THE STATE OF ALABAMA,
Baldwin County.

COUNTY COURT.

		-
d -one-bundred-and-fifty		
ne State of Alabama <u>One hundred and</u>		
nless J.M. Fillingain		
ourt,	· · · · · · · · · · · · · · · · · · ·	
	. "	4.
t Bay Minette, in Baldwin County, Alabama, and fro		
y law, to answer a complaint againsthim	<u> </u>	
	in said court, for	the offense of
Violating Live S		
And we, and each of us, hereby waive all right ereafter have under the Constitution and Laws of A ree from all incumbrance to the full amount of the ab	labama, and we hereby severally certify that we bove Bond.	nave property
Witness our hands and seals this 26th	day of Jan, 19	2.3
	J.M.Fillingain	(Seal)
	H.P.Fillingain	(Seal)
	Peter Morris	
· See		
and the second s		(Sear)
aken and approved26th Jan.	192.3.	,
	W.R.Stuart	, Sheriff
JUDGME	NT ENTRY.	
THE STATE	1	
vs. S €	COUNTY COURT.	
And the first of the second		-
J. m. Filengain	1 TOWWOO	.Term, 192.
mar 7) 1923	Defendant pleads not guilty. On hearing t	he evidence ir
this case the Court is satisfied of the guilt of the Defen	ndent of	, ti 4
this case the Court is satisfied of the guilt of the Defen	ndent of	, ti 4
this case the Court is satisfied of the guilt of the Defendant and hereby award	ds the following punishment; A fine of	00
this case the Court is satisfied of the guilt of the Defen	ds the following punishment; A fine of	20
this case the Court is satisfied of the guilt of the Defendant and hereby award	ds the following punishment; A fine of D. D	00
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Cos	ds the following punishment; A fine of D. D	y the Court tha
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for	ds the following punishment; A fine of D. D	y the Court tha
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the Defendant have been be and hereby is sentenced to perform hard labor for the Defendant have been been been been been been been be	ds the following punishment; A fine of D.	y the Court tha
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Cost be be and hereby is sentenced to perform hard labor for the beand of the beand hereby is sentenced to perform hard labor for the beand of the beand hereby is sentenced to perform hard labor for the beand hereby is sentenced to perform hard labor for the beand hereby is sentenced to perform hard labor for the beand hereby award the beand hereby is sentenced to perform hard labor for the beand hereby award the beand hereby	ds the following punishment; A fine of D.	y the Court tha
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Cosme be and hereby is sentenced to perform hard labor for the period of the pay said fine, and an additional period of the pay the costs of this proceeding.	ds the following punishment; A fine of D. D	y the Court tha
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Cost he be and hereby is sentenced to perform hard labor for period of days to pay said fine, and an additional period of days to pay the costs of this proceeding.	ds the following punishment; A fine of D. D	y the Court tha
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg	ds the following punishment; A fine of	y the Court that County for a county Court.
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for period of days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg Court, which is hereby granted, and his Bond fixed at	ds the following punishment; A fine of	y the Court that County for a county Court.
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for period of days to pay said fine, and an additional period of days to pay the costs of this proceeding.	ds the following punishment; A fine of	y the Court that County for a County Court. of the Circuit trial by a jury
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for period of days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg Court, which is hereby granted, and his Bond fixed at sentence is hereby suspended pending appeal.	ds the following punishment; A fine of Dominand the costs of this proceeding, sits or to secure the same, it is hereby ordered by the State of Alabama for the use of Baldwin Judge of Coment of this Court to the next ensuing Term and Defendant demands	y the Court that County for a County Court. of the Circuit trial by a jury
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg Court, which is hereby granted, and his Bond fixed at sentence is hereby suspended pending appeal.	ds the following punishment; A fine of D and the costs of this proceeding, sts or to secure the same, it is hereby ordered by the State of Alabama for the use of Baldwin Judge of C gment of this Court to the next ensuing Term and Defendant demands M. J. Amderstay Judge of C	y the Court tha County for of the Circuitrial by a jury County Court.
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Cost he be and hereby is sentenced to perform hard labor for days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg Court, which is hereby granted, and his Bond fixed at sentence is hereby suspended pending appeal. CERTIFICATI THE STATE OF ALABAMA, Baldwin County.	ds the following punishment; A fine of Daniel Danie	y the Court that County for touth Court. of the Circuit trial by a jury County Court.
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for period of days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg Court, which is hereby granted, and his Bond fixed at sentence is hereby suspended pending appeal. CERTIFICATE THE STATE OF ALABAMA, Baldwin County. hereby certify, that the above and foregoing is a true.	ds the following punishment; A fine of Dand the costs of this proceeding, and the costs of this proceeding, sts or to secure the same, it is hereby ordered by the State of Alabama for the use of Baldwin Judge of Coment of this Court to the next ensuing Term and Defendant demands And Defendant demands To TRANSCRIPT. herson, Clerk olm, Indge of the County Court of Baldwin Court e and correct copy of all the proceedings had in	y the Court that County for a County Court. of the Circuit trial by a jury County Court.
this case the Court is satisfied of the guilt of the Defendant having failed to pay said Fine and Coshe be and hereby is sentenced to perform hard labor for period of days to pay said fine, and an additional period of days to pay the costs of this proceeding. The Defendant prays an appeal from the Judg Court, which is hereby granted, and his Bond fixed at sentence is hereby suspended pending appeal. CERTIFICATE THE STATE OF ALABAMA, Baldwin County.	ds the following punishment; A fine of ID and the costs of this proceeding, sts or to secure the same, it is hereby ordered by the State of Alabama for the use of Baldwin Judge of Comment of this Court to the next ensuing Term and Defendant demands IN I Audusty Judge of Comment of the County Court of Baldwin Court of Baldw	y the Court that County for tounty Court. of the Circuit trial by a jury County Court.

