

unless he satisfies the Presiding Judge that he has conducted himself as a law-abiding citizen.

This judgment is by consent, and accepted by defendant in good faith.

HENRY A. GRADY,
JUDGE PRESIDING.

Defendant:
NICHOLAS SAGEBY."

NORTH CAROLINA
CUMBERLAND COUNTY

IN THE MATTER OF DAVID MARSHALL
WILLIAMS' RESTORATION TO CITIZENSHIP }

D E C R E E

This cause coming on to be heard before the undersigned Judge of the Superior Court at the June Term of Criminal Court and it appearing to the Court and being found as a fact that David Marshall Williams filed in the Superior Court a petition for the restoration for citizenship; that notice of same was duly published at the court house door for ninety days prior to this hearing as provided ~~provided~~ by statute; and that the said David Marshall Williams has appeared before this court and testified as to his honesty and good behaviour since he was pardoned by Governor A. W. McLean on the 29th day of September, 1929; and that five respectable citizens to wit: E. T. MARKHAM, T. G. BRAXTON, M. G. STARLING, R. E. TOMLINSON, SHERIFF N. H. McDEACHY, who have known the said David Marshall Williams since he returned from prison, have likewise presented themselves and testified to the Court that the said David Marshall Williams has been honest, industrious and of good character since his release.

NOW THEREFORE, it is on motion considered, adjudged and decreed that the petitioner, David Marshall Williams, be and he is hereby restored to all and the full rights of citizenship as by law in such case made and provided.

This the 6th day of June, 1935.

HENRY A. GRADY,
Judge of Superior Court.

#1726 - State vs O. L. Green, DRIVING DRUNK.

The sentence of six (6) months on the roads in this case is stricken out by the Court and the defendant is ordered to pay the costs. Defendant is to give a bond for the payment of said costs at the November term.

#1711 - State vs Henrietta McKay, ADW.

Defendant pleads NOT GUILTY. A jury trial is had and the jury for their verdict say that the defendant is NOT GUILTY.

At 5:30 PM the Court took a recess until 9:30 AM, June 7th,