





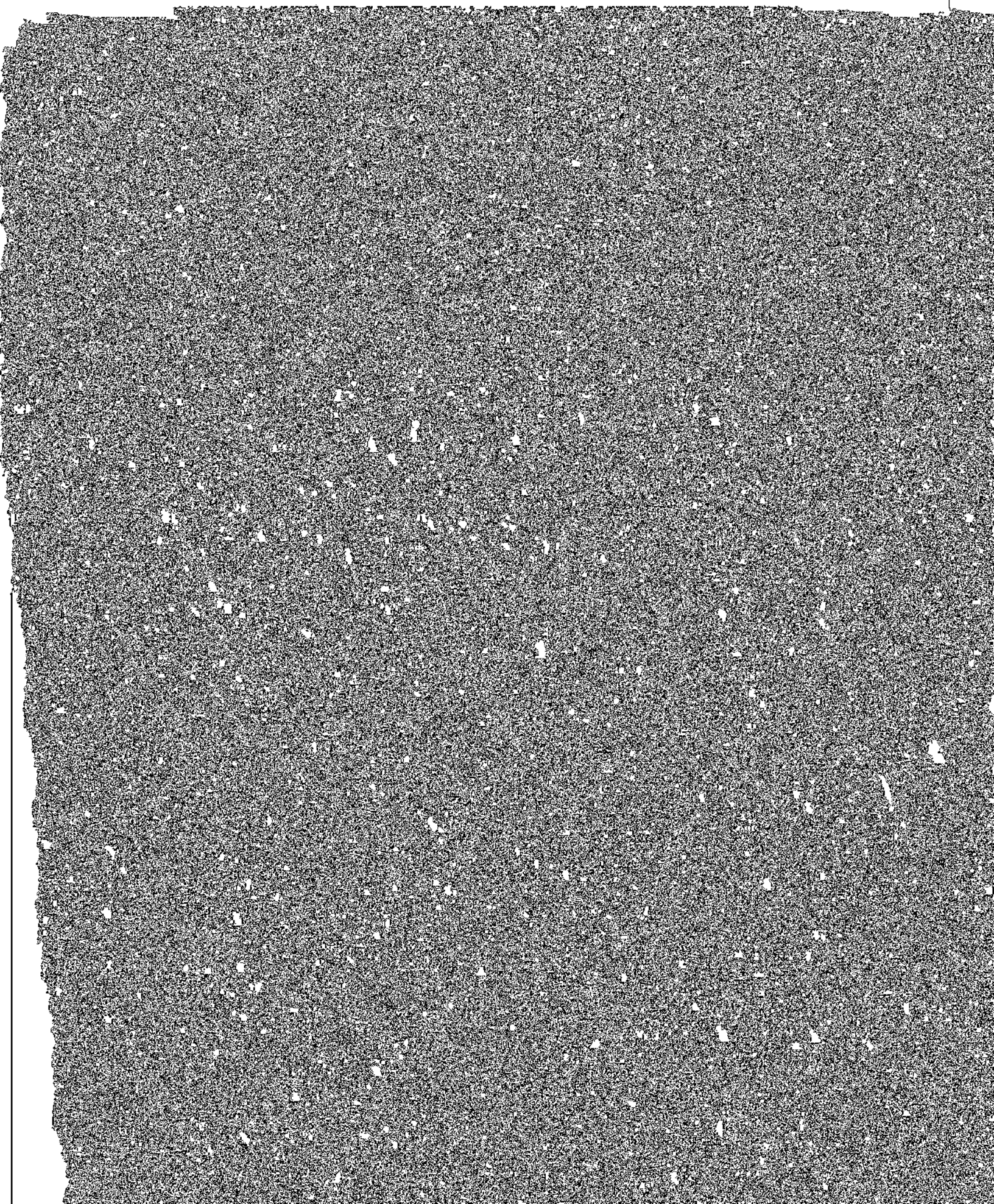
Case No. 15-M38M-00687

---

**C. FELONY CHARGE(S) ONLY**

The magistrate has informed me that

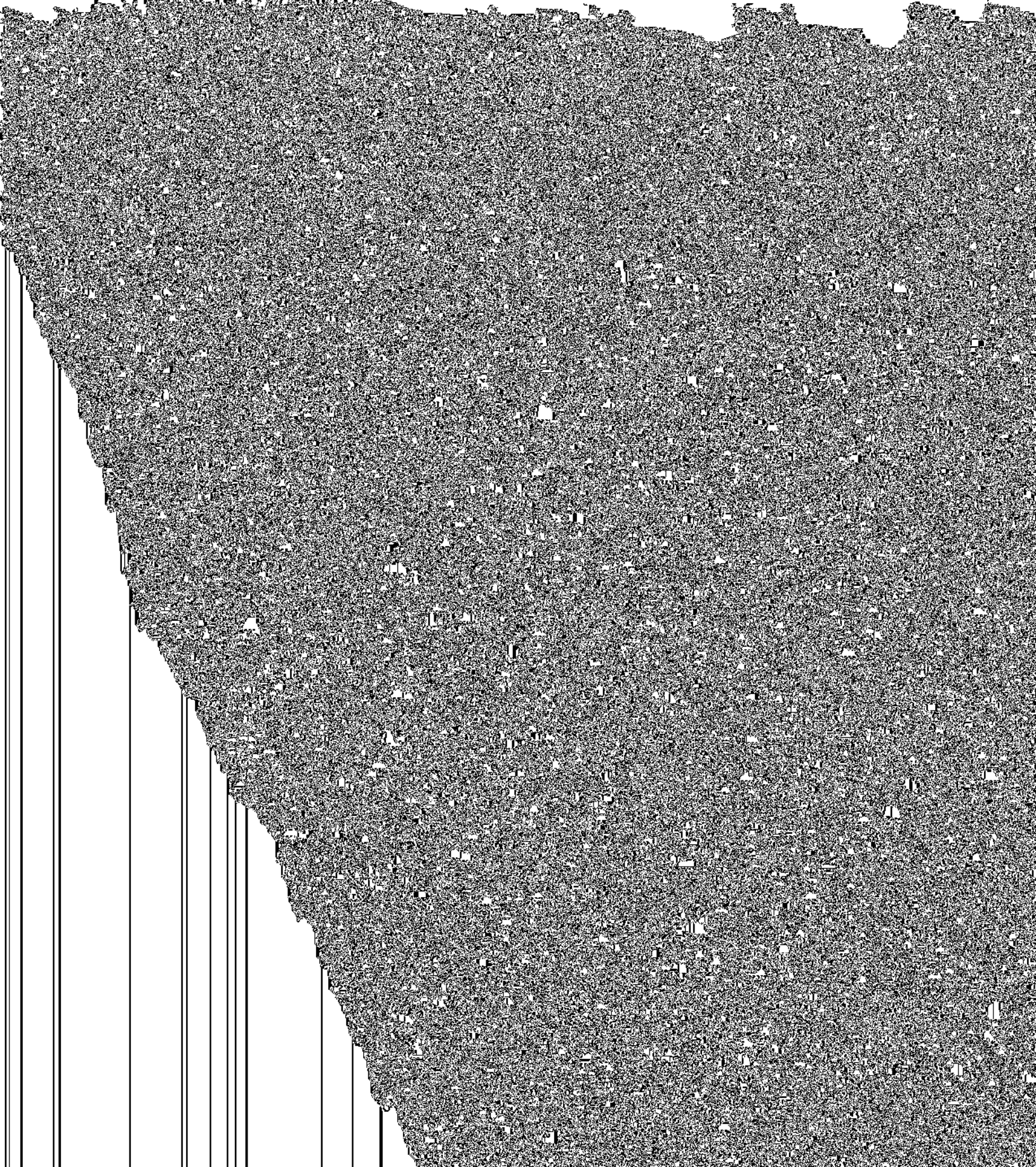
1. if I have been charged with a felony offense for which the penalty is life imprisonment, only the circuit court may set and grant bail;
2. I have the right to a preliminary hearing to determine whether or not any felony charge(s) should be bound over for possible presentation to a grand jury;
3. the preliminary hearing shall be held within ten (10) days of my initial appearance if I am in custody, or within twenty (20) days of my initial appearance if I am not in custody (*W. Va. Code*



Case No.: 15-M38M-00687

---

**C. CONSENT TO APPLY DEPOSIT:**



**IN THE MAGISTRATE COURT OF POCAHONTAS COUNTY, WEST VIRGINIA**

**Out-of-County Warrant:**

State of West Virginia

Case No.: 15-M38M-00687

v.

