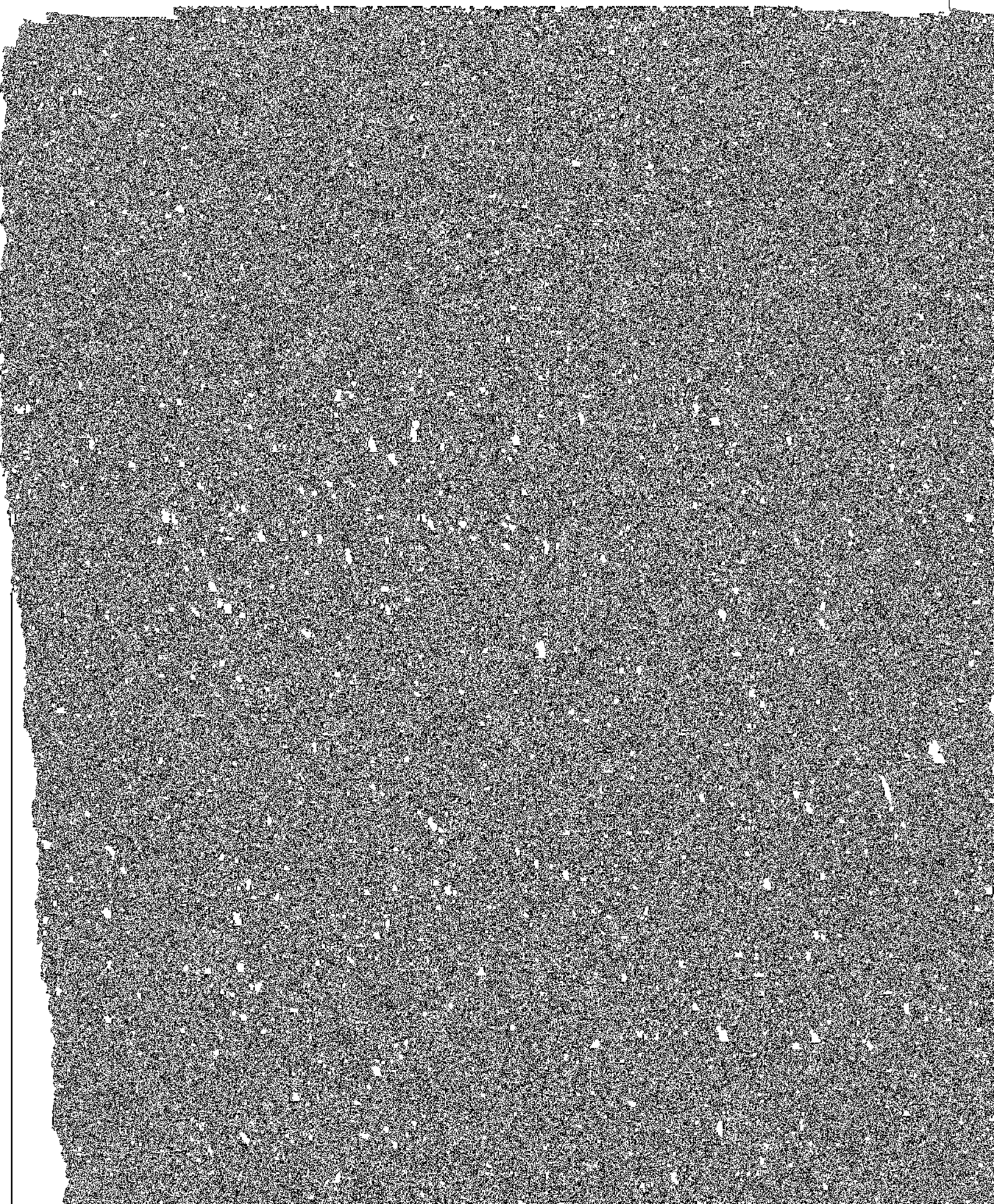


C. FELONY CHARGE(S) ONLY

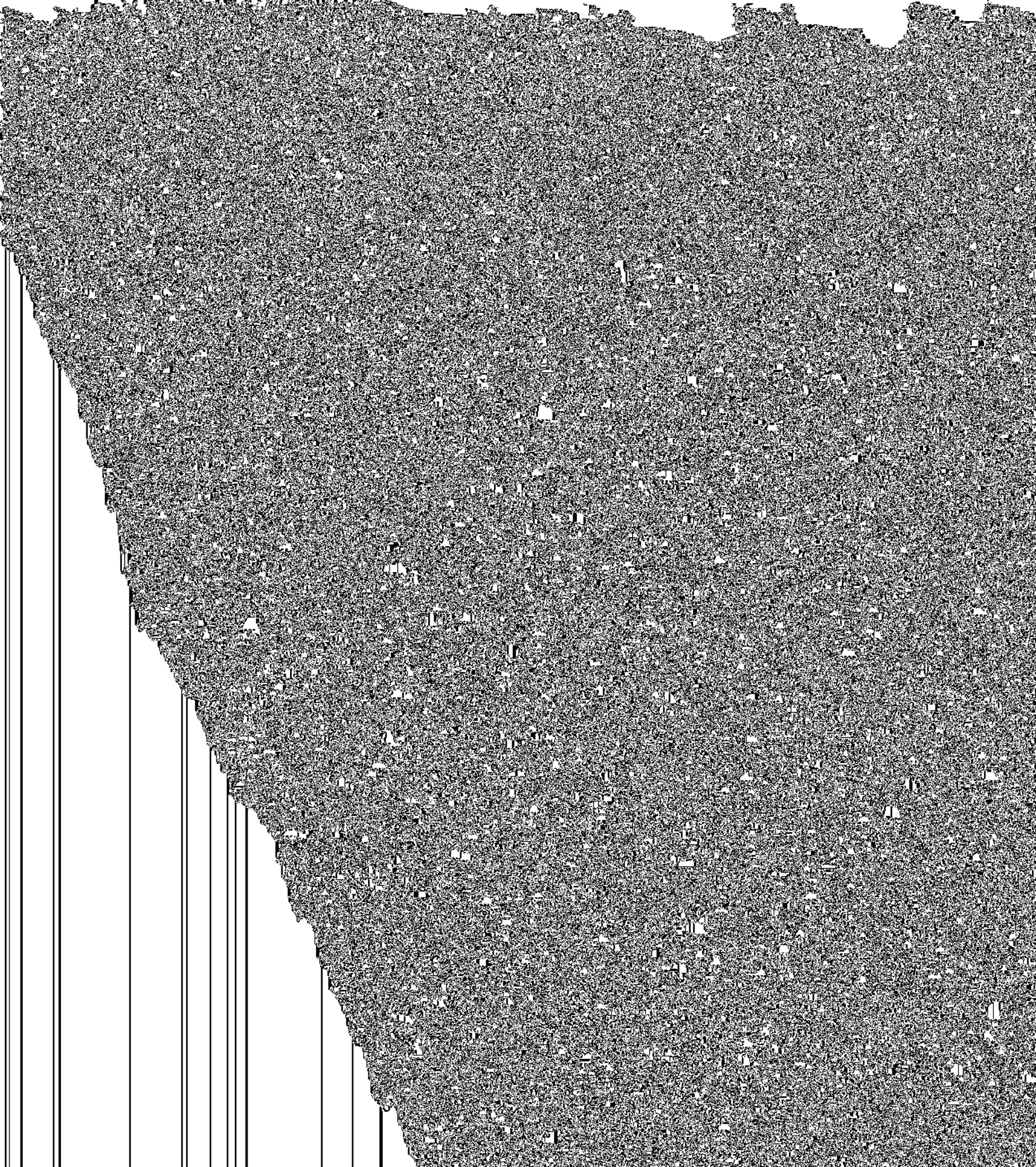