TRANSCRIPT

APPEAL FROM COUNTY COURT TO CIRCUIT COURT.

AFFIDAVIT OR COMPLAINT. THE STATE OF ALABAMA, COUNTY COURT. Baldwin County. Before me. T. W. RICHERSON, Clerk of the Circuit Court and Ex. Officio Clerk of the County Court of said County, in said State, personally appeared W.M. George who, being duly sworn according to law, doth depose and say that has probable cause for believing, and does believe, that J.M.Fillingain In Juliusoria L. buning or having in charge as owner renter agent or profise an animal or animals of the sow kind in a tick infested area or region in Alabama did drive or permit to be driven such animal or animals, or did allow such animal or animals ton run at large or stray upon common range, op n or unfenced place or highway, without first having a specific persit from the State Veterinarian or Assistant Veterinarian or State Live Stock Inspector, in violation of the rules and regulations of the State Live Stock Sanitary Board duly passed and adopted by such board in conformity to the statutes authorising the same. 2. Im Fillus and wains or having in charge as owner agent or otherwise one or more cattle infested with ticks or exposed to cattle infested with ticks in a quarantined o infested county, or on a tick infested or quarantined premise, range, form or pasture that has not been released from State or Federal quarantine afailed to dip all such cattle every two weeks on the day and at the vat specified by the inspector in charge of the vat most convenient or nearest to the cattle after being notified in writing by the inspector in charge in violation of the rules and regulate ions o the State Live Stock Sanitary Board, duly passed and adopted by such board in conformity to the statutes authorizing THE STATE OF ALABAMA, COUNTY COURT. Baldwin County. TO ANY LAWFUL OFFICER OF THE STATE OF ALABAMA: You are hereby commanded to arrest J.M.Fillingain Feb. 1923, to answer the State of Alabama on a charge of Violating Live Stock Sanitary Laws. preferred by ______W.M.George Witness my hand, this 18 day of Jan. 1923. Clerk Circuit Court & Ex.Off.Clerk -Judge of the -Judge of the County Court. AMOUNT OF BAIL FIXED. I hereby fix bail in this case at \$ _____150.00 , which the arresting officer may take. Clerk of the Circuit Court and Ex-Officio Clerk of the County Court. SHERIFF'S RETURN. Received ______, and Executed Jan. 26th, 1923 _____, by arresting the within named Defendant & by taking bond W.R.Stuart , Sheriff.

A ON ALABAMA. BALDUTTI COUNTY COUNTY GOURT, MARCH THEM, 1983. LAROH TEME, 1250. KHON ALL MEN BY THESE PRESENTS, that we have ENOV ALL MEN SI THADA INTENTLY bound of which were the payment of which, were the payment of which, were the Blate and the undersigned as sure used the payment of which, unto the of Alshema in the sum of 4100.00 for the payment of which, well and of Alabama in the sum or alve, our nairs, executors, well and tauty to be made, we bind ourselves, our hairs, executors and and adminish and adminish Vitness our hands and seals this March THE CORDITION OF THE ABOVE OBLICATION IS THAT IS the above bounden William where. as the above bounden you we were the said county of the dev of H. 1924 county the transfer of the ladement of the offers of H. Violating the Live Stock Sanitary Lews and by the judgment of the court sentenced to fine of 320. outrt sentenced to fine of \$ 10 %.

And whereas the said wound has this day prant from said judgment to the said court of said county and county and county and county and county and hes this day prayed Now, if the said nout and from term to term theresized at the next term of the click the next term there is the term to term the next entence may be as tuntal ent je usedās [legs] next term of the circuit opuly and perform whatever sentence may be adjudged with a cosinst him, then the above obligation to be votaludged discharged and abide by and perion nation to be adjudged in said court against him, then the above obligation to be void, other. wise to remain in full force and effect. affinio Med 7.1923 W.S. Sulisan

Special Judge County Court

PART OF ARABAM, BATHUR CORPER. Partz corre-balor segu, logg.

ANDWARD ME ME WESTERS CONTROLL ON THE STAND WAS ANDWARD TO THE CONTROLL OF THE CONTROLL OF THE CONTROLL OF THE CONTROLL OF THE CONTROL OF THE

: Witenser bir bende sod socie this series (1925, 1926, 1934)

Court worden in the dock to the court of and country of the court of t

the bounds of the to brook a first of the old transport blow more leading

dron off the range if the cold with the title one is well and the unitary of the property of the property of the cold and the cold of the

. The first of the first of the first