

The State of Alabama vs J S DeLoney Carrying Pistol without Duty

County Court
Complaint

The State of Alabama, }
 Baldwin County } County Court
 Before Mr. T. W. Richardson Clerk of
 the Circuit Court and Ex Officio
 Clerk, of the Circuit Court and Ex Officio Clerk of the County Court,
 in said County, and said State, Personage appeared Arthur Avery,
 who, being duly sworn according to law doth depose and say that
 he has probable cause for believing and does believe, that J. S.
 DeLoney, whose Christian name is otherwise unknown to affiant,
 carried a pistol concealed about his person, and that said offense
 has been committed in said County and State by the said
 J. S. DeLoney within the last of or 12 months and before the
 making of this Affidavit, Against the peace and dignity of
 the State of Alabama. Arthur Avery,

The above subscribed and sworn to before me this 23rd day
 of January 1911 }
 T. W. Richardson
 Clerk of the Circuit Court and Ex Officio Clerk of
 the County Court.

Warrant

The State of Alabama, }
 Baldwin County } County Court.
 To any lawful Officer of the State
 of Alabama;

You are hereby commanded to arrest J. S. DeLoney and bring
 him before the Judge of the County Court on the 6th day
 of Feb'y 1911 to answer to the State of Alabama on a
 charge of carrying concealed weapon. Preferred by Arthur Avery,
 Kiltus my hand this 23rd day of January 1911 }

T. W. Richardson
 Clerk of the Circuit Court and Ex Officio Clerk of
 the County Court

Executed Jan 28th 1911. By Arresting the within named Defendant
 and releasing him on Bond This B. Richardson Sheriff
 By J. P. McKill, D.A.

Bond

The State of Alabama, }
 Baldwin County } County Court.
 we J. S. DeLoney, Defendant agree to pay
 the State of Alabama, one hundred and fifty dollars over
 J. S. DeLoney appears at the next term of the County Court
 at Bay Minette, in Baldwin County, Alabama, and from
 day to day and from Term to Term there of, until discharged

The State -vs- J. S. Deloney (Case)

Bond

by law, to answer a Complaint Against him in said Court, for the offense of carrying concealed weapon, And we, and each of us, hereby waive all rights to claim of exemption we or either of us have now or may hereafter have under the Constitution and laws of Alabama, and we hereby ^{severally} certify that we have property free from all incumbrance to the full amount of the above Bond,

Witness our hands and seals this 28 day of Jan 1911

Taken and Approved
Jan 28th 1911
O. B. Richardson Sheriff

J. S. Deloney (Seal)
A. E. Baker (Seal)
C. F. McRuey (Seal)
J. D. McMillan (Seal)

The State of Alabama,

Baldwin County } we J. S. Deloney, J. B. Leftwich
& C. F. McRuey, agree to pay

Bond

the State of Alabama One hundred and fifty dollars money J. S. Deloney. Appears at the next term of the Circuit Court, at Bay Minette, in Baldwin County, Alabama, And from day to day and from term to term thereof, until discharged by law, to answer a Complaint Against J. S. Deloney in said Court, for the offense, of carrying concealed weapon, And we and each of us, hereby waive all rights to claim of exemptions we or either of us have or may hereafter have under the Constitution and laws of Alabama, and we hereby severally certify that we have property free from all incumbrance to the full amount of the above Bond,

Witness our hands and seals this 6th day of Feb 1911

Taken and Approved
Feb 6th 1911
O. B. Richardson Sheriff,

J. S. Deloney (Seal)
J. B. Leftwich (Seal)
C. F. McRuey (Seal)

The State of Alabama,
 Baldwin County } Circuit Court 2nd Judicial Circuit.
 Spring Term 1911.

Organization
 of Court
 and Grand
 Jury.

