- - - - -	ditto
25079	Domonque Burges	- - - - -	ditto
24535	Edward Cooper	- - - - -	ditto
24932	E. W. Sherrell	- - - - -	Highway Violation

A. L. Wardlaw
Jack Ray,
Asst. Criminal District Attorneys

Posted Jan. 9, 1939

Criminal Minutes County Court 18B
Tarrant County pg 214 1 of 2

24311--Earl W. McGinnis.....Aggravated Assault

State of Texas

MOTION TO TRANSFER

County of Tarrant

On this the 13th day of January A D 1939 there came on to be heard a motion of the Criminal District Atty. to transfer the above styled and numbered cause from County Court at Law Number One to County Court at Law Number Two.

The Court after hearing said motion is of the opinion that said motion should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things granted.

Davis
Judge
County Court at Law No. 1
Tarrant County, Texas

Criminal Minutes County Court 18^B
Tarrant County 202 pg 214

the

day of

A. D. 19

24825

State of Texas
VS
James Howard Grant

Defendant's motion for new trial.

On this the 7th day of December A D 1938 there came on to be heard a motion of the defendant for a new trial in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that motion for a new trial is in all things overruled.

David McGee

Judge
County Court at Law No. One
Tarrant County, Texas.

25033

STATE OF TEXAS
VS
ROY D. PEELER

DEFENDANT'S MOTION FOR NEW TRIAL

On this the 4th day of February, A D 1939 there came on to be heard a motion of the Defendant in the above styled and numbered Cause for a new trial.

The above motion not acted on but on this date Bond was forfeited.

David McGee

Judge
County Court at Law No. One.
Tarrant County, Texas.

25146

State of Texas
VS
Jessie Alexander

DEFENDANT'S MOTION FOR NEW TRIAL.

On this the 4th day of February, A D 1939 there came on to be heard a motion of the Defendant for a new trial in the above styled and numbered cause. The Court after hearing said motion granted a new trial and dismissed the case.

David McGee
Judge-County Court at Law
No. One, Tarrant County, Texas.

25203

State of Texas

VS

G.E.Thomas

DEFENDANT'S MOTION FOR NEW TRIAL

The above styled and numbered cause not acted on by the Court as the Defendant appeared on the 31st day of January, A D 1939 and paid fine and costs in full amounting to \$52.10/

the

day of

A. D. 19

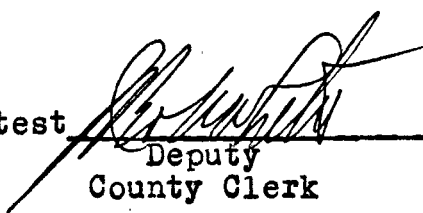
IN THE COUNTY COURT AT LAW NUMBER ONE
*
TARRANT COUNTY, TEXAS

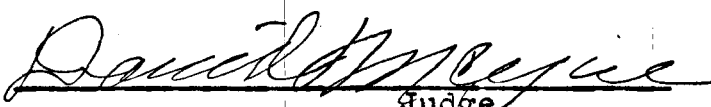
SATURDAY, FEBRUARY 4th, 1939

Be, it remembered on this the 4th day of February 1939 the same being Saturday, there came on for examination of the Criminal minutes of the December Term of the County Court at Law Number One Of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until court in course.

Attest


Deputy
County Clerk

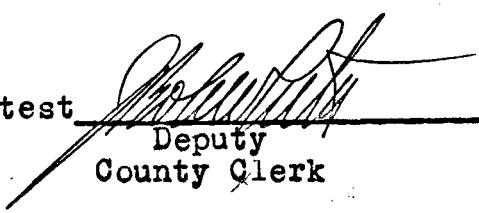

Judge
County Court at Law No. One
Tarrant County, Texas

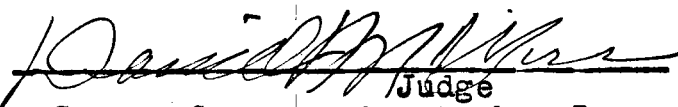
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MONDAY, FEBRUARY 6th, 1939

Be it remembered that on this the 6th day of February 1939, the same being the first Monday in February, 1939, there was begun and holden a regular term of the County Court at Law Number I of Tarrant County, Texas. At the Court House thereof in the City of Ft. Worth, Tarrant County, Texas. There being present and presiding the Honorable David McGee, Judge of said Court, Marvin H. Brown, Jr., Criminal District Attorney, A.B. Carter, Sheriff, and Mrs. Happy Shelton, Clerk when the following proceedings were had to-wit;

Attest


Deputy
County Clerk


Judge
County Court at Law Number I
Tarrant County, Texas

State of Texas
County of Tarrant

On this the 15th day of February, 1939 there came on to be heard a motion by the Criminal District Attorney to transfer the following cases from County Court at Law Number One to County Court at Law Number Two.

The Court after hearing said motion is of the opinion that said cases should be transferred.

It is therefore ORDERED, ADJUDGED AND DECREED that the following numbered and styled cases are transferred to County Court at Law No. Two.

MONDAY, FEBRUARY 20TH

David M. Miller
Judge

MONDAY, FEBRUARY 20TH

County Court at Law No. I
Tarrant County, Texas

- 24794 Roosevelt Robinson - - - - - Pistol
- 25227 Onnie B. Bunton - - - - - Theft
- 21285 Robert F. Collier - - - - - Vagrancy
- 25031 J. L. Green - - - - - Theft
- 25032 ditto - - - - - ditto
- 24619 James Howard et al - - - - - Tampering with Auto
- 25313 Amos Keely - - - - - Theft
- 25143 Freddie Lee Massington - - - - - Theft
- 25067 ditto - - - - - ditto

TUESDAY, FEBRUARY 21ST

- 24600 E. D. Frierson - - - - - Swindling
- 24878 Mary Maggie Brown - - - - - Theft & Rep.
- 24974 Annie Katherine Bryant - - - - - Theft & Rec & Con
- 25212 Floyd Dunlap - - - - - Theft
- 25186 ditto - - - - - ditto
- 24604 John Heath - - - - - Aggravated Assault
- 25322 B. B. Franch - - - - - Aggravated Assault
- 25342 *Francis Zaby* - - - - - *Theft*
- 25341 *Albert Roswell Magee* - - - - - *Theft*

WEDNESDAY, FEBRUARY 22ND

- 25328 John Hawkins - - - - - Careless Coll.
- 25089 George Karl Meyer Jr. et al - - - - - Mal. Misch.
- 25073 ditto - - - - - ditto
- 25072 ditto - - - - - ditto
- 25071 ditto - - - - - ditto
- 25070 ditto - - - - - ditto
- Q-2793 Terry Patrick - - - - - Gaming
- 25303 Roy B. Yancy - - - - - Aggravated Assault
- 25318 Robert Hines - - - - - Assault & Battery
- 25312 Gusta Long - - - - - Aggravated Assault
- 24145 Cuy R. Martin - - - - - Aggravated Assault

