

Cuyahoga County Common Pleas

THE STATE OF OHIO

VS.

ANTHONY SOWELL

A TRUE BILL INDICTMENT FOR

RAPE R.C. 2907.02

DATE OF OFFENSE

July 22nd, 1989

THE TERM OF

SEPTEMBER OF 1989

CASE NO.

CR 244471

The State of Ohio, }  
CUYAHOGA COUNTY } SS.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, **IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO**, Do find and present, that the above named Defendant(s), on or about the date of the offense set forth above, in the County of Cuyahoga, unlawfully and purposely engaged in sexual conduct with Melvette Sockwell by purposely compelling her to submit by the use of force or threat of force,

contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

*Cheresa Embury*  
Foreman of the Grand Jury

*John P. ...*  
Prosecuting Attorney

INDICTMENT ORIGINAL

Cuyahoga County Common Pleas

THE STATE OF OHIO

vs.

ANTHONY SOWELL

A TRUE BILL INDICTMENT FOR

RAPE R.C. 2907.02

DATE OF OFFENSE  
July 22nd, 1989

THE TERM OF  
SEPTEMBER OF 1989

CASE NO.  
CR 244471

The State of Ohio, }  
CUYAHOGA COUNTY } SS.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, **IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO**, Do find and present, that the above named Defendant(s), on or about the date of the offense set forth above, in the County of Cuyahoga, unlawfully and purposely engaged in sexual conduct with Melvette Sockwell by purposely compelling her to submit by the use of force or threat of force,

contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

*Sherrill D. ...*  
Foreman of the Grand Jury

*John P. ...*  
Prosecuting Attorney

INDICTMENT - ORIGINAL

THE STATE OF OHIO

A TRUE BILL INDICTMENT FOR

ANTHONY SOWELL

KIDNAPPING R.C. 2905.01 W/CTS  
RAPE R.C. 2907.02

DATE OF OFFENSE  
July 22nd 1989

THE TERM OF  
SEPTEMBER OF 1989

CASE NO.  
CR 244471

The State of Ohio,  
CUYAHOGA COUNTY }  
SS.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO, Do find and present, that the above named Defendant(s), on or about the date of the offense set forth above, in the County of Cuyahoga, unlawfully and purposely and by force, threat or deception removed Melvette Sockwell from the place where she was found or restrained her of her liberty for the purpose of facilitating the commission of a felony or the flight thereafter and/or terrorizing or inflict serious physical harm on Melvette Sockwell and/or engaging in sexual activity with Melvette Sockwell against her will and failed to release the victim in a safe place unharmed,

RECEIVED FOR FILING

NOV 16 1989

GERALD E. FUERST  
BY \_\_\_\_\_

contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

*Theresa S. [Signature]*  
Foreman of the Grand Jury

*John [Signature]*  
Prosecuting Attorney

INDICTMENT - ORIGINAL

THE STATE OF OHIO  
CUYAHOGA COUNTY  
COURT OF COMMON PLEAS

CASE NUMBER CR 244471 923 TO 940754

The State of Ohio vs. ANTHONY SOWELL B/M

# Capias on Indictment

(PINK)

DOB 8/19/59

TO THE SHERIFF OF CUYAHOGA COUNTY, OR LOCAL POLICE DEPARTMENT WITHIN SAID STATE

An indictment has been filed in the Cuyahoga County Court of Common Pleas charging the defendant named on this warrant with:

KIDNAPPING W/CTS RAPE

6/25/90 In jail for 654 6/29

JUDGE CARL J. CHARACTER

LID# OCA#

NCIC

OTHER PD#

SON#

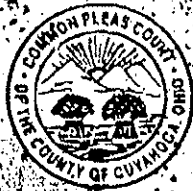
You are ordered to arrest said defendant, if he/she be found in your jurisdiction and bring him/her before the Court without unnecessary delay.

Witness, GERALD E. FUERST, Clerk of our said Court at the Court

House in the City of Cleveland, the 3TH day of DECEMBER A.D. 19 89

GERALD E. FUERST, Clerk

D. RICHARDS, Deputy Clerk



RECEIPT OF WARRANT

Warrant received on 12-11-89 at 7:00 clock M.

GERALD T. McFAUL, Sheriff

by [Signature] Deputy

RETURN OF EXECUTED WARRANT

I executed this warrant on \_\_\_\_\_

at \_\_\_\_\_ o'clock, \_\_\_\_\_ M., \_\_\_\_\_ 1989

and arrested Anthony Sowell

and now have him/her in my custody for safekeeping.

