

攸县人民检察院指控, 2017年3月2日19时许, 被告人吴某某到攸县江桥街道"窝里人"饭店找易某谈论事情时, 双方发生口角, 吴某某顺手拿起桌上的瓷碗向易某砸去, 致使易某的脸部、耳朵等部位被划伤。后经鉴定, 易某的伤情构成轻伤一级。公诉 机关并提供了被害人的陈述、被告人的供述、证人的证言、伤情鉴定意见书等证据,以被告人吴某某犯xx向本院提起公诉, 请求依法判处。



accusation = ["餐馆口角致伤行为"] [term of imprisonment] imprisonment = 4 death penalty = false life imprisonment = false relevant articles = ["《公共餐饮场所 安全条例》第11条"] punish of money = 300







accusation = ["故意伤害"] [term of imprisonment] imprisonment = 6 death penalty = false life imprisonment = false relevant_articles = ["《治安管理处 罚法实施细则》第205条A款"] punish_of money = 0



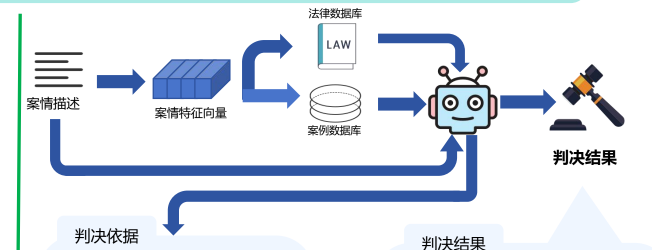




accusation = ["故意伤害"] [term of imprisonment] imprisonment = 300 death penalty = false life imprisonment = false relevant articles = ["234"] punish of money = 0







定罪: **故意伤害罪**。被告人吴某 某持械致人轻伤一级。

《刑法》第234条规 致轻伤处三年以下有期徒刑。 案情描述无显著从重 或从轻情节。**参考案例显示轻伤 一级刑期差异大**,受具体情节影

响。

裁决: 综合法定刑和一般情节, 判处有期徒刑24个月,罚金0元。



accusation = ["故意伤害"] [term of imprisonment] imprisonment = 6 death_penalty = false life imprisonment = false relevant articles = ["234"] punish of money = 0

有法可依



无幻觉



有例可依