THURSDAY, FEBRUARY 23RD

- 25012 Edward Brown - - - - - Negligent Homicide
- 24934 Lyle H. Adams - - - - - Swindling
- 25103 Jack Irwin Howard - - - - - Swindling
- 25095 R. M. Keel - - - - - Swindling
- 25304 Roy Yancy - - - - - Swindling
- 25383 ditto - - - - - ditto
- 25295 Thomas Odell Hicks - - - - - Theft
- 25018 Lorene Hamner - - - - - Theft

FRIDAY, FEBRUARY 24TH

- 24726 R. O. Moore - - - - - Swindling..
- 25196 Albert Freston - - - - - Assault - Bodily Injury
- 25324 Julian Vega - - - - - Drunk
- 25272 Hattie Mae Williams - - - - - Aggravated Assault
- 24818 John M. Armstrong - - - - - V. L. L.
- 24582 Lola B and Ray McClary - - - - - V. L. L.
- 22686 R. E. Lee - - - - - Unlawful Practice of Medicine
- 24429 J. T. Jones - - - - - V. L. L.
- 25327 T. C. Razor - - - - - V. L. L.
- 25326 ditto - - - - - V. L. L.

A. L. Cardlaw,
Jack Ray,
Assistant District Attorneys

Posted at Fort Worth, Texas
this the 15th day of February, 1939

Criminal Minutes County Court 18^B
Tarrant County pg 217

On this the 17th. day of March 1939; The following cases were transferred from County Court at Law No.1 to County Court at Law No.2 Tarrant County.

David M. Olye
Judge, County Court at Law
No. 1.
Tarrant County

S E T T I N G

COUNTY COURT AT LAW NO. TWO

TARRANT COUNTY,
T E X A S

MONDAY, MARCH 20TH

- 25456 George R. Barber - - - - - Assault & Battery
- 23934 Joe Price - - - - - Aggravated Assault
- 20445 ditto - - - - - Theft
- 25458 Wm. Ludlow Scott Jr. - - - - - Theft
- 25457 Wm. Ludlow Scott Jr. - - - - - ditto
- 25458 ditto - - - - - ditto
- 24228 George Simpson - - - - - Swindling
- 25405 Arthur A. Stein - - - - - Theft
- 25063 Lemmie Harris - - - - - Theft
- 24252 Travis Morrison - - - - - Vagrancy
- 24953 Silas Munn - - - - - Aggravated Assault

TUESDAY, MARCH 21ST

- 25357 C. P. Scott - - - - - Drunk
- 25416 Silas M. Munn - - - - - Drunk
- 25424 Floyd Dunlap - - - - - Drunk
- 25420 Harry Heasley - - - - - Drunk
- 25421 Bessie L. Roberts - - - - - Drunk
- 25418 Pat Katton - - - - - Drunk
- 23508 M. M. Massey - - - - - Drunk
- 25417 Claud Lowder - - - - - Drunk
- 21082 Ethel Ratcliffe - - - - - Swindling
- 21081 Ditto - - - - - Ditto

WEDNESDAY, MARCH 22ND

- 25451 Byron Newton Johnston - - - - - Theft
- 25351 W. C. Decker - - - - - Vio. State Highway Laws
- 25133 Sam Harmon - - - - - Ditto
- 23426 John Grant - - - - - Threat to Take Life
- 25061 Harry Crawford - - - - - Agg. Assault
- 25273 L. C. Bailey - - - - - Maiming Animal
- 24441 Art Dees - - - - - Agg. Assault
- 25239 Amanda Gray - - - - - Ditto

THURSDAY, MARCH 23RD

- 25398 Aubrey Lee James - - - - - False Imp.
- 25399 Ditto - - - - - Unlawful Use of Mo. Vech.
- 25398 Burk York - - - - - False Imp.
- 25395 Ditto - - - - - Assault and Battery
- 25397 Burk York - - - - - U. L. Use of Mo. Vehl.
- 21445 C. W. Quayle - - - - - Swindling
- 24663 Robert Earl Barrington - - - - - Theft
- 25343 Willie Frank Taylor - - - - - Theft
- 25442 Wash Williams - - - - - Threat

FRIDAY, MARCH 24TH

- 25404 Louis Cheeks - - - - - Agg. Assault
- 25432 Ollie Jordan - - - - - Ditto
- 25438 Fannie L. James - - - - - Drunk
- 24276 Richard Sander - - - - - Ab. L. & D. P.
- 24209 Homer May - - - - - Agg. Assault
- 23331 E. T. Mitchell - - - - - Swindling
- 25460 Theodore Roosevelt Weaver - - - - - Tri. Mo. Vehl. Without Consent
- 25461 James Sterling - - - - - Ditto

March 15, 1939

Posted

Harry Ward,
John McLean,
ASSISTANT DISTRICT ATTORNEYS

Criminal Minutes County Court 18th Tarrant County p. 218

the

day of

A. D. 19

MOTIONS FOR NEW TRIALS FILED IN FEBRUARY TERM 1939 in the County
Court at Law Number One, Tarrant County Texas.

No. 25336

STATE OF TEXAS

VS

EMMETT ANDREW WHITE

MOTION FOR NEW TRIAL

IN THE COUNTY COURT AT LAW NO. ONE

TARRANT COUNTY TEXAS

On this the First day of April, 1939 there came on to be heard
a motion for a new trial in the above styled and numbered cause by the
defendant. The Court after hearing said motion is of the opinion that
same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that said motion
is hereby is hereby overruled.

David McGee
Judge

No. 25485

STATE OF TEXAS

VS

SAM LEMJEL

MOTION FOR NEW TRIAL

IN THE COUNTY COURT AT LAW NO. ONE

TARRANT COUNTY, TEXAS

On this the first day of April 1939 there came on to be heard
a motion by the Defendant in the above styled and numbered cause. The
Court after hearing said motion is of the opinion that same should be
in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion
is hereby overruled.

David McGee
Judge

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the

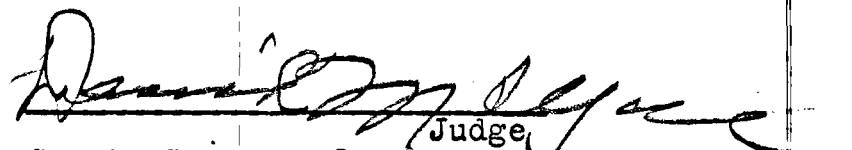
day of

A. D. 19

IN THE COUNTY COURT AT LAW NO. OneSATURDAY April 1st 1939

Be it remembered on this the 1st day of April 1939 the same being Saturday, there came on for examination of the Criminal Minutes of the February Term of the County Court at Law No. One of Tarrant County Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

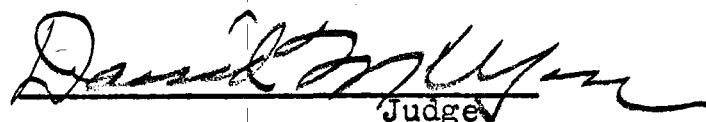
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and the Court here and now adjourns until Court in course.