Be it remembered that a Court was begun and held for the County of Baldwin, State of Alabama, on the eighth Monday after the fourth Monday in March 1911. His Honor Arthur E. Gamble Judge presiding. Beside were present the Clerk of said Court and the Sheriff of said County when the following proceedings were had: And now comes Otis B. Richardson Sheriff of said County and returns into Court his venire facias served upon the following good and lawful men to wit who had been duly and regularly drawn in accordance with Law to serve as Jurors at the present term of the Circuit Court to wit: Joseph C. Bryant, Henry Ward, William H. Stapleton, Lewis Howard, James L. Jones, James C. Stapleton, G. Randolph Sawyer, James B. Phillips, Wm. Wallace Kierstead, A. Dock Cabell, Hosey E. Pressley, Lewis C. Kendrick, Peter S. Dahl, Thomas Hadley, Willard Cabell, J. Frank Delive, Walter A. Newton, Norman Sawyer, Thomas P. McQuinn, George H. Rockstuhl, Dan S. Perkins, Cicero Bleson, Oscar Wynn, Alfred Owen Smith, Mit H. Roach, E. Brad Danmeyer, James M. Mckee, Jerome Hay, John Parish, Wesley Biggs, Joseph D. Weeks, J. Lede Timney, Warren Worcester, Robert A. Lipscomb, Immanuel Hays, Frank J. Scamman, E. Van Dixon, Joseph M. Gill, Frank D. Droup, Arne Dix, E. Gibb Strong, J. Rex Dean, R. Labon Cain, Henry Epson, Erad B. Hall Jr.

Thereupon the Court required all of the said persons summoned to be called, all of whom answered to their names except Hosey E. Pressley, Thomas Hadley, J. Lede Timney, Warren Worcester, Frank J. Scamman, and Arne Dix. And proof having been made to the satisfaction of the Court that J. Lede Timney had a good and sufficient excuse for his non-attendance, it is ordered by the Court it is ordered that he be and is excused. James C. Stapleton, Peter S. Dahl, Dan S. Perkins, Jerome Hay, and Joseph M. Gill, in open Court submitted reasons why they should not serve as Jurors at the present term of this Court and asked the Court to excuse them which upon consideration it is ordered by the Court that they be and are excused, James C. Stapleton

The State - vs - J. S. Deloney (Carrying Concealed Weapon)

James Le Stapleton being permanently excused, thereupon after hearing all excuses and claims of exemption and disqualifications, and passing upon all of the excuses or claims, the Judge presiding in open Court caused the names of all the jurors in attendance upon the Court who were not excused by the Court, to be written upon separate slips or cards and placed in a hat or box, and thereupon the Judge of the Court did in open Court draw from the hat or box the names of eighteen jurors who were then duly sworn and legally impaneled, sworn and charged by the Court as the Grand Jury for the present term of the Court, as follows to wit: A Brad Dammeley having been appointed and sworn by the Court as foreman of said Grand Jury; Joseph Weeks, Thomas M^cConnell, G. Randolph Saurey, James A Phillips, Wesley Biggs, Leonidas B Kendrick, George W Rockstahl, R. Labon Cain, Willard Gabel, Wm Wallace Killecrease, Louis C Howard, Hillary Ward, Oscar Wynn, Gerald B. Hare Jr, Henry Simpson, A. Dick Catlett, and Cicero Nelson, and the said Grand Jury then retired under the charge of Wm Fuller, who had been duly appointed and sworn by the Court as Bailiff to said Grand Jury.

The State of Arkansas)

Indictment Baldwin County } Circuit Court Spring Term 1911.

The Grand Jury of said County charge that, before the finding of this indictment J. S. Deloney, whose Christian name is to the Grand Jury unknown carried a pistol concealed about his person or on premises not his own or under his control against the peace and dignity of the State of Arkansas.

W B Bricker

No Prosecutor }
 A True Bill C. B. Dammeley }
 Foreman of the Grand Jury }
 Secy of the 2nd Judicial Circuit,
 Filed in open Court May 26 1911
 W. H. Curran Clerk.

The State of Alabama } Circuit Court of Baldwin County
 Baldwin County } Fall Term 1909.

Be it remembered that the Court was begun and held for the County of Baldwin State of Alabama on the fourth Monday in October, 1909, the same being the 26th day of the month. His Honor Samuel Browne Judge presiding. Also were present the Clerk of said Court and the Sheriff of said County, when the following proceedings were had: And now comes Thos A Booth, Sheriff of said County, and returns into Court his venire facias served upon the following good and lawful men who had been duly and regularly drawn in accordance with law, to serve as Grand Jurors at the present term of the Circuit Court to wit:

