

663.35 Commitment questioned.

The reply may deny the sufficiency of the testimony to justify the action of the committing magistrate, on the trial of which issue all written testimony before such magistrate may be given in evidence before the court or judge, in connection with any other testimony which may then be produced.

[C51, § 2245; R60, § 3833; C73, § 3482; C97, § 4450; C24, 27, 31, 35, 39, § **12502**; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, § 663.35]