 Judge
 County Court at Law No. One
 Tarrant County, Texas

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MONDAY April 3rd 1939

Be it remembered that on this the 3rd day of April 1939, the same being the first Monday in April 1939, there was begun and holden a regular term of the County Court at Law No. One of Tarrant County, Texas. At the Court House thereof in the City of Fort Worth Texas. There being present and presiding the Honorable David McGee, Judge of said Court, Marvin H. Brown Jr. Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings among other things were had to-wit;


 Judge
 County Court at Law No. One
 Tarrant County, Texas.

Stafford-Lowdon Co., Fort Worth 14327

State of Texas | On this the 11th day of April, 1939 the following
 County of Tarrant | styled and numbered causes are transferred from
 County Court at Law No. One to County Court at Law
 No. Two.

S E T T I N G

COUNTY COURT AT LAW NO. 2

MONDAY, APRIL 17TH

David M. Myer
 Judge
 County Court at Law
 No. One, Tarrant County
 Texas.

- 25342 Ben Pogle - - - - - Drunk
- 24750 George Clements - - - - - Drunk
- 25350 Dan A. Chambers - - - - - Drunk
- 25304 E. J. Farris - - - - - Drunk
- 23915 Leroy Farris - - - - - Drunk
- 25306 C. M. Henderson - - - - - Drunk
- 24263 Harry Holdin - - - - - Drunk
- 25333 Bob Ladd - - - - - Drunk
- 25510 James A. Littleton - - - - - Drunk
- 25417 Claud Lowder - - - - - Drunk
- 25380 Marie Reed - - - - - Drunk
- 25314 Alton C. Roberts - - - - - Drunk
- 25378 Agnes Sellers - - - - - Drunk
- 25577 Hubert C. Sellers - - - - - Drunk
- 25511 John T. Storey - - - - - Drunk
- 25579 Clara Turner - - - - - Drunk
- 25532 Edna McCristian - - - - - Drunk
- 25605 Marie Wilson - - - - - Drunk
- 25546 *Russell C. Clark* - - - - - *Swind*

TUESDAY, APRIL 18TH

- 40919 Edell Evans - - - - - Tampering with Motor Vehicle
- 25571 Albert Raymond Arseneau - - - - - Unlawfully carrying arms
- 25587 Frank Durt - - - - - Vagrancy
- 25550 Joe Mundy - - - - - Vagrancy
- 25498 Pearl Morris - - - - - Careless Driving
- 25260 R. J. Malone - - - - - Speeding
- 24706 Harvey Hanson - - - - - Overloading
- 24184 R. B. Hamilton - - - - - Overloading
- 24183 James Harper - - - - - A. A.
- 25595 Mike Trevino - - - - - A. A.
- 23198 Bacilio Torres - - - - - A. A.
- 24602 Dabe Lawrence Perez - - - - - Assault - Bodily Injury
- 25196 Albert Preston - - - - - Assault - Bodily Injury

WEDNESDAY, APRIL 19TH

- 21095 W. C. Carson - - - - - Swindling
- 24994 Quincy D. Brown -v- - - - - Theft
- 25101 Mrs. J. E. Jones - - - - - Theft
- 25440 M. G. McCauley -v- - - - - Swindling
- 25475 James Pinky Moore - - - - - Theft
- 25536 James Floyd Overton - - - - - Theft
- 25537 James Floyd Overton - - - - - Theft
- 25473 Lalieta Romero - - - - - Theft

THURSDAY, APRIL 20TH

- 24207 Horace Hatcher - - - - - A. A.
- 24155 Charles Mack - - - - - A. A.
- 25487 L. P. Malone - - - - - A. A.
- 25513 Fred Jones - - - - - A. A.
- 25322 B. B. Branch - - - - - A. A.
- 41595 M. V. Davis - - - - - A. A.
- 26428 James Dunham - - - - - A. A.
- 24765 Marvin Nixon - - - - - A. A.
- 24117 Jack Fuller - - - - - A. A.
- 23748 Pete Farris - - - - - A. A.
- 24153 Frederick Gardner - - - - - A. A.
- 24077 Manuel Gonzales - - - - - A. A.
- 24208 Joe Creves - - - - - A. A.
- 23790 Gordon Gilbert and Lynn Woods - - - - - A. A.
- 24614 Edgar Hall - - - - - A. A.

A. L. Wardlaw,
 Jack Ray,

Assistant District Attorneys

Posted April 11, 1939

Criminal Minutes County Court 18^B
 Tarrant County 220

State of Texas }
 County of Tarrant } On this the 10th day of May, 1939 the following
 from County Court at Law No. I to County Court at Law No. 2.
 styled and numbered cases are hereby transferred

SETTING - COUNTY COURT AT LAW NO. 2

MONDAY, MAY 15TH

David McLean
 Judge, County Court at
 Law No. I, Tarrant Co. Texas

- 25817 Johnny Burke - - - - - Drunk
- 25816 Frank Cantrell - - - - - Drunk
- 25755 Archibald McGillivray - - - - - Drunk
- 25746 Ditto - - - - - Ditto
- 25894 John E. McBride - - - - - Drunk & Rep.
- ~~25847 Alton Coker - - - - -~~
- 25844 Tom Bosley - - - - - Drunk
- 25669 Johnny Williams - - - - - Con. to Del. of Child
- 25668 Ditto - - - - - Ditto
- 24554 S. Moos - - - - - Theft Under & by Bailee

TUESDAY, MAY 16TH

- 25593 Miles Wilson - - - - - Pistol
- 25731 Ella Cantrell - - - - - Adultery
- 25732 J. H. Hughes - - - - - Adultery
- 25766 O. B. Wolfe - - - - - Adultery
- 25758 Louise Meyer - - - - - Adultery
- 25743 Bob Martin - - - - - Lottery
- 24700 J. R. Stovall - - - - - Lottery
- 25672 T. B. McDuff - - - - - Swindling
- 25176 Ditto - - - - - Ditto
- 24804 Sylvester Jordan - - - - - Swindling
- 24924 Ditto - - - - - Ditto

WEDNESDAY, MAY 17TH

- 24441 Wirt Dees - - - - - A. A.
- 25799 James Ellison - - - - - A. A.
- 25798 Clifton Edell Evans - - - - - A. A.
- 25314 Lon Holley - - - - - Swindling
- 24755 Mr. and Mrs. Sam Canuteson - - - - - Swindling
- 24756 Ditto - - - - - Ditto
- 25828 Walter O. Wood - - - - - Swindling
- 25704 Clemmie Lee Robertson - - - - - Theft
- 25830 James Paul Hefly - - - - - Theft
- 25828 Lynn John Wood & Elmer Jordan - - - - - Theft

THURSDAY, MAY 18 TH

- 40743 James L. West - - - - - Theft Under by Bailee & Emb.
- 25633 W. T. Berry - - - - - V. L. L.
- 25767 W. T. Berry - - - - - V. L. L.
- 25740 Margurite Marshall - - - - - Swindling
- 25730 Robert Crosby - - - - - Theft
- 25759 Waynard Corzine - - - - - Theft
- 25365 John Aldridge - - - - - Theft by Bailee
- 25244 Enoch Cray - - - - - Ditto & Embezz.
- 24791 H. R. Tucker - - - - - A. A.
- 25728 J. K. Marbut - - - - - A. A.