Henry Lewis, Frank Earl, Jack Wynn, A. B. Crosby, Joseph Wenzel, E. G. Strong, John Remonda, Byard Roberts, B. L. Randall, M. H. Roach, T. J. Holman, Jas M Bishop, Frank Byers, T. W. Richardson, T. A. McKezie, John Wenzel, B. F. Feist, A. C. Nelson. All of whom answered to their names except Jas M Bishop, and John Wenzel, and proof having been made to the satisfaction of the Court that the said James M Bishop and John Wenzel, have good and sufficient excuse for their non-attendance, it is ordered by the Court that they be and they ^{have} ~~are~~ excused, and the foremen of said persons so summoned to serve as Grand Jurors were then duly examined as to qualifications by the Court, and were then duly and legally empanelled, sworn and charged by the Court, B. F. Feist having been appointed and sworn by the Court as foreman of said Grand Jury. Henry Lewis, Frank Earl, H. G. Staranaper, Jack Wynn, A. B. Crosby, Joseph Wenzel, E. G. Strong, John Remonda, Byard Roberts, B. L. Randall, M. H. Roach, T. J. Holman, Frank Byers, T. W. Richardson, T. A. McKezie and A. C. Nelson, and the said Grand Jury

then retired under the charge of Sam Martin who had been duly appointed and sworn by the Court as Bailiff to said Grand Jury.

Indictment The State of Alabama, } Circuit Court Fall Term 1907
Baldwin County

The Grand Jury of said County charge that, before the finding of this indictment, Heron Leggett alias Heron Leggett with the intent to injure or defraud did falsely make, alter, forge or counterfeit an instrument in writing in words and figures substantially as follows:

\$80 - Bay Minette, Ala May 24 1907
On the first day of October after date we promise to pay, George W Burns & Son or Order Eighty & No/100 Dollars Value received, and we hereby waive as provided for in the Constitution and laws of the State of Alabama, all claims for the exemption of any property owned, or which may hereafter be owned by us and which is now or may hereafter be exempt by law from sale under execution or other process of any Courts of said State which may be issued for the collection of this debt, we also agree to pay a reasonable attorneys fee as such payee or assignee, shall incur in its collection, negotiable and payable at Baldwin County Bank.

Attest P B Leggett T. G. Thomas
W J Hunt H. Leggett

And said Grand Jury further charge that, before the finding of this indictment, Heron Leggett, alias Heron Leggett did with the intent to injure or defraud utter and publish as true a falsely made, altered, forged or counterfeited instrument in writing in words and figures substantially as follows

\$80-- Bay Minette Ala, May 24 1907
On the first day of October after date we promise to pay, George W Burns & Son

Or Order. Eighty & 10/100 Dollars. Value received,
 And we hereby waive as provided for in the
 Constitution and laws of the State of Alabama,
 All Claims for the exemption of Any property,
 Owned or which may hereafter be owned by
 us and which is now or may hereafter be exempt
 by law from sale under execution or other
 process of Any Court of said State which may
 be issued for the Collection of this Debt.
 We also agree to pay a reasonable Attorneys
 fee as such fee or assignee shall incur
 in its Collection negotiable and payable at
 Beechwin County Bank T. G. Homes
 Attest P. H. Leggett W. J. Hunt. H. Leggett

And the Grand Jury further charge that before the
 finding of this indictment Herron Leggett alias
 Herron Leggett with the intent to injure or
 defraud did falsely make, forge, or counterfeit
 the signature of T. G. Homes to an instrument
 in writing or writing in words and figures
 Substantially as follows.

\$80- Bay Minette, Ala., May 27/1909
 On the first day of October after state we
 promise to pay George W. Burns for or order
 Eighty & 10/100 Dollars (Value received and we hereby
 waive as provided for in the Constitution and
 laws of the State of Alabama. All Claims
 for the exemption of Any property owned or
 which may hereafter be owned by us and
 which is now or may hereafter be exempt by
 law from sale under execution or other
 process of Any Courts of said State which
 may be issued for the Collection of this Debt,
 we also agree to pay a reasonable Attorneys
 fee as such fee or assignee shall incur
 in its Collection negotiable and payable at
 Beechwin County Bank T. G. Homes
 Attest P. H. Leggett W. J. Hunt. H. Leggett

