

Mr. Bill Draypell J.P.

I hereby apply to have
my trial transferred to Dabson
town ship

Brownie Draypell

State of North Car. Surry County
We the Under signed of Surry
County acknowledge our selves
Indebted to the State of North Carolina
on the sum of \$50.00 fifty dollars
the condition of this obligation is
such that if Brownie Chappel pays
the cost in the case of 'State vs Brownie
Chappe tried before W.G. Chappel JP
on or before Aug 31st - 31st this Aug 27-1938
then this obligation to be void otherwise
to remain in full force and effect

Brownie Chappell (seal)
Lulla Chappell (seal)

Given subscribed and acknowledged this
27 day of August 1938 before me
Wilmer Eisdler J.S.

being duly sworn
saith that he is worth above all
liabilities and exemptions allowed by
law the sum of \$50.00
I sworn and subscribed before me this 27
day of August 1938

C. S. Foster
ELKIN-JONESVILLE BUILDING
& LOAN ASSOCIATION



ELKIN, N. C.



Mr. W. J. Chappell, J.P.
Elkin, N. C.

P#1

Place It With

National Security Fire Insurance Co.

Elkin nc

May 28/35

Dear Sir I am
Enclosing Wards
Got - Four other
gone notice the
Trial of - ~~770~~ June
4. 2 cases

my cost - \$1400
Yours truly
C. S. Foster D.S.

Department of the State Auditor
Raleigh, N. C.



Mr. W. J. Chappell
Elkin, N. C.

105
250
150
500
— 500 —

190
500
200
—

Mr Bill Chapel J P
Sir I am Sick and Not able to
Be at Trial today. Please Put this
off till next Friday Jan 8th
This will give Me Time to get
out.

this Dec 30th 1936
O.V. Marion

County of Surry
vs

Shifano

W. H. Adams & G. W. Adams of said county
acknowledge our selves indebted to the State of North
Carolina in the sum of fifty Dollars

the conditions of this obligation is such that if the
H. Adams shall personally appear at the
next term of the Superior Court to be held in and for
the county of Surry Monday 2nd day of May next

next then and there to answer to a charge to be preferred
against the said H. Adams for Began which
then this obligation to be void otherwise remain in
full force and effect

R. J. Adams seal
G. W. Adams seal

taken subscribed and acknowledge this 26 day of Jul
1926 before me J. L. White J. P.

G. W. Adams bring duty sworn soith that he
is worth above all liabilities and exemptions allowed
by law the sum of 57⁰⁰ Dollars sworn to and subscribe
before me this 26 day of Jul 1926

J. L. White
Justice of the Peace



GEO. ROSS FOU
STATE AUDITOR

Department of the State Auditor
Raleigh, N. C.

Mr. W. J. Chappell,
Elkin, N. C.

My dear Mr. Chappell,

There is inclosed herewith two copies of Senate Bill No. 47, ratified by the General Assembly on the first day of February 1939.

This is an amendment to Chapter 349, Public Laws of 1937. The amendment in particular requires all Justices of the Peace to add the sum of one dollar (\$1.00) to the costs in every criminal case tried if the defendant is convicted.

Sub-section "O" of Section 3 of the Act provides for the assessment and collection of this additional cost by a Justice of the Peace and requires each Justice of the Peace to make a monthly report to the Clerk of the Superior Court of his County. In making these reports a Justice of the Peace must list the names of the cases in which such costs were taxed and transmit the costs collected. For your convenience, we are sending you a supply of blank report forms upon which you may report to your Clerk of the Superior Court.

I trust you will read the entire amendment as I feel sure you will be in full sympathy with the intents and purposes of the Act. For instance, if your township constable or one of your deputy sheriffs or any person with power of arrest should be seriously wounded in the actual discharge of his duties as an officer of the law and be incapacitated for a length of time he would receive benefit payments from this fund. If killed, his widow will receive \$500.00 plus \$200.00 toward funeral expenses and \$100.00 for each dependent child under 18 years of age. I am sure you favor this.

The Act became law on February 1st, but we could not notify you sooner. Under the law you should begin assessing this additional cost after receipt of this letter. You need not make your first monthly report until April 1st as there are only a few days left in this month.

NORTH CAROLINA,
SURRY COUNTY.

In Justice's Court before
R. L. White, J.P.

State

Vs.

Edd Boles

Know all men by these presents, that we acknowledge ourselves indebted to the State of North Carolina in the sum of \$100.00 to the payment of which well and truly to be made, we bind ourselves, our heirs, executors and administrators and assigns by these presents.

Signed and sealed, this 13th day of November, 1926.