FRIDAY, MAY 19TH

- 22806 Richard O. Foster - - - - - Neg. Hom.
- ~~25847 Alton Coker - - - - -~~
- 23590 Gerald R. Boyd and Alton Barton - - - - - Swindling
- 25248 M. V. Davis - - - - - Threat to take life
- 25240 Frank Howard - - - - - Theft Under, by B. & Emb.
- 25246 Charles Lawder - - - - - Ditto
- 25718 Erma Hinkle - - - - - Theft
- 25769 Clinton Howell - - - - - Theft
- 22100 R. C. Moore - - - - - Swindling

John E. McLean,
 Harry N. Ward,
 Assistant District Attorneys.

Posted at Fort Worth, Texas
 this the 10th day of May, 1939

Criminal Minutes County Court 18 B
 Tarrant County PG 221

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STATE OF TEXAS | In the County Court at Law No. I, Tarrant County, Texas.
VS | DEFENDANT'S MOTION FOR A NEW TRIAL.
HENRY JAMES |

ON this the 3rd day of June, 1939 there came on to be heard a motion by the defendant in the above styled and numbered cause.

The Court after hearing said motion is of the opinion that same should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled.



Judge
County Court at Law No. I
Tarrant County, Texas

In THE COUNTY COURT AT LAW NO. One

TARRANT COUNTY, TEXAS

SATURDAY June 3rd 1939

Be it remembered on this the 3rd day of June 1939 the same being Saturday, there came on for examination of the Criminal minutes of the April Term of the County Court at Law Number One of Tarrant County, Texas, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED; ADJUDGED AND DECREED that the said minutes be in all things approved, and this Court here and now adjourns until court in course.

David McGee
Judge
County Court at Law No. One
Tarrant County, Texas

Attest Deputy County Clerk

o

MONDAY, June 5th 1939

Be it remembered that on this the 5th day of June 1939, the same being the first MONDAY in June 1939 there was begun and holden a regular term of the County Court at Law Number One of Tarrant County, Texas. There being present and presiding the HONORABLE David McGee Judge of said Court, Marvin H. Brown, Jr., Criminal District Attorney, A. B. Carter, Sheriff, and Mrs. Happy Shelton, Clerk when the following proceedings were had to-wit;

David McGee
Judge
County Court at Law No. One
Tarrant County, Texas

Attest Deputy County Clerk

MEETING

CASEY COURT AT LAW NO. 2
 WEDNESDAY, JUNE 13th, 1939

THURSDAY, JUNE 14th

- 26103	R. B. Staley	Frank	Lloyd Hutchinson and Richard Flowers
- 26112	Lennie Whaley	Vagrancy	Bill Auger & Fred Cooner
- 26109	Walter Smith	V. Vagrancy	Raymond Wilson & George Harvey
- 26735	Earl Morris	Vagrancy	Albt. J. Baskins, Willie Lee & Slater Jones
- 26108	Johnny Williams, Con.	Del. Child	John Morrison, Jr.
- 26109	Johnny Williams	Bitto	Bitto
- 26110	Wanda Long	A.A.	Colman Cline
26116-17	Mary Lee Pearson	Theft	Shropshire

FRIDAY, JUNE 15th

- 26730	James Ellison	A.A.	Byron Matthews
- 26113	Alvin W. Dennis	Theft	Jail
- 26734	Albert Biggs	Threat to take life	Mays and Mays
- 26107	Willie Ray	Pistol	Joe Carter & Clyde A. Thomas
- 26110	Bernice Davis	Theft	Slober Jones, Bradford and Cobb
- 26447	W. Allen	Viol. Labor Law	J.A. Potty & Hal McConnell
- 26110	James V. Brinkall	Theft	Jail
- 24433	Louis Petralo	V.L.L.	Mays & Mays
- 26103	W. T. Berry	V.L.L.	Hal McConnell & J.A. Potty
- 26103	Mrs. W.T. Berry	V.L.L.	Bitto
25544	Maurice Rollins	Swind.	McConnell

THURSDAY, JUNE 14th

- 26145	J.R. Frusto	Careless Con.	Arthur Leo Moore & Leo Brewster
- 26103	B. Lillo Torres	A.A.	Bob Shropshire
- 26146	Charles Lawler	Theft	Edna Williams & F.D. Williams, Jr.
- 26109	L. Albert Smith	Swindling	J.W. Smith & F. H. Brock
- 26100	R.C. Shockley	Threat	W.C. Kestel
- 26143	Herchel C. Stout	Theft	Mays and Mays
- 26115	Ernest Waldana	Pistol	Raymond Wilson & Henry Bishop
- 26743	Albert Smith	Pistol	Potty & McConnell
- 26730	High T. Thompson	A. A.	K. Durkin, Joe Durkin

FRIDAY, JUNE 15th

- 26730	G.P. Leets	A.A.	L.L. Fowler, R.C. Scott, F.D. Scott & J. McConnell
- 26145	Douglas E. Schwartz	Swindling	A.C. Mabrey & Alfred H. Clyde
- 26114	James Simpson	A.A.	W.M. Hatney & Edward H. Hatney
- 26110	Lennie White	A.A.	A.C. Hatley & J.W. Cogburn
- 26103	C. Wright	Threat	Mays and Mays
- 26103	Leslie L. Walker	Del. Rischiof	G.J. Post & A.W. White
- 26104	Ernest Ray Thomas	Theft	Hutchinson & Flowers
X 26103	Edis Tallant	A.A.	D.S. Simpson & J.W. Killian

THURSDAY, JUNE 14th

- 24630	Charlie Higgins	A.A.	A.L. Pope, & J.R. Bates
- 26073	Geo. Robert Williams	Theft	Hutchinson & Flowers
- 26102	Virgilio Hullenix	A.A.	J.W. Mills & Hal McConnell
- 24161	Fred Mitchell	A.A.	Wilson & Bishop
- 24333	Clarence Moore	A.A.	Bob Shropshire
- 25440	H.C. McSoley	Swindling	C. White & H.I. Little
- 26103	Jack Ferguson	A.A.	Jack Carter & W.C. Carter
- 26100	Ray Lombard	Theft	Jail
25740	Marguerete Marshall	Swind.	Tankersley

JUNE 14th

A.A. CASES

ASSIGNMENT DISTRICT ATTORNEY

WEDNESDAY June 13, 1939

State of Texas | Motion to transfer the above Criminal Cases
 County of Tarrant | from County Court at Law No. One to County Court
 at Law Number Two.

