尉氏县人民检察院指控被告人刘金付犯抢劫罪，于2011年11月16日向本院提起公诉，…… 现已审理终结。

经审理查明，2011年10月6日凌晨，被告人刘金付携带改锥、扳手、破坏钳、刀等物品到尉氏县张市镇尹庄村刘XX家门口盗窃农用车上的电瓶时被被害人刘XX发现，在逃跑过程中刘金付为抗拒抓捕持刀将刘XX致伤。……

本院认为，被告人刘金付在盗窃过程中携带凶器，为抗拒抓捕而当场使用暴力致被害人刘XX轻微伤，其行为已构成抢劫罪，…… 依照《中华人民共和国刑法》第二百六十三条、第二百六十九条、第六十七条第三款之规定，判决如下：

被告人刘金付犯抢劫罪，判处有期徒三年，并处罚金人民币一千元。（刑期从判决执行之日起计算。……）

如不服本判决……

The People’s Procuratorate of Weishi County accused the defendant Jinfu Liu of robbery on November 16th, 2011. …… The case is decided now.

After hearing, the court identified that the defendant Jinfu Liu got spotted by the victim XX Liu when he was trying to steeling the battery of an agricultural vehicle near the door of XX Liu’s house on the morning of October 6th, 2011. Jinfu Liu wounded XX Liu with a knife while XX Liu was trying to catch him. ……

Our court concluded that, the defendant Jinfu Liu caused XX Liu minor wound during theft, which has constituted the crime of robbery. …… According to the Article 263, Article 269, and the 3rd paragraph of Article 67 of the Criminal Law of the People’s Republic of China, the judgement is as follows:

The defendant Jinfu Liu is guilty of robbery, and is sentenced to a fixed-term imprisonment of 3 years and a fine of 1000 yuan. (A term of fixed-term imprisonment shall be counted from the date the judgment begins to be executed……)

If the the defendant refuses to accept the judgement, …..