William White Williams II

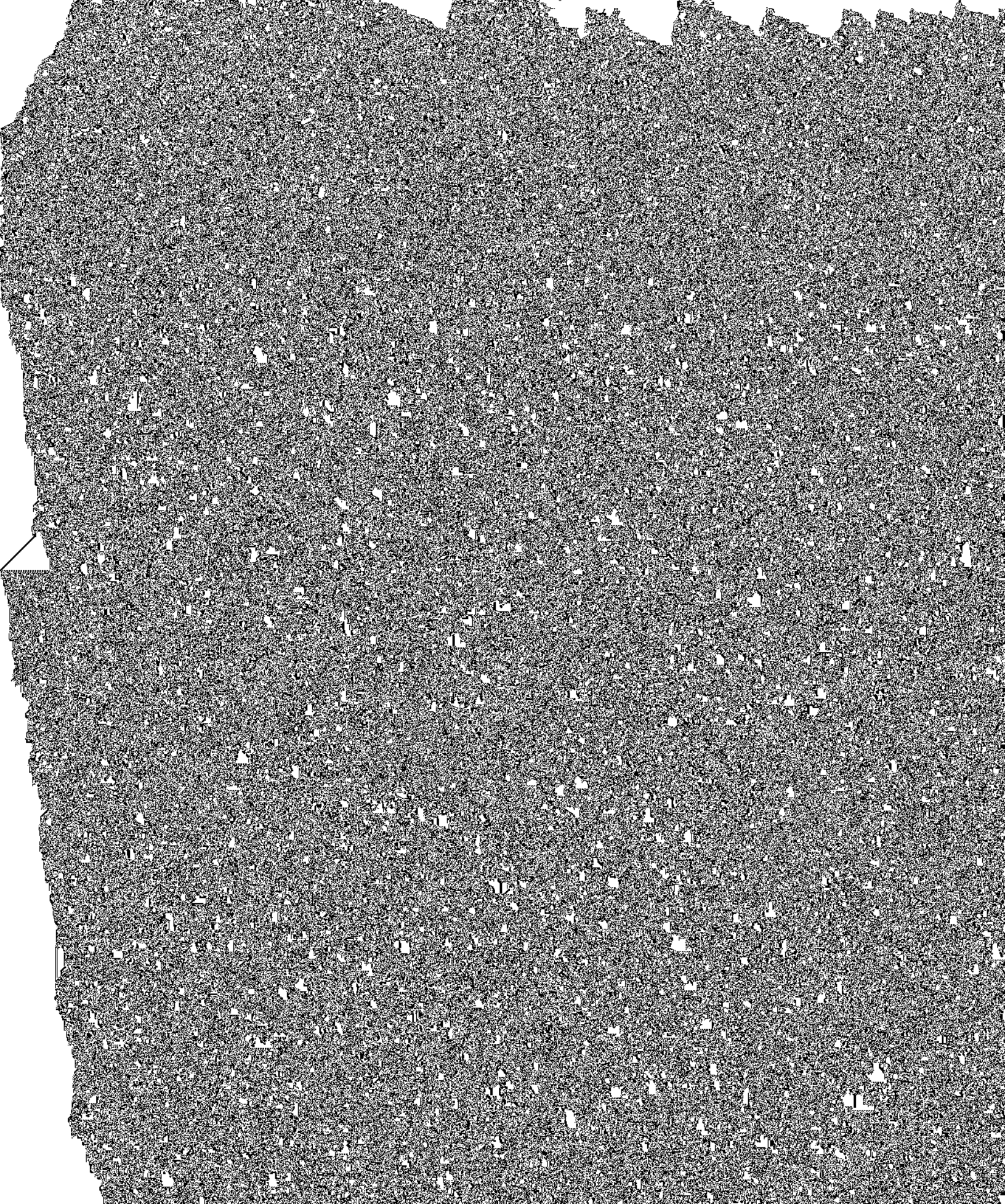




IN THE MAGISTRATE COURT OF

Pocahontas

COUNTY, WEST VIRGINIA





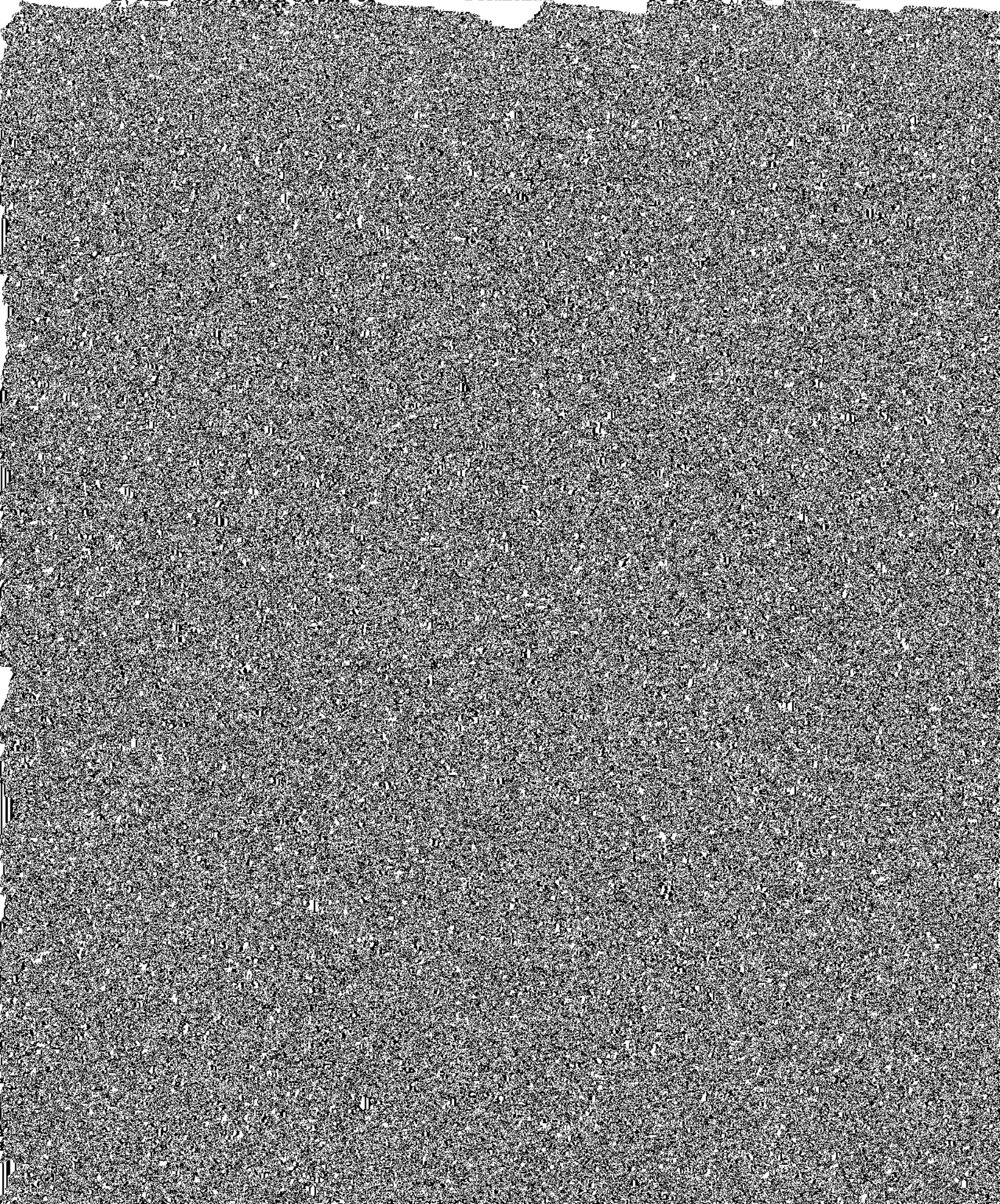
(Criminal Complaint Continued)

On 12-02-15 I Deputy B.L. Kelly along with Sheriff Jonese spoke with Garland E. DeCourcy about an incident that took place on