On this the 14th day of June 1939 there came on to be heard a motion by the Criminal District Attorney to transfer the above styled and numbered causes from County Court at Law No. One to County Court at Law Number Two.

The Court after hearing said motion is of the opinion that said cases should be transferred.

It is therefore ordered, adjudged and decreed that said cases be in all things transferred.

David Myers
 Judge

County Court at Law No. 1

Tarrant County, Texas pg. 223


STATE OF TEXAS
COUNTY OF TARRANT

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On this the 30th day of June, 1939 there came on to be heard a motion by the Criminal District Atty. to transfer the following styled and numbered cause from County Court at Law Number One to County Court at Law Number Two.

The Court after hearing said motion is of the opinion that same should be transferred.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said cause be in all things transferred.



Judge
County Court at Law No. I.

26172....Helen M. McKuan.....Swindling.

Criminal Minutes County Court 18^B
Tarrant County pg 224

[A large handwritten 'X' mark is drawn across the page.]

the

day of

A. D. 19

THERE WERE NO CRIMINAL MOTIONS FILED DURING THE JUNE TERM.

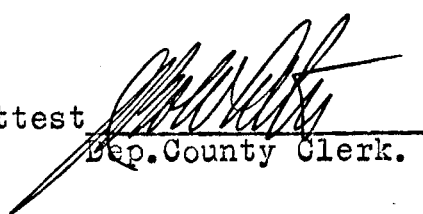
IN THE COUNTY COURT AT LAW NO. ONE
TARRANT COUNTY, TEXAS

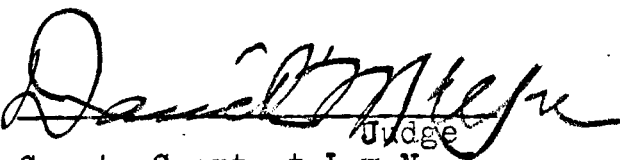
SATURDAY AUG. 5, 1939

Be it remembered on this the 5th day Aug. 1939 the same being Saturday, there came on for examination of the Criminal Minutes of the June, 1939 Term of the County Court at Law Number One of Tarrant County, Texas and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said minutes be in all things approved, and this Court here and now adjourns until Court in course.

Attest


Dep. County Clerk.

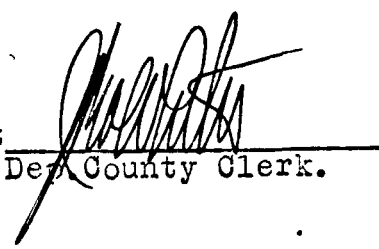

Judge
County Court at Law No. 1
Tarrant County, Texas.

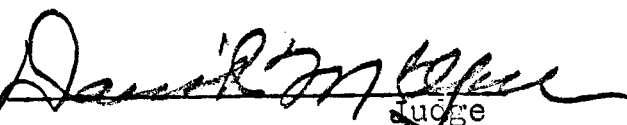
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MONDAY AUG. 7th, 1939

Be it remembered that on this the 7th day of August 1939, the same being the first Monday in August, 1939, there was begun and holden a regular term of the County Court at Law Number One, of Tarrant County, Texas. At the Court House thereof in Ft. Worth, Texas. There being present and presiding the Hon. David McGee, Judge of said Court, Marvin H. Brown Criminal District Attorney, A. B. Carter, Sheriff and Mrs. Happy Shelton, Clerk when the following proceedings among other things were had to-wit;

Attest


Dep. County Clerk.


Judge
County Court at Law No. 1
Tarrant County, Texas

Stafford-Lowdon Co., Fort Worth 14327

SCHEDULE
COUNTY COURT AT LAW NO. TWO
MARK OF MONDAY, SEPT. 13, 1939

MONDAY, SEPT. 13th

-26739	G. R. Sweet	Drunk	Marvin Beaty & P.C. Graves
-26526	G. R. Sweet	Drunk	Ditto
-26527	Mrs. G.R. Sweet	Drunk	Ditto
-26731	Mrs. G.R. Sweet	Drunk	Ditto
-26445	G. R. Sweet	Drunk	Ditto
-26444	Billie Sweet	Drunk	Ditto
-26737	Erwin Vernon Hood	Theft	J.M. Winters & T.H. Craik
-26736	Ditto	Ditto	Ditto
-26720	Eddie Bradley	Theft	Bransford & Webb
-26034	Michael Kerns	Theft	M ^{rs} Cornell & Matthews
-26704	Al Hancock	A.A.	Ellis & Leslie J. Slate (?)
-26676	Ed Dollins	A.A.	Bishop & Portuscheck

TUESDAY, SEPT. 13th

-26582	Jos. C. Anthony	Drunk	D.G. Rodgers & J.M. Mason
-26685	Jack Flint	Drunk	Hutcherson & Flowers
-26292	Tomie Uberger	Vag.	George Harvey & J.D. Case
-26641	Tomie Uberger	Drunk	Ditto
-26405	Tomie Uberger	Theft	Ditto
-26459	Jack Barrow	Theft	Hutcherson & Ardell Young
-26538	Dolph Barrow	theft	Young & Hutcherson
-26593	Tomie Jefferson	Theft	J.S. Reeder & C. J. Johns <i>Not by Tel.</i>
-26612	Irvin Mathis	Theft	W.H. Herring & Leslie Frankrick <i>HTA</i>
-26747	F.H. Banks	A.A.	D.G. Rodgers & J.M. Mason
-26648	Jas. Wiley Raywell	A.A.	_____ & Max Barney Hays
16793	A.C. DEAN	<i>Swind.</i>	<i>Jail</i>

WEDNESDAY, SEPT. 20th

-26236	W.A. Andrews	A.L.D.P.	Markersley & Williams
-26235	W.A. Andrews	Drunk	Ditto
-26042	Lenora Turner	Drunk	Boaty and Graves
-26585	Lenora Turner	Vagrancy	Ditto
-26740	Elbert L. Trimble	Theft	<i>JAIL</i>
-26726	Gene Walker	Theft	D.G. Rodgers & J.M. Mason
-26739	Willard Roy Holder	Theft	Hays and Hays
-26738	Ditto	Ditto	Ditto
-26495	Roy T. Rimmer	Swindling	F.B. Rimmer
-26280	Ditto	Ditto	Ditto
-26397	Hubert Meese	Swindling	Geo. Harvey & J.I. Case
-26400	Hubert Meese	Ditto	Ditto

