At this hour 9:50 o'clock A. M. Tuesday, Hovember 22, 1921, court reconvenes for the transaction of business in accordance with the recess had on yesterday, and the trial of the case of "STATE vs BAY" et als" is resumed.

\$15 STATE VS WILL LEE - ASSAULT WITH INTENT TO COMMIT RAPE.

Nol pros with leave.

STATE VS JOHDAN LEVY of al - LARCENY& RECEIVING.

Continued to mext term.

\$83 STATE VS EARL WALKER - HOUSEEREAKING. & LARCENY.

Defendant comes into court and enters a place of "GUILTY". Judgement of the court is that defendant be confined in the county jail for a period of eighteen (18) months, and assigned to work on the County Rosals, and wear stripes.

#83} STATE VE EARL WALKER - ESCAPE.

Defendant comes into court and enters a plea of "GUILTY". Judgement of the court is that defendant be comfined in the county jail for a period of three (S) months, and assigned to work on the county roads, and not wear stripes, sentence to begin at the expiration of the sentence in \$85.

#72 STATE VB T. C. HAYS et al - PROSTITUTION & ISSIGNATION.

During the progress of the trial, the State having rested, attorneys for the defendants move that a non-suit be entered as to Elizabeth Field, Mrs. Bruce Williams, and Mrs. T. C. Ray. The court sustains this motiton and orders a non-suit as to the three defendants above named.

The jury for their verdict as to T. C. Ray say the defendant is "NOT GUILLTY"

Defendants Myrtle Lee and Lula Andrews called and failed. Judgement ni ei, soi fa and capias.

C. A. Carpenter, State's witness, called and failed, Instanta Capias adtestificandum and fined \$40.00.

Joe Atkinson, States' witness, called and failed, Instanta Capias ad testificandum and fined \$40100.

\$30 STATE

MARSHALL WILL IAMS

MULDER.

The defemant comes into court and through his attorneys withdraws the plan of insanity heretofore issamed in the cause, the attorneys for the defense being as follows: SHAW & SHAW, NINCOLS & NINCOLS, ULINFORD & TOWN.

BULLAND & STRIBOFIELD.

The attorneys for the defendant, Marshall Williams, by agreement with counsel for the State and the Solicitor, enter a plea of "SOT GUILTY" of murder in the first degree, and enter a plea of "GUILTY" of murder in the first degree, and enter a plea of "GUILTY" of murder in the second degree, which plea is accepted by the court upon recommendation of counsel for the state and the colicitor.

The attorneys representing the defemant at this term being the same attorneys who represented him at the former term in which the plea of insmity was entered.

#40 STATE VS MARSHALL WILLIAMS )
BOB CODWIN )
AUBREY GODWIN ) MAKING LIQUOR.
R. A. DAWSON ;
FRANK SMITH )
N. A. GODWIN )

The defendant Marshall Williams comes into court and trhough his attorneys enter a plea of "GUILTY". Judgement suspended.

The defendants Bob Godwin, Frank Smith, Aubrey Godwin, Marketshwim and R. A. Dawson come into court and enter a plea of "GUILTY." The defemant N. A. Godwin comes into court, waives bill of indictment, and enters a plea of GGUILTY." Judgement of the court is that the defendants Bob Godwin, Aubrey Godwin, N. A. Godwin, and Frank Smith be comfined in the county jail for a period of ninety days, with leave to the County Commissioners of Cumberland County to hire them ont. All to report Friday of this week under the same bond.

#80 STATE VS KATLE MCL.AN - LARCENY.

The following good and lawful men are sworn and empanelled to try the issues joined between the plaintiff and the defendant in the above entitled action, to-wit: A. W. Smith, C. E. Hall, Jno. A. Gunter, J. D. McFgden, T. J. Carter, W. A. Altman, Jno. B. Melvin, A. M. Culbreth, J. R. Holmes, A. B. Spears, Josiah Williams and C. H. Ellis.

THE GRAND JURY RETURN THE POLLOWING INDICTMENTS MARKED A TRUE BILLS.

#84 STATE WE SANDY BEARD | LARCENY & RECEIVING.

#79 STATE VS ED SMITH - FALSE PRETENCE.

#80 STATE VS KATIE MOLEAN - LARCERY & RECEIVING.

#85 STATE VE LANDON PROWN, F DISTILLING etc.

The grant jury some into court in a body, and a poll being taken, there being nove than twelve present, return the following "A FRUE BILL".

CHARLETTED CONTAX!

SUPERIOR COURT HOVEMER TERM, A. D., 1921.