The condition of this obligation is such that whereas the above bounded Edd Boles has been arrested on a charge of false pretense and required to give bond in the sum of \$100.00 for his personal appearance before R. L. White, J. P. of Marsh Township at his office in Marsh Township on the 26 day of November, 1926, at 1 P.M.

Now if the said Edd Boles shall appear at the time and place above mentioned and answer the charge against him and not depart the court without leave, then this obligation to be null and void otherwise to be in full force and effect.

J. E. Boles (SEAL)
E. D. Baker (SEAL)

N.C. Surety Co

The the Under Signed
of said county acknowledge
and severals Indebted to
the state of N.C. in the
sum of \$100.⁰⁰ to be null and
Void if O.V. Marion shall
appear before H.P. Chappel
J.P. Wed 2 P.M. Dec 30. 1936
not to depart without leave
of the Court given under
my hand and seal This

Dec 27-1936

Seal

O.V. Marion

Seal

W.C. Correll

Seal

Subscribed before me this day
Dec 27 1936

Gilmer Correll J.S.

J. C. Purry Co

We the under signed
acknowledged ourselves indebted
to said State in the sum
of \$100⁰⁰ to be well and
good by James Wood shall
appear before Bill Chappell
JP wed 29th Dec 30 1936
not depart without seal of
Court given under our signed
seal this the 29th Dec 36

James Wood

seal

Nora Wood

seal

J. Frank Johnson

seal

Subscribed and acknowledged
before me this day

Dec 27-1936 H. J. Chappell JP

State of North Carolina
County of Surry
Marsh Township.

State
vs
Raneywood } Before
 } W. J. Chappel
 } J.P.

G. P. Jenkins being first
duly sworn deposes and
says that at and in Marsh
Township, Surry County,
North Carolina, on or
about 25th day of May,
1940, Raneywood did
willfully, unlawfully
and secretly assault the
said complainant from the

rear; and said complain-
ant avers further that he
has good reason to believe
and does believe that the
said Ranny Wood is liable
to inflict serious bodily
injury upon said copy-
placant, and that he has
fear of the said Ranny Wood,
therefore he prays the court
that Ranny Wood be bound
by good and sufficient
security to keep the peace
towards all men and par-
ticularly towards the said
Complainant.

Sworn to and subscribed
before me this the 28th
day of May 1940 - (over)

North Carolina
Surry County
Mans Township

To any lawful officers
of Surry County - Greeting
you are commanded
forthwith to arrest Rancy
Wood, and him safely
keep, so that you have him
before me immediately
to answer to the above
and attached complaint.

Given under my hand
and seal this 28th day
of May 1940

H. J. C. Lippell (Seal)
J.P.

Fail to Support
maintain and keep
his illegitimate child
which was Begotten
upon the body of
--- and that he
doth still refuse
to provide support
maintenance and to
pay the Doctor and
nurses bill in
The Birth of said
illegitimate Child.

118 Catherine St.

CITIS J. REYNOLDS
ATTORNEY-AT-LAW
ELKIN N. C.

North Carolina
Swain County
Marshall Township.

State
^{JS}
Lancey Wood

We the undersigned
freehold of the above
named county & State
acknowledge ourselves
indebted to the State
of North Carolina in
the sum of one hundred
and fifty dollars \$150.00

The condition of this
obligation is such
that if the said

Lancey Wood, shall
keep the peace toward
all men and particularly
toward S. Jenkins
for twelve months.
then this obligation
be void otherwise
to remain in full
force and effect

his
Lancey Wood (Seal)
Treasr

T. J. D. D. D. (Seal)

J. E. Standly (Seal)

W. M. Jackson
ATTORNEY AT LAW
Folsom, N. C.

Dec. 29th. 1936.

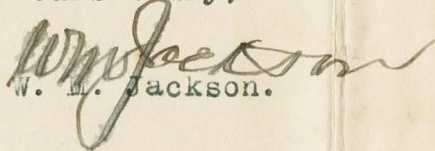
Mr. Bill Chappel,
Rusk, N. C.

Dear Sir:

Mr. Roscoe Wood has just employed me to defend his son Ommer Wood, in a little matter pending before you for trial tomorrow, but I have a very bad cold and owing to the weather, I am afraid to be out on trips of that distance.

You will please put off the case until the last of next week, and maby it will clear up and i will be able to come down.

Yours truly,


W. M. Jackson.

The foregoing and
attached bond taken
subscribed and acknowledged
before me this 28 day
of May 1948

H. J. Chappel (Not)
J.P.

J. E. Stoney
and T. B. Dockett Be duly
sworn said that they
are worth over and above
all liability and exceptions
allowed by law the
sum of one hundred and
fifty dollars \$150.00

Sworn and subscribed
this 28 day of May 1948
J. E. Stoney
T. B. Dockett
Bondsman

H. J. Chappel
J.P.