THURSDAY, SEPT. 21st

-26646	Mrs. Lula Green	A.L.D. & D.P.	W.H. Lampton <i>left. wife.</i>
26725	Arthur B. Howell	A.A.	<i>Jail</i>
26737	Ditto	Ditto	"
26206	Ditto	Ditto	"
-26670	J. A. Hicks	Swindling	Alfred M. Clyde & Arthur Meves
-26669	Ditto	Ditto	Ditto
-26668	Ditto	Ditto	Ditto
-26667	Ditto	Ditto	Ditto
-26548	Floyd Johnson	Tampering with Veh.	J.M. Williams & Ruth Johnson
-26345	Bonnie McDonald	Lottery	Willard E. White & Catchins (?)
-26346	Bonnie McDonald	Ditto	Ditto
-26102	Ditto	Ditto	Ditto

FRIDAY, SEPT. 22nd

-26734	A. Cortez	Pistol	B.D. Shropshire & W.F. Smith
26595	J.G. Adams	Swindling	<i>Jail</i>
-26573	James L. Duncan	Swindling	J.F. Barron & Lester Boone
-26703	Jessie J. Howard	A.A.	Cline & Cline
-26674	Tom E. Wood	Misbranding Drug	Robt Newton & R.J. Newton
-26666	Ditto	Untrue Advertising	Ditto
-26478	L. A. Lynch	Ditto	Hugh Lynch & W.O. Cannon
-26359	Granville Owens	A.A.	Owens, Blackburn, Clark <i>R. Wilson</i>
-26360	Ditto	Ditto	Ditto

Posted Sept. 12, 1939

HARRY N. WALD
 JOHN E. MELICH
 Assistant District Attorneys

Sept. 12th, 1939
 The above styled and numbered causes on this day transferred from County Court at Law No. One to County Court at Law No. Two.
Criminal Minutes County Court 18 B
Tarrant County pg 225
David Wilson
 Judge-County Court at Law No. I

MOTIONS FOR NEW TRIAL

AUGUST TERM, A. D. 1939.

STATE OF TEXAS

VS

NO. 26413

SONNY JOHNSON

On this the 30th day of September A. D. 1939 the same being Saturday there came on to be a motion by the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that said motion should be in all things overruled.

It is therefore ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled.

STATE OF TEXAS

VS

NO. 26497

E. J. FOSTER

On this the 30th day of September, A. D. 1939 the same being Saturday there came on to be heard a motion by the Defendant in the above styled and numbered cause for a new trial.

The Court after hearing said motion is of the opinion that said motion should be in all things overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion is in all things overruled.

Stafford-Lowdon Co., Fort Worth 14327

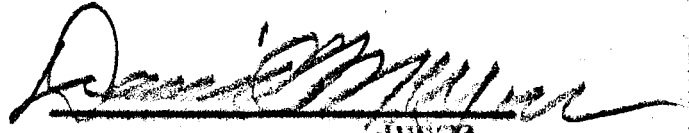
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IN THE COUNTY COURT AT LAW NUMBER ONE
TARRANT COUNTY, TEXAS.

SATURDAY, SEPTEMBER 30, 1939.


Be it remembered on this the 30th day of September 1939 the same being Saturday, there came on for examination of the Criminal minutes of the August Term of the County Court at Law No. One of Tarrant County, Texas, and the Court after having read and examined said minutes found same to be in all things approved, and this Court here and now adjourns until Court in course.

Attest 
Clerk


Judge
County Court at Law No. 1
Tarrant County, Texas.

Monday, October 2nd, 1939

Be it remembered that on this the 2nd day of Oct. 1939, the same being the first monday in October, 1939, there was begun and holden a regular term of the County Court at Law No. 1 of Tarrant County, Texas. At the Court House thereof in Ft. Worth Texas. There being present and presiding the Hon. David McGee, Judge of said Court, Marvin H. Brown Jr. Criminal District Attorney, A. B. Carter Sheriff and Mrs. Happy Shelton Clerk when the following proceedings were had to-wit;

Attest 
Clerk.


Judge
County Court at Law No. 1
Tarrant County, Texas.

S E T T I N G

COUNTY COURT AT LAW NO. 2

WEEK OF DECEMBER 11, 1939

MONDAY, DECEMBER 11TH

27081	W.J. Moore	Plumb. without Lic.	Jack & W.B. Carter
27124	Paul Ruffer	Theft	L. Matcheson & F.L. Johnston
27142	Maxine Edwards	Theft	W.F. Smith & L.D. Stewart
27241	Ditto	Ditto	Ditto
27138	Arthur Collins	Ditto	Jail
27139	Ditto	Ditto	Ditto
26149	Jno. H. McNeal	A.A.	Bransford & Webb
26098	Coley S. Terry	Pistol	Bransford & Webb
27073	Garland Huff	Vag.	Jail

TUESDAY, DECEMBER 12TH

27125	Arthur Guinn	Pistol	Jail
26958	Loren H. Edwards	Pistol	Bransford & Webb
27084	Wm. Ambrose Clayton	Theft	Jail
27116	Sam Mulford	A.A.	Jail
26197	T.D. Winn	Theft	J.O. Case & Geo. Harvey
25749	Raymond Price	A.A.	H.L. Johnson & Whitworth
26831	David Mitchell	Theft	Mays and Mays

WEDNESDAY, DECEMBER 13TH

26986	J.B. Wright	Theft	Marvin Beatty & T.C. Graves
26586	Doed Holder	Theft	Mason and Rogers
27156	Laz Lind	Pistol	Parker & Parker
27148	Robt. Wm. Briggs	Theft	Jail
26223	Gladys McLeary	Mal. Mischief	Mays and Mays
27087	Ira Keel	Theft	Jail
26267	J.M. Floyd	A.A.	Mays and Mays

THURSDAY, DECEMBER 14TH

26308	Volantino Enriquez	Theft	Bishop & Fortuscheck
26309	Ditto	Ditto	Ditto
27136	Johanie Mullin	Vio. Cmk. Law	L.S. Turberville & C.W. Baker
26295	J.F. Meigs	A.A.	J.P. Buckalov & J.M. Gurley
26156	J.W. Russell	A.A.	Theo Koenig & M.D. Stewart
26373	Jae. F. Gray	Pistol	Geo. Harvey & J.O. Case
27083	Wm. Ambrose Clayton	Theft	Jail
26917	Albt. Macy You	A.A.	Logan Jr and Logan Sr

FRIDAY, DECEMBER 15TH

27068	Charley Higgins	Theft	Bransford & Webb
26461	Willard Doves	Pistol	Bishop & Fortuscheck
27140	Billie Brooks	Theft	Jail
27115	Illie L.B. Marrell	Theft	Jail
24979	Virgil McKeller	A.A.	Jail
27088	Donald F. Minard	Theft	Jail
26023	Wardin Smith	Theft	Mathews & McConnell

Jack Ray

A. L. Hardlaw
Assistant District Attorneys

Posted at Fort Worth, Texas

December 5th, 1939.

