2363 STATE OF MARYLAND VS. SARAH WILSON (c) Indictment. (TRUE BILL) Kenlo, Foreman. Filed NG WITNESSES: Off. Eaton Theodore A. Pool Justice Rohleder PERJURY. Drawn by... O. K. HF-3-20-78

STATE OF MARYLAND.

CITY OF BALTIMORE, to wit:

The Jurors of the State of Maryland, for the body of the City of Baltimore, do on their oath present that heretofore, to wit, on the sixth day of October, in the year of our Lord nineteen hundred and twenty, at the City/aforesaid, before a court of competent jurisdiction, to wit, the Criminal Court of Baltimore, in and for said City of Baltimore, the Honorable Carroll T. Bond, one of the Associate Judges of the Supreme Bench of Baltimore City aforesaid, being then and there duly assigned to the said Criminal Court of Baltimore, as Judge thereof, and then and there duly presiding therein as such, a certain issue whereof the said Court then and there had jurisdiction, between the State of Maryland and one Nathaniel Palmer, wherein the said Nathaniel Palmer was charged with the crime of unlawfully. on the eighteenth day of September, in the year of our Lord nineteen hundred and twenty, at the City xforesxidx of Baltimore, in and upon one Nettie DeShields making an assault, with intent her, the said Nettie DeShields feloniously, wilfully and of malice aforethought to kill and murder, which said cause and issue was then and there pending therein, and then and there came on to be tried and determined, and that during the said trial of the said issue, in the said Court, and before the said Carroll T. Bond, then and there presiding therein as Judge thereof, as aforesaid, thexexicx NATHANKEX PAKKXXXX one SARAH WILSON was then and there called as a witness in said cause and issue, by and on behalf of the State of Maryland, and was then and there before the said Court and the said Judge, as aforesaid, duly sworn by one then and there duly authorized then and there to administer to the said SARAH WILSON the said oath, to wit, that the evidence which she, the said

SARAH WILSON should then and there give to the said Court, touching the matters then and there in question between the

State of Maryland and the said Nathaniel Palmer, should be the truth, the whole truth and nothing but the truth, which said oath was then and there in the presence of the said Court and the Judge thereof duly administered to the said SARAH WILSON, , as aforesaid, and that at and upon the issues joined in said cause, it then and there became and was a matter material to the issue in said cause whether the said SARAH WILSON did see the said Nathaniel Palmer pull a pistol and point it at the said Nettie DeShields on the said eighteenth day of September, in the said year of our Lord nineteen hundred and twenty, in the said year of our Lord nineteen hundred and twenty, in the said to this, the said

SARAH WILSON did then and there unlawfully, wilfully, xxx falsely and corruptly testify and say, in substance and effect, that she, the said SARAH WILSON , did not see the said Nathaniel Palmer pull xxx a pistol and did not see the said Nathaniel Palmer point it at the said Nettie DeShields on the said eighteenth day of September, in the said year of our Lord nineteen hundred and twenty, xxxxxxxxxxxxx

SECOND COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that on the eighteenth day of September, in the year of our Lord nineteen hundred and twenty_/Frederick A. Rohleder, then and there a Justice of the Peace of said State, in and for said City, duly selected by the Governor of said State to sit at the Station House of the Northeastern Police District of said City, was duly sitting at said Station House, and that then and there at a hearing before the said Frederick A. Rohleder, within the jurisdiction of the said Frederick A. Rohleder, of a charge duly made against one Nathaniel Palmer of unlawfully, on the eighteenth day of September, in the year of our Lord nineteen hundred and twenty, at the City aforesaid, in and upon one Nettie DeShields making an assault, with intent her, the said Nettie DeShields feloniously, wilfully and of malice aforethought to kill and murder, xxxxxi one was then and there called as a witness, and SARAH WILSON was then and there in due form of law sworn by the said Frederick A. Rohleder, then and there having competent power and authority to administer to her, the said SARAH WILSON , the said oath to speak the truth, the whole truth, and nothing but the truth, touching the charge then and there under examination by the said Frederick A. Rohleder:

Whereupon it then and there became and was a question material to the said inquiry whether the said SARAH WILSON , did see the said Nathaniel Palmer pull a pistol and point it at the said Nettie DeShields on the said eighteenth day of September, in the said year of our Lord nineteen hundred and twenty;

And to this the said SARAH WILSON , did, on the said eighteenth day of September, in the said year of our Lord nineteen hundred and twenty, testify and say, in substance and effect, that she, the said SARAH WILSON , did see the said Nathaniel Palmer pull a pistol and did see the said Nathaniel Palmer point it

at the said Nettie DeShields on the said eighteenth day of September, in the said year, of our Lord nineteen hundred and twenty;