The magistrate has informed me that

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

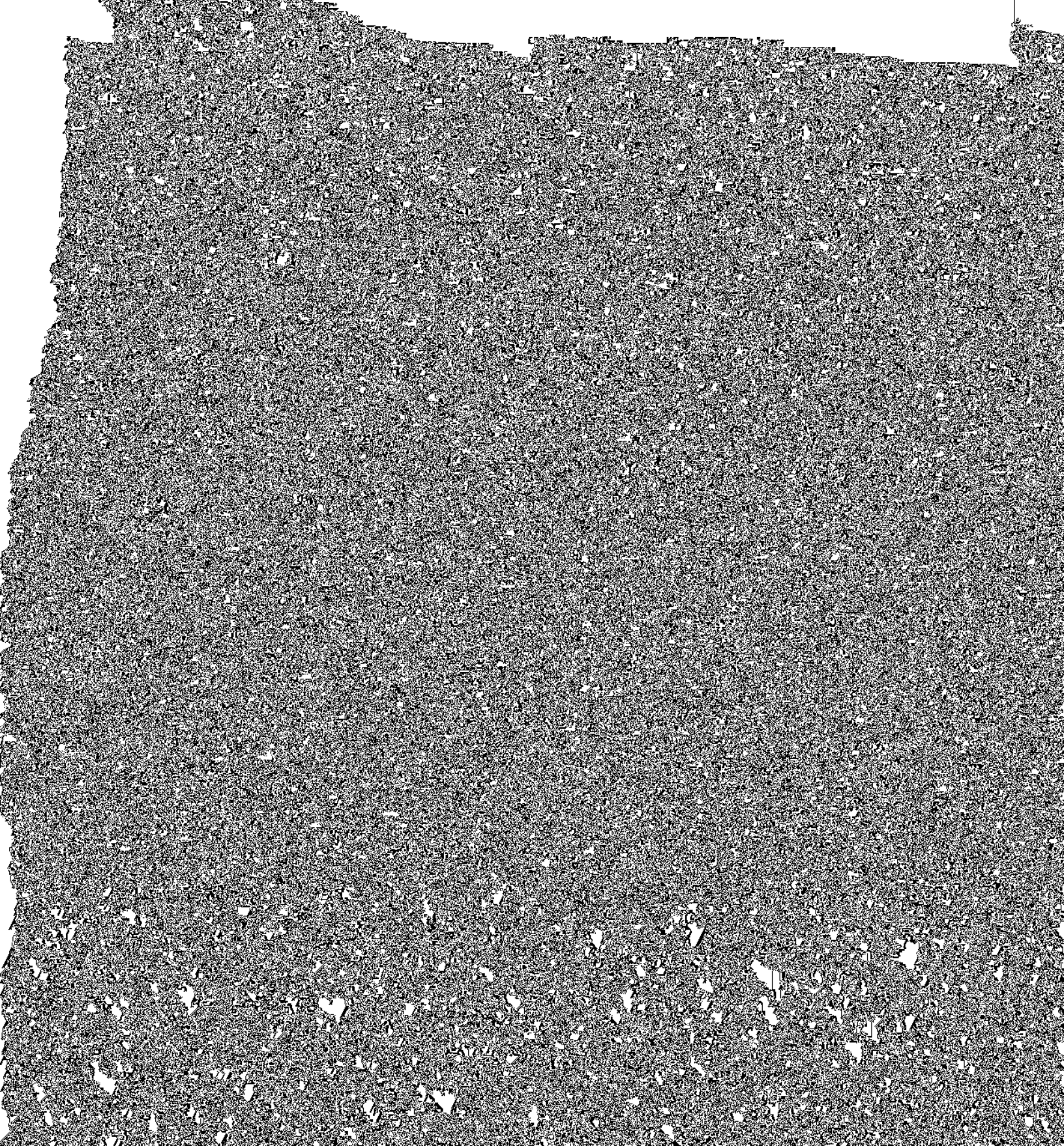
Out-of-County Warrant:

State of West Virginia

Case No.: 15-M38M-00687

v.