**IN THE MAGISTRATE COURT OF**

**Pocahontas**

**COUNTY, WEST VIRGINIA**



IN THE MAGISTRATE COURT OF Pocahontas COUNTY, WEST VIRGINIA

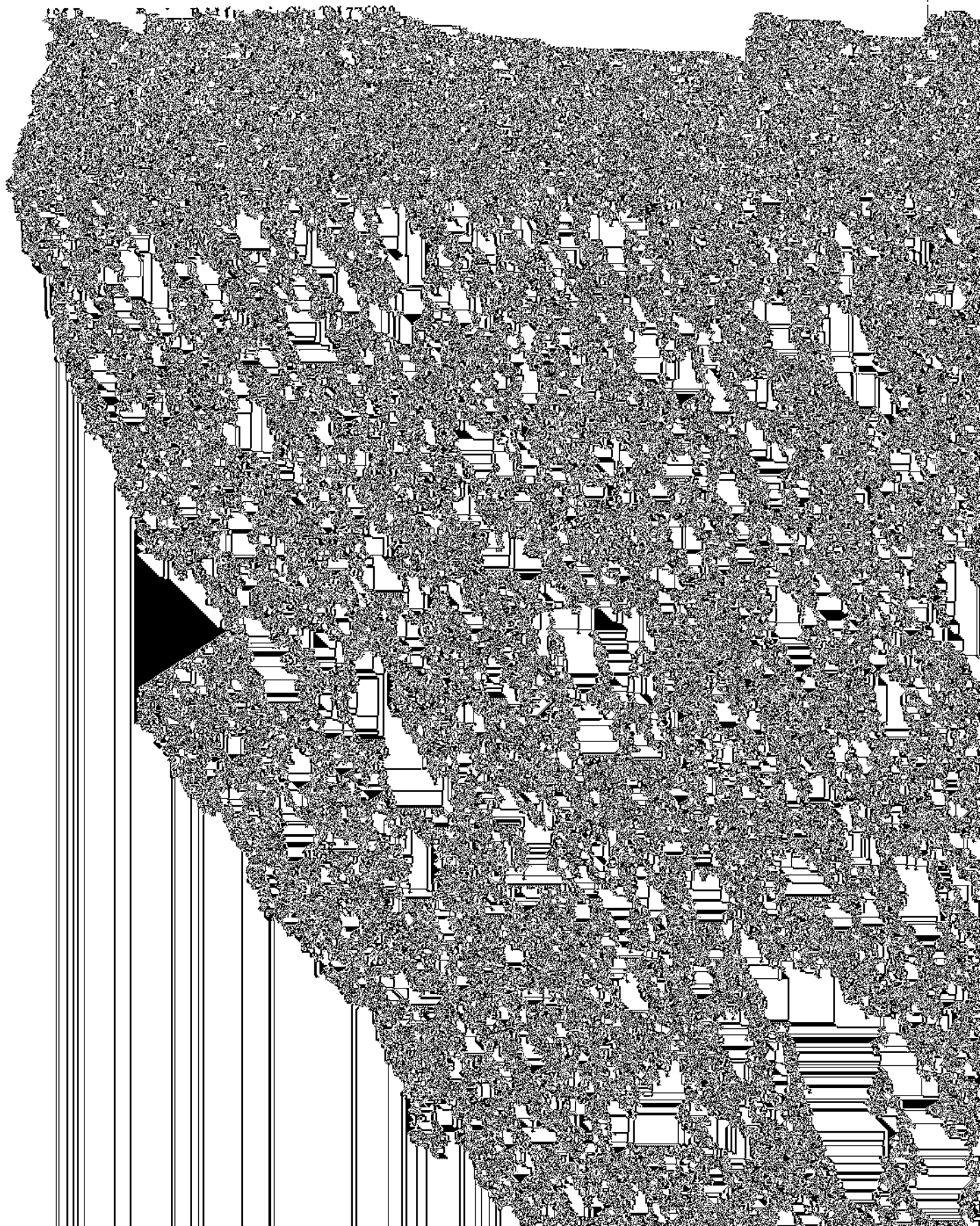
STATE OF WEST VIRGINIA

v.

William White Williams II

Case No. 15-M38M-00087

Defendant



(Criminal Complaint Continued)