State of Texas | On this the 5th day of December, 1939 the above-
 County of Tarrant | styled and numbered causes are hereby transferred
 from County Court at Law Number One to County Court at Law Number Two.

Criminal Minutes County Court
 125 Tarrant County pg. 227 at Law No. 1, Tarrant County,
 of 4
 1 of 4
 Judge, County Court
 Texas

S E T T I N G
C O U N T Y C O U R T A T L A W
N O. 2

WEEK OF OCTOBER 16TH
1 9 3 9

MONDAY, OCTOBER 16TH

26904	Jose Torres & A. Guperritz	Sale Liquor Minors	Geo. Harvey & J.O. Case
24059	J.D. Marbut	Theft by Bailee	Tankersley & Williams
26773	W.L. Martin	Pistol	Hutcherson & Flowers
26529	Arlee Brown	Vagrancy	Cline and Cline
26462	Ollie Brown	ditto	J. Carter & Clyde Thomas
26820	W.R. Blackmon	A.A.	W.G. Hemsiee & Q.D. Lewis ?
26890	E.B. Busby	Drunk	J.A. Petty & J.E. Winters
25511	John T. Storey	Drunk	McConnell & J.A. Petty

TUESDAY, OCTOBER 17TH

24548	Elmer Whitehead	Drunk	Bransford & xxx Webb
26802	Monte Mooney	Vagrancy	Geo Harvey & J.O. Case
26807	J.W. Wortham	A. A.	J.E. Winters & T.H. Craik
25487	E.P. Malone	A.A.	Mays & Mays
25475	James P. Moore	Theft	Bishop & Portucheck
24209	Homer May	A.A.	W.F. Buckland & Effie Poyner
26770	Ballard Morris	Tampering	D. G. Rodgers & J.M. Mason
26771	Ditto	Ditto	Ditto

WEDNESDAY, OCTOBER 18th

26035	Hardin Smith	Theft	Matthews & McConnell
26830	W.J. Moore	Plumb. without License	J. Finger & J. McClendon
26019	Jonas Sterling	A.A.	Shropshire & L.D. Stewart
25979	Jas. Marvin Seay	A.A.	Mays & Mays
25915	Hattie Lee Stevens	Theft	Shropshire & Stewart
24339	Myrtle Smith	Theft	R.R. Robert, T.S. Penhebaker
26008	Willie Mae Stokes	Drunk	Cline & Cline
26831	David Mitchell	Theft	Mays & Mays

THURSDAY, OCTOBER 19th

26734	A. Cortez	Pistol	Shropshire & W.P. Smith
26666	Tom S. Wood	Untrue Advertising	R.J. Newton & R.J. Newton
26674	Ditto	Misbranding Drug	Ditto
26272	Jas. Overton	Theft	Jail
26359	Granville Owens	A.A.	E.B. Clark & Jno. Calloway
25593	Miles Wilson	Pistol	Williams & Tankersley
26863	Lloyd B. Williams	Theft	J.E. Winters & T.H. Craik
24430	W.E. Spears	Abusive Language	Bishop & Wilson

FRIDAY, OCTOBER 20th

26514	Artis Austin	Pistol	Mays & Mays
26335	Bill Alton	A.A.	R.T. Gullledge & Cloninger
26582	Jos. C. Anthony	Drunk	Rogers & Mason
26840	Lowell Lee Andrews	Theft	Mr & Mrs. W.D. Andrews
26973	Jack Curtis	A.A.	Bishop & Portucheck
26445	G.E. Sweet	Drunk	Beaty & T.C. Graves
26847	Charley Short	Drunk	Tankersley & Rodgers
26889	Opie Sullivan	Drunk	Winters & J.A. Petty

JACK RAY
A.L. WARDLAW
Assistant District Attorneys

Posted October 6, 1939

October 10, 1939

The above styled and numbered cases transferred from
County Court at Law Number One to County Court at Law No. 2.

David P. Poyner
Judge
County Court at Law No. 1
Tarrant County, Texas
Criminal Minutes County Court 18B
Tarrant County 3 of 4 pg. 227

S E T T I N G

COUNTY COURT AT LAW NO. TWO

MONDAY, NOVEMBER 20TH

26907	Raymond Gonzales	Theft	Bransford & Webb
26906	Juanita Gonzales	Theft	Bransford & Webb
26736	Erwin Vernon Hood	Theft	Craik & Winters
26739	Willard Roy Holder	Theft	Mays & Mays
26738	Ditto	Ditto	Ditto
26737	Erwin Vernon Hood	Theft	Craik & Winters
26566	Doad Holder	Theft	Mason & Rodgers
27061	L. H. Luck	Swindling	W P McLean & W B Scott

TUESDAY, NOVEMBER 21ST

27012	Lyle Adams	Vio. Check Law	Mays & Mays
27011	Ditto	Ditto	Ditto
26373	Jack Curtis	A. A.	Bishop & Fortuchek
26086	Buck Bass	Theft	L Hutcheson & G Flowers
26763	Billy Howard	A. A.	Bob Shropshire & W I Smith
25819	Charlie Rose	Theft	H E Moore & Joe J Johnson
26255	Vernon Munden	Embezzlement	J W Hall & C E Letsinger

WEDNESDAY, NOVEMBER 22ND

26895	Floyd Surrett	A. A.	McConnell, Mills & Terry
24339	Myrtle Smith	Theft	Roberts, Pennebaker, Graves
27051	Allie May Smith	Theft	McConnell & G F Howard
26928	Joe squires	A. A.	W W Johnson & C V Carter
24549	S. Moos	Theft by Bailee	E A Pennington & _____
24554	Ditto	Ditto	Ditto
26251	Ferry J. Russell	A. A.	Johnny Johnson

THURSDAY, NOVEMBER 23RD

(Thanksgiving Day)

FRIDAY, NOVEMBER 24TH

26378	Walter George Carrison	Theft	H. W. Dunn & Weldon Dunn
26636	Dee Green	Theft	Mays & Mays
27058	Benigno Gonzales	Theft	Cline & Cline
27071	Alberta Thompson	A. A.	Mason & Rodgers
26665	Hood Mercer & Lefty Johnson	Damaging P. Property	- Carrett & Needham
26762	Richard N. Coffee	Embezzlement	Julien Hyer et al
26974	Ditto	Ditto	Ditto
26880	Ditto	Ditto	Ditto

Harry N. Ward
John McLean

Assistant District Attorneys

Posted at Ft. Worth, Texas
November 15, 1939

State of Texas

County of Tarrant

On this the 16th day of November, 1939 the above styled and numbered causes are transferred from County Court at Law No. One to County Court at Law No. 2.

David M. ...
Judge-County Court at Law No. 1
Tarrant County, Texas.

2485-

State of Texas |
County of Tarrant |

Now comes Marvin H. Brown, District Attorney, Tarrant County and moves the Court to dismiss all Swindling Under Cases Filed in County Court at Law No. 1 prior to Sept. 20, 1939 for the reason that Sec. 4, Article 1546 revised Criminal Statute, State of Texas has been repealed and the repealing law providing no saving clause.