And that afterwards, to wit, on the sixth day of October, in the year of our Lord nineteen hundred and twenty, at the City/aforesaid, before a Court of competent jurisdiction, to wit, the Criminal Court of Baltimore, in and for said City of Baltimore, the Honorable Carroll T. Bond, one of the Associate Judges of the Supreme Bench of Baltimore City aforesaid, being then and there duly assigned to the said Criminal Court of Baltimore as Judge thereof, and then and there duly presiding therein as such, a certain issue whereof the said Court then and there had jurisdiction between the State of Maryland and one Nathaniel Palmer, wherein the said Nathaniel Palmer was charged with the crime of unlawfully, on the eighteenth day of September, in the year of our Lord nineteen hundred and twenty, at the City of Baltimore, in and upon one Nettie DeShields making an assault, with intent her, the said Nattie DeShields feloniously, wilfully and of malice aforethought to kill and murder; which said cause and issue was then and there pending therein, then and there came on to be tried and determined, and that during the said trial of the said issue in the said Court and before thesaid Carroll T. Bond, then and there presiding therein as Judge thereof, as aforesaid, one SARAH WILSON was then and there called as a witness in said cause and issue by and on behalf of the State of Maryland. and was then and there before the said Court and the said Judge thereof, as aforesaid, duly sworn by one then and there duly authorized then and there to administer to the said SARAH WILSON the said oath, to wit, that the evidence which she, the said SARAH WILSON should then and there give to the said Court, touching the matters then and there in question between the

State of Maryland and the said Nathaniel Palmer, should be the truth, the whole truth and nothing but the truth, which said oath was then and there in the presence of the said Court and the Judge thereof, duly administered to the said SARAH WILSON , as aforesaid;

And that at and upon the issues joined in said cause, it then and there became and was a matter material to the issue in said cause whether the said SARAH WILSON did see the said Nathaniel Palmer pull a pistol and point it at the said Nettie DeShields on the said eighteenth day of September, in the said year of our Lord nineteen hundred and twenty;

And to this the said SARAH WILSON , did then and there testify and say, in substance and effect, that she, the said SARAH WILSON , did not see the said Nathaniel Palmer pull a pistol and did not see the said Nathaniel Palmer point it at the said Nettie DeShields on the said eighteenth day of September, in the said year of our Lord nineteen hundred and twenty;

And so the Jurors aforesaid, on their oath aforesaid, do say that the said SARAH WILSON , at the times aforesaid, to wit, on the eighteenth day of September, in the said year, and on the sixth day of October, in the said year, before the tribunals and under the circumstances, and in the manner aforesaid, unlawfully did wilfully, falsely and corruptly make oath to two contradictory statements;

Whereas, in truth and in fact, as she, the said SARAH WILSON , at the said last two mentioned times well knew, one of the said two contradictory statements, was, is, and must be wilful, false and corrupt; contrary to the form of the

Act of Assembly in such case made and provided and against the peace, government and dignity of the State.

ROBERT F. LEACH, Jr.

The State's Attorney for the City of Baltimore.

GMALLYSTAIN TO STATE

STATE OF MARYLAND

TAKE BAIL IN \$

CEPI In Gail
McMulty SHERIFF.

7

CRIMINAL COURT OF BALTIMORE.

SEPTEMBER TERM, 1920

THE STATE OF MARYLAND

Issued the

To the Sheriff of Baltimore City, Greeting

We command you that you take the body of immediately have before the Court here to answer a presentment for WITNESS the Hon. Morris A. Soper, Chief Judge of the Supreme Bench of Baltimore City, the 13th day of September, 1920.

SAM W. PATTISON,

Clerk Criminal Court of Baltimore

State of Maryland, City of Baltimore, to wit:

TAKE BALL \ \$1000 2363 20/374/186 RECOMMEND BAIL BE REDUCED IN THE GASE 1 500 -Cepi in Joil Though, M. Mutty alex. a Frott. 1186 Kenington X 13071.25SX 4000= SR60 Norty 1500 PRESENTED

No 2363 Docket 19 W

STATE OF MARYLAND

VS.

Seal liter

Criminal Court of Baltimore.

Janus

Term, 192)

INDICTED for

MR. CLERK:

Witnesses whose names are endorsed hereon.

TEB 1 01921

Enter my appearance for Defendant and summon for defense the



Attorney.

Defendent's Witnesses:

form 1-6-18-19-10M. Criminal Court of Baltimore 2863 Bail Returnable SAM W. PATTISON, Clerk. TO THE SHERIFF OF BALTIMORE CITY.