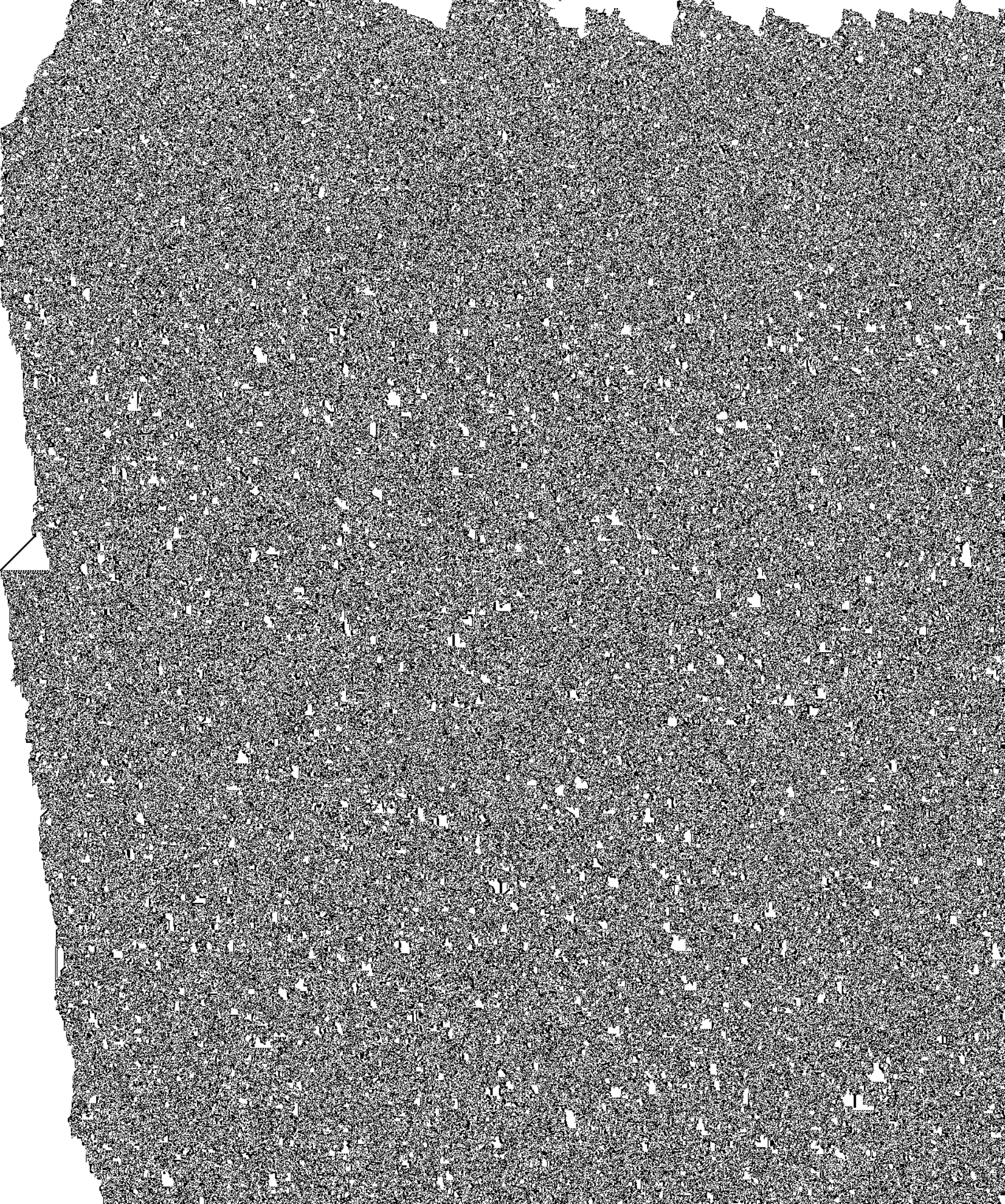
William White Williams II



IN THE MAGISTRATE COURT OF

