

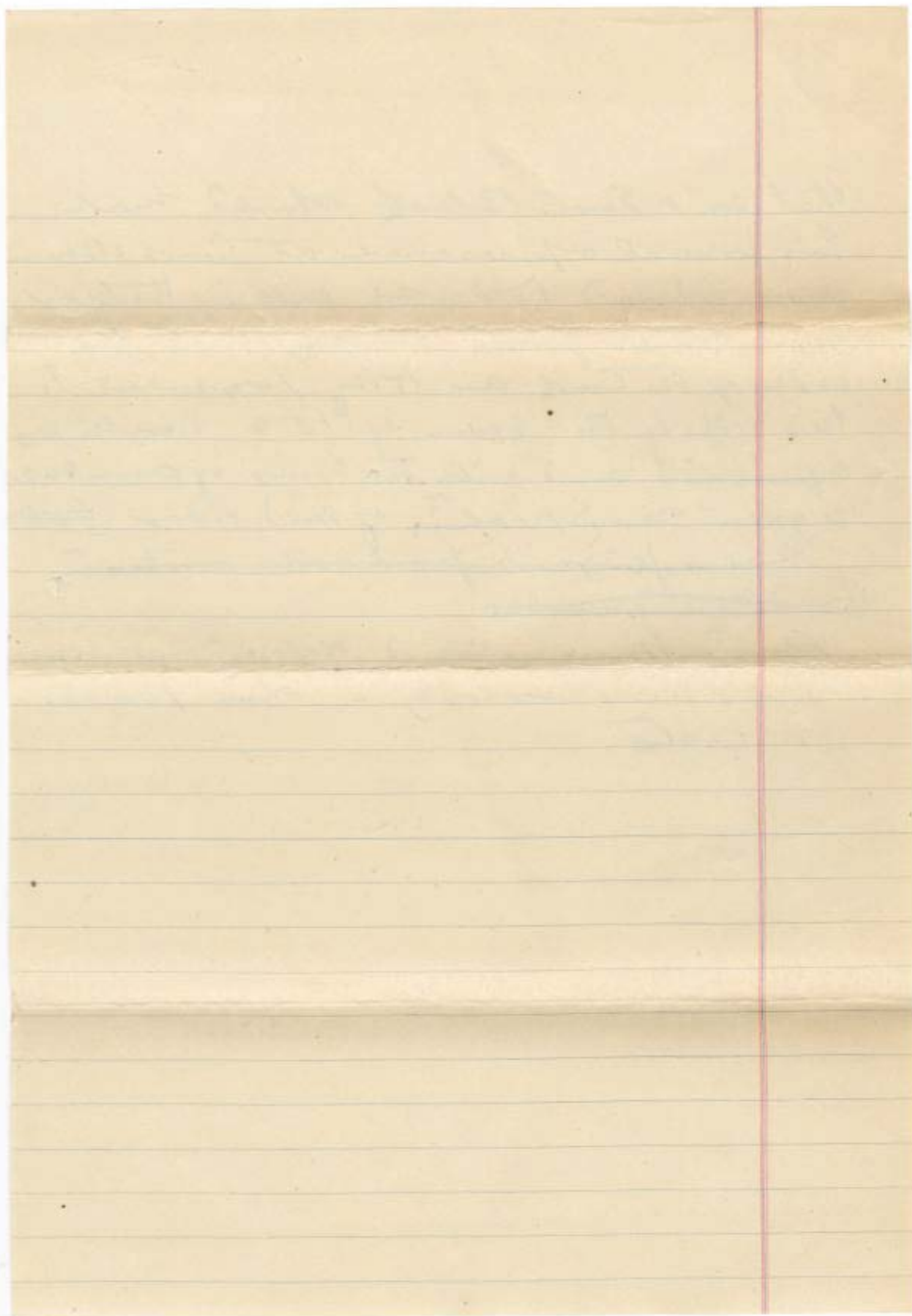
Having ^{heard} the statement of the
defendant, the Court ascertained his
punishment at six months confinement
in the County jail, but instead of
such confinement it was further ordered
by the Court that said defendant ~~should~~
pay to his wife, ——— Black, the sum
of 10⁰⁰ a month during the period of one
year from this date, the first pay-
ment to be made this day and the
said sum of 10⁰⁰ to be paid on the
25th day of each month hereafter until
twelve payments have been made,
and that said defendant be released
from custody on probation for the
space of one year upon his entering
into recognizance with surety in
the sum of \$300, conditioned as the
law requires. And hereupon the
said Earl Black together with Mary
Black, his wife, who qualified as to
her sufficiency, appeared in Court
and entered into recognizance as
required in the sum of \$300, ^{with} conditioned

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that said Earl Block should make
his personal appearance at Court when
and should further comply with the
order of the Court as to the payment to
his wife of the sum of \$10 a month as
assessed and with the terms of any sub-
sequent modification of said order. ~~And~~

~~Eric judgment for costs and fees
at \$250.00~~

And Murphy said defendant was
released from custody - then judgment
for costs



I hereby certify that Earl
Black who stands indicted for non support
of wife, was this day admitted by me
to bail in the sum of \$300⁰⁰ to
appear before Circuit Court for
Rockingham County on Monday March
25th 1912 at 10 o'clock A. M. with
Mrs. Mary Weakly who justified
as to her sufficiency and Jasper
Smith as sureties.

Given under my hand this
20th day of March 1912

Robert F. Pail
Clerk

Earl Blount

Baird Bond

FILED

MAR 20 1912

D. H. LEE MARTZ,
CLERK

Commonwealth of Virginia,
COUNTY OF ROCKINGHAM, To-wit:
IN THE CIRCUIT COURT OF SAID COUNTY:

The jurors of the Commonwealth of Virginia, in and for the body of the County of Rockingham,
and now attending the said Court at its March term, in the year 1902,
upon their oaths present that, Earl Black

and at divers other times within the last twelve months
on the day of January, in the year 1902, in the said County,
did, without just cause, unlawfully and wilfully desert and
neglect to provide for the support of his wife and minor
child in destitute and necessitous circumstances

against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of Bessie Black, J. M. Rongler, B. F. Southard,
R. P. Leades witness sworn in open Court and sent to the
Grand Jury to give evidence.

..... Clerk.

Sec 3795c -

Commonwealth

vs. } INDICTMENT.

Bail Black.

A TRUE BILL.

H. B. Williams
Foreman.

1912 marks it -
Respectfully
G. W. Williams &
I pay \$10. per mo.
for 1912

Q. 5.20
W. 2.50
L. 6.40
R. 1.80
\$15.70