Against the peace and dignity of the State of Alabama

Frank A Stone

No Prosecutor

Solicitor of the 13th Judicial Circuit

A True Bill B F Trust

Foreman of the Grand Jury Witnesses

Filed in Open Court

Oct 29th 1909

W G Hall Clerk

T G Holman

G W Burns

B F Trust

Capias

The State of Alabama

Baldwin County

To Any Sheriff of the State of Alabama:

An indictment having been found against Heron Leggett alias Heron Leggett at the Fall Term 1909. Of the Circuit Court of Baldwin County for the offense of Forgery, you are, therefore, commanded forthwith to arrest the said defendant and commit him to jail, unless he give bail to answer said indictment, and that you return this writ according to law, Dated this 29 day of Oct 1909

W G Hall

Clerk of the Circuit Court of Baldwin County

Bond

The State of Alabama

Baldwin County

We Heron Leggett alias

Heron Leggett Agree to pay

the State of Alabama, Three Hundred Dollars unless the said Heron Leggett appears at the next term of the Circuit Court of Baldwin County, and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense of Forgery.

In signing the above bond, we and each of us, agree to waive all legal rights of exemptions allowed us by the Constitution and laws of Alabama.

Witness our hands and seals, this 12 day of March 1910.

Taken and Approved 12 day of March 1910. T C Booth

Sheriff of Baldwin Co

Per W G Hall

Heron Leggett

J T Bradley

J B Davis

The State of Alabama, }
Baldwin County } Justice Court of P. G. Albright

Complaint

Personally appeared before me
P. G. Albright a Justice of the Peace in and for said
County Harold Graham who being duly sworn,
says on oath that on Friday evening Oct 6 1911
within 30 days before making this affidavit
in said County Thomas Loftus did assault & beat
with the barrel of a gun Harold Graham,
Against the Peace and Dignity of the State of
Alabama.

Subscribed and sworn to before me this 6
day of Oct 1911. P. G. Albright J.P.

The State of Alabama, }
Baldwin County } To Any lawful Officer of
said County Greeting;

Warrant

You are hereby Committed to Arrest Thomas Loftus
and bring him before the County Court on the
6th day of November 1911. On a charge of
Assault & Battery with a gun,
Preferred by Harold Graham.

Witness my hand, this 6 day of Oct 1911.
P. G. Albright J.P.

Witness for the State
Harold Graham, John Shro. } Remained in Office
the 13th day of Oct 1911
Executed by Arresting the within named defendant
and releasing him on bond O. R. Ricerson Sheriff
& S. McKinnis Deputy

Bond

The State of Alabama, }
Baldwin County } We Thomas Loftus and
agree to pay the State of
Alabama, Two Hundred Dollars, unless Thomas
Loftus appears at the next term of the County
Court, at Bay Minette, in Baldwin County
Alabama, and from day to day and term
to term thereof, until discharged by law, to
answer a Complaint against him in said Court

The State - vs - Thomas Loftus (Attys)

for the Offense of Assault & Battery with a gun
And we, and each of us, hereby waive all rights
to claims of exemptions we or either of us have
now or may hereafter have under the Constitution
And laws of Alabama, And we hereby severally
Certify that we have property free from all
incumbrance to the full amount of the above
Bond. Witness our hands and seals this
14 day of Oct 1911.

Bond

Taken and Approved
14th Oct 1911
A B Pickens Sheriff
By C S Wilkins D.S.

Thomas Loftus (Seal)
Mrs Thomas Loftus (Seal)
E M Stapleton (Seal)

The State of Alabama,
Baldwin County

Circuit Court

Bond

we Thomas Loftus Defendant
and Chas Hall and agree to pay the State of
Alabama one hundred dollars unless the said
Thos & Loftus appears at the next term of the
Circuit Court, at Bay Minette, in Baldwin County,
Alabama, and from day to day and from term
to term thereof, until discharged by law, to answer
against said Thomas & Loftus in said Court for
the Offense of Assault & Battery with a gun, And we,
And each of us, hereby waive all rights to claims of
exemption we or either of us have now or may
hereafter have under the Constitution and laws
of Alabama, And we hereby severally certify that
we have property free from all incumbrance
to the full amount of the above bond.

Witness our hands and seals this 6th day of Nov 1911,

Taken and Approved
Nov 6th 1911.
A B Pickens Sheriff
By Chas Embanks.

Thomas & Loftus (Seal)
Chas Hall (Seal)
W S Hall (Seal)