Pocahontas

COUNTY, WEST VIRGINIA



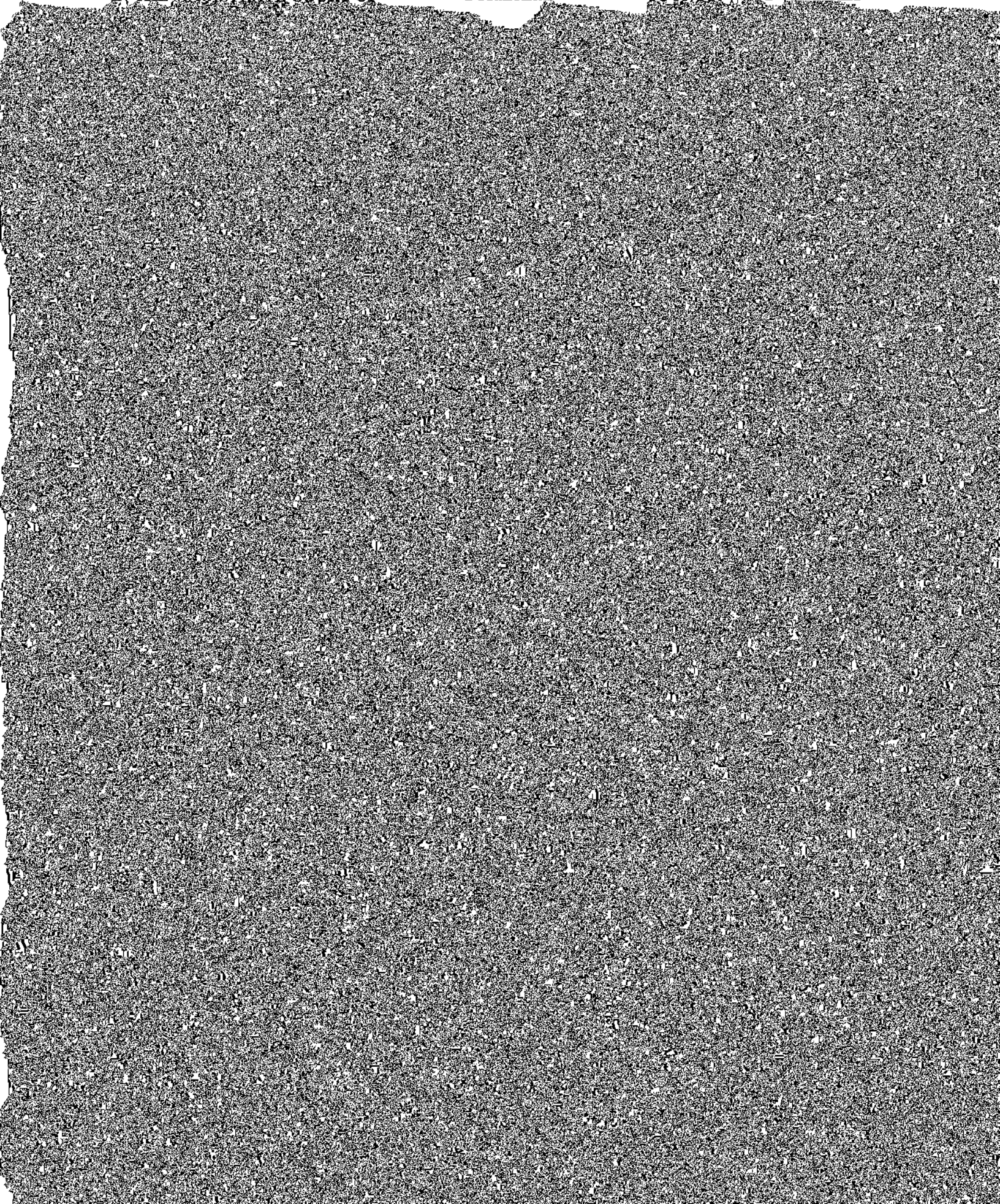
(Criminal Complaint Continued)