Wherefore Premises considered Marvin H. Brown Jr. asks that Court dismiss all such cases.

Marvin H. Brown Jr.
District Attorney
Tarrant County, Texas

By *John E. M. Lee*
Assistant.

Criminal Minutes County Court 188
Tarrant County pg 227 4 of 4

M O T I O N S

State of Texas
VS
W.L.Martin

No.26773

On this the 2nd day of December, 1939 there came on to be heard a motion by the Defendant in the above styled and numbered cause for a new trial.

After hearing said motion the Court is of the opinion that said Defendant be granted 30 days from this date in which to pay said fine and costs.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that defendant be granted 30 days from December 2nd, 1939 in which to pay fine and costs in this cause.

State of Texas

VS

No.22932

Henry Hinton

On this the 2nd day of December, 1939 there came on to be heard a motion by the defendant in the above styled and numbered cause for a new trial.

After hearing said motion the Court is of the opinion that said motion be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion for a new trial is in all things granted.

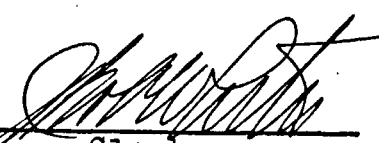
Stafford-Lowdon Co., Fort Worth 14327

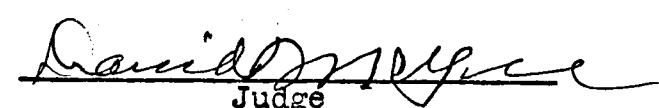
IN THE COUNTY COURT AT LAW NUMBER ONE
TARRANT COUNTY, TEXAS

Saturday, December 2nd, 1939

Be it remembered on this the 2nd day of December, 1939 the same being Saturday, there came on for examination of the minutes for Criminal cases of the October Term, 1939 of the County Court at Law Number One of Tarrant County, and the Court after having read and examined same, found the said minutes to be in all things correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said minutes be in all things approved, and the Court here and now adjourns until court in course.


Attest 
Clerk



Judge
County Court at Law No. One
Tarrant County, Texas



Monday, December 4th, 1939

Be it remembered on this the 4th day of December A.D. 1939, the same being the first Monday in December, 1939 there was begun and holden a regular term of the County Court at Law Number One of Tarrant County, Texas. At the Court House thereof in the City of Ft. Worth. There being present and presiding the Honorable David McGee, Judge of said Court, Marvin H. Brown Jr. Criminal District Attorney, A.B. Carter Sheriff and Mrs. Happy Shelton Clerk, when the following proceedings among other things were had to-wit;

Attest 
Clerk


Judge
County Court at Law No. 1
Tarrant County, Texas

S E T T I N G

COUNTY COURT AT LAW NUMBER TWO

WEEK OF JANUARY 15, 1940

MONDAY, JANUARY 15TH

27283	C. J. Seaton	Disturbing Peace	Jail
27253	Bishop Ward	Theft	Jail
24399	Ivrtle Smith	Theft & Repetition	R.R. Roberts et al
27247	Eddie R. Danch	Theft	Bill Auger & H.E. Moore
27183	Fisstias Sanchez	Theft	Cline & Cline
27140	Lillie Brooks	Theft	Shropshire, Smith & Stewart

TUESDAY, JANUARY 16TH

27060	Lester Fennie	A.A.	Winters & Craik
27166	Catherine Roberts Lee	Vio. Check Law	Ardell Young & S.F. Houchens
27224	Salvadore Luna	Theft	Portusheck & Bishop
27163	Albert Davidson	Theft	Morton Goldberg &
27141	Maxine Edwards	Theft	W.P. Smith & L.D. Stewart
27258	<i>Lucille Ward</i>	<i>Theft</i>	<i>Jail</i>

WEDNESDAY, JANUARY 17TH

26965	Jess Oldham	Theft & Rec & Con	Jail
26966	ditto	ditto	ditto
26964	ditto	ditto	ditto
26895	Floyd Surett	A. A.	J. K. Mills & Terry
27126	Johnnie Mullin	Vio. Check Law	Tunborville & G.W. Baker
27282	Wm. Herbert Steele	Theft	Jail
27066	Bert Welch	Theft	H.E. Moore & J.J. Johnson

THURSDAY, JANUARY 18TH

27128	Chester Crenshaw	Theft	Cline & Cline
27213	Ada Fay Doll	Theft	Clyde Thomas & M. Thomas
27142	Maxine Edwards	Theft	Smith and Stewart
27259	James Miller	A.A.	Simpson & Simpson, Jr.
27133	Donald Terrovona	Theft	Jerom Terrovona, Rogers, Mason
26373	Walter George Garrison	Theft	Weldon Dunn and T.W. Dunn
27124	Donald Terrovona	Theft	J. Terrovona, Rogers & Mason

FRIDAY, JANUARY 19TH

27168	Y. D. Jackson	Theft	A. Hood and E. L. Hood
27256	Roy Lee Hopkins	Theft	Bransford & Webb
27231	Isaiah Hurst	Theft	Shropshire, Smith & Stewart
27091	Robert Lott	A.A.	J. B. Kerby, Bert Rawlins
26762	Richard N. Coffee	Embazzlement	J.C. Hyer, T.W. Dunn et al
26880	ditto	ditto	ditto
26974	ditto	ditto	ditto

Harry N. Ward
John E. McLean

ASSISTANT DISTRICT ATTORNEYS

Posted January 8, 1940

State of Texas
County of Tarrant

On this the 8th day of January, 1940 the above styled and numbered causes are transferred from County Court at Law No. One to County Court at Law No. Two.

David M. ...
Judge

County Court at Law No. One
Tarrant County, Texas

Criminal Minutes County Court
18 B. 228 Tarrant County

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the day of A. D. 19

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Monday May 3rd, 1937

On this the 3rd day of May A.D. 1937, same being the first Monday in May, 1937, there was begun and holden in and for Tarrant County, a term of the County Court at Law No. 2, Tarrant County, Texas, Presiding and Present the Hon. Thos. J. Renfro, Judge of said Court, Mrs. Happy Shelton, Clerk, A. B. Carter, Sheriff and Will R. Parker, Criminal Dist. Attorney

Saturday, May 1st, 1937

On this the 1st day of May A.D. 1937, came on for examination by the Court the foregoing minutes of this the County Court at Law No. 2, Tarrant County, Texas, of the March Term of said Court, and the Court after having examined said minutes found the same to be in all things true and correct.

It is therefore ordered, adjudged, and decreed by the Court that said minutes be, and the same are hereby approved and that this Court does now adjourn until Court in course.



Thos. J. Renfro --- Judge

✓ Criminal Minutes County Court 188
Tarrant County I B.P.

END