Sheriff G.T. McFaul

Executing Officer P.T. Reddix

Title Deputy Sheriff

RETURN OF UNEXECUTED WARRANT

I returned this warrant for \_\_\_\_\_

on \_\_\_\_\_, 19\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_\_ M.,

and pursuant to its command attempted to execute this warrant, but was unable to do so because (state specific reason or reasons and additional information regarding defendant's whereabouts): \_\_\_\_\_

Sheriff \_\_\_\_\_

Executing Officer \_\_\_\_\_

Title \_\_\_\_\_

SHERIFF'S FEES	Service and Return	5.00
	Arrest	.50
	Conveyance	
	Mileage	
	TOTAL	5.50

STATE OF OHIO }  
CUYAHOGA COUNTY } SS.

IN THE COURT OF COMMON PLEAS

SEPTEMBER TERM, 19 90

TO-WIT: SEPTEMBER 12  
NO. CR-244471

STATE OF OHIO

PLAINTIFF

VS.

INDICTMENT KIDNAPPING, RAPE

ANTHONY SOWELL

DEFENDANT

JOURNAL ENTRY

THE DEFENDANT HEREIN HAVING, ON A FORMER DAY OF COURT ENTERED A PLEA OF GUILTY TO AMENDED COUNT TWO AND THREE ATTEMPTED RAPE 2923.02/2907.02 AGG FFL-2, WAS THIS DAY IN OPEN COURT WITH HIS/HER COUNSEL PRESENT.

THEREUPON, THE COURT INQUIRED OF THE SAID DEFENDANT IF HE/SHE HAD ANYTHING TO SAY WHY JUDGMENT SHOULD NOT BE PRONOUNCED AGAINST HIM/HER; AND HAVING NOTHING BUT WHAT HE/SHE HAD ALREADY SAID AND SHOWING NO GOOD AND SUFFICIENT CAUSE WHY JUDGMENT SHOULD NOT BE PRONOUNCED.

IT IS THEREFORE, ORDERED AND ADJUDGED BY THE COURT THAT SAID DEFENDANT, ANTHONY SOWELL, IS SENTENCED TO THE LAGRAIN CORRECTIONAL INSTITUTION FOR A TERM OF FIVE (5) YEARS TO FIFTEEN (15) YEARS ON BOTH OF COUNTS TWO AND THREE, CONCURRENTLY WITH EACH OTHER, MINIMUM TERMS ARE TERMS OF ACTUAL INCARCERATION. DEFENDANT TO PAY COSTS.

RECEIVED FOR FILING

SEP 20 1990

GERALD E. FUERST

BY CLERK

*James P. Kilbane*

JAMES P. KILBANE

VOL 964 PG 948 JUDGE

MB 09/17/90 09:23

COPIES SENT TO:

- Sheriff *MAA*
- Defendant

Other

*docs in 9.20.90*

MR CMUO 0411

STATE OF OHIO  
CUYAHOGA COUNTY

SS.

IN THE COURT OF COMMON PLEAS

MAY

TERM, 19 90  
90

TO-WITH AUGUST 08  
NO. CR-244471

STATE OF OHIO

PLAINTIFF

VS.

INDICTMENT KIDNAPPING, RAPE

ANTHONY SOWELL

DEFENDANT

JOURNAL ENTRY

NOW COMES THE PROSECUTING ATTORNEY ON BEHALF OF THE STATE OF OHIO AND THE DEFENDANT, ANTHONY SOWELL, IN OPEN COURT WITH HIS/HER COUNSEL PRESENT AND WAS FULLY ADVISED OF HIS/HER CONSTITUTIONAL RIGHTS. ON RECOMMENDATION OF THE PROSECUTOR COUNTS TWO AND THREE OF THE INDICTMENT ARE AMENDED BY THE ADDITION OF THE "ATTEMPT" STATUTE.

THEREUPON, SAID DEFENDANT RETRACTS HIS/HER FORMER PLEA OF NOT GUILTY HERETOFORE ENTERED, AND FOR PLEA TO SAID INDICTMENT SAYS HE/SHE IS GUILTY OF ATTEMPTED RAPE ORC 2923.02/2907.02 AS AMENDED IN COUNTS TWO AND THREE OF THE INDICTMENT, WHICH PLEA/PLEAS, ON THE RECOMMENDATION OF THE PROSECUTING ATTORNEY IS/ARE ACCEPTED BY THE COURT. ON RECOMMENDATION OF THE PROSECUTOR COUNT ONE IS NOLLED.

IT IS FURTHER ORDERED THAT SAID DEFENDANT BE REFERRED TO THE PROBATION DEPARTMENT FOR PRE-SENTENCE INVESTIGATION AND REPORT.

RECEIVED FOR FILING

AUG 17 1990

BY GERALD E. MERST

JUDGE

*James P. Kilbane*  
JAMES P. KILBANE

MB 08/08/90 09:56

VOL 957 PG 555

COPIES SENT TO:

Sheriff

Other

Defendant