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

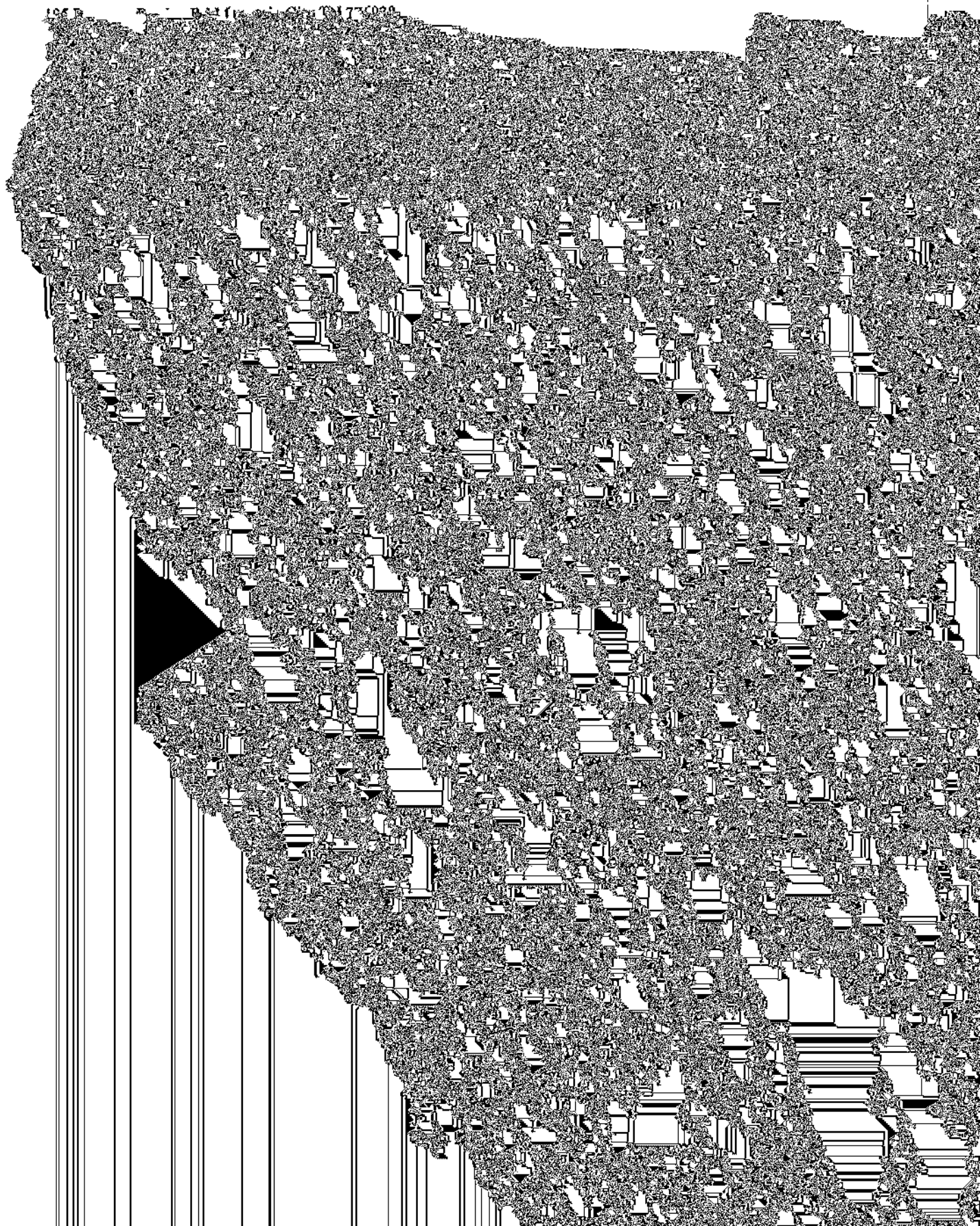
STATE OF WEST VIRGINIA

v.

William White Williams II

Case No. 15-M38M-00087

Defendant



(Criminal Complaint Continued)

