The state of the s	77
Fhe State of Alabama,	COUNTY COURT
Robert S Duck.	: 5
5	nt of said county, in said State, personally appeared
J Rerrow Solon delay sworn according to law, doth depose	and say that = has probable cause for believ
g, and does believe that On er about Oct	the 26 1935 Henry Thompson .
n S At A Public Flace Did Appear on the the streets of	To way:
Entoxagared or drunk, rand Manife	
and	or Loud Or Profane Discourse.
$\mathcal{G}(\mathcal{G}_{\mathcal{F}})$. The second of $\mathcal{G}(\mathcal{G}_{\mathcal{F}})$ is a second of $\mathcal{G}(\mathcal{G}_{\mathcal{F}})$.	
	The state of the s
	nty and State by
nd that said offense has been committed in said Cou	nty and State bywithin the past twelve (12) months and before
nd that said offense has been committed in said Cou	within the past twelve (12) months and before
nd that said offense has been committed in said Cou	within the past twelve (12) months and before
nd that said offense has been committed in said Cou	within the past twelve (12) months and before gnity of the State of Alabama.
nd that said offense has been committed in said Cou	within the past twelve (12) months and before gnity of the State of Alabama.

	No
· · · ·	COUNTY COURT Baldwin County.
	plaint of J. L. Barrow
Agai	inst Henry Thompson
For	the offense of Public Drunkness
F	iled this <u>28 ÷h</u> day
of	Catal Duch Clerk.
	STATE WITNESSES:
	J. L. Barrow M. B. Hæmilton
8	yout white
*	
See-	Defendant May Give Bail of
/ E	Palus Duch

MOORE PRINTING CO., BAY MINETTE, ALA.

Clerk Circuit Court.

The State of Alabama, Baldwin County.

COUNTY COURT

To	Any	Lawful	Officer	of	the	State	of	Alabama	:
----	-----	--------	---------	----	-----	-------	----	---------	---

You are her	eby commanded to arrest —	Henry Thompson	
	•	•	
	:		
	and bring	2.1.22	before the Judge of the
		November Public DRUNKENSSS	
or Miabama on a C	naige or		
preferred by	J. L. Barrow		
	and, this <u>28th</u>	day of Cotober	
			Clerk of the Circuit Court.

Executed this 26 day of act 1985	THE STATE OF ALABAMA, Baldwin County.
By arresting the within	COLINTY COLIDT
named Defendent	COUNTY COURT WARRANT OF ARREST
Hany Shanger	THE STATE vs.
and placing him in file	Henry Thompson
A ABreeze	For the offense ofPublic Drunkness
D. \$.	STATE WITNESSES:
	J. L. Barrow
	M. B. Hamilton
	Begand White
	DEFENDANT'S WITNESSES:
	I hereby fix bail in this case at \$ 150.00
	which the arresting officer may take.

MOORE PRINTING CO., DAY MINETTE, ALA.

Clerk Circuit Court.

TRANSCRIPT

APPEAL FROM COUNTY COURT TO CIRCUIT COURT

AFFIDAVIT OR COMPLAINT

The State of Alabama, Baldwin County Robert S. Duck

COUNTY COURT

. Be	efore me,	Maxaxsi	ONE, Clerk	of the Circu	it Court	of said County,	in said State,
personally appe	ared	-J. L.	Зартон			1.00	
who, being dul	y sworn ac	cording to I	aw, doth depose	and say th	at <u>he</u>	has prob	able cause for
believing, and o	loes believ	e, that	seid con	n in on	ా. జెక్కాణ	<u>:</u> ± 0c±, 26,	1035,
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -						newit, on t	and the same of the same of
					*	lrunk, and	
						nt conduct	
Seria Matser	II.		<u> </u>	codo acre	I IIACOO		
<u>or profan</u>	<u>e wasco</u>	mrse.					
		<u> </u>					
and that said of	fense has	been commi	itted in said Cou	inty and Sta	ite by the	said <u>Henry</u>	<u> Thompson</u>
within the last t NITY of the St			efore the makin	g of this a	affidavit, a	gainst the PEAC	E and DIG-
					J. L. 1	<u> Barrow</u>	
The above subs	cribed and	sworn to b	efore me this —	28th_	day of	October	193_5_
			e e e e e e e e		Robons	S. Duck	
1.20°					Troner	Clerk of the C	Circuit Court
	*		WARRANT	<u> </u>	2000		
You a	re hereby (commanded	to arrest Her	rad <u>Trom</u>	pson		
<u></u>				······································			
and bring h	<u>im</u> b	efore the Ju	idge of the Cou	nty Court of	n the day o	f	
	<u>Novembe</u>	<u> 4</u>]	.93 <u> 5 </u>	uswer the S	State of Alabama	on a charge of
	P ₁	blic Dr	nnkness				
preferred by	· · ·	T Far	ייים ייים				
presented by —			2.017		-		
and the second second		A				ybe y	
and the state of t	is explored an about the little in a long of		ranga da sa	Re	<u>Dert S</u>	Clerk of the	
						Clerk of the C	Incare Court
	t and	The second second	AMOUNT O				
I her	eby fix b	ail in this	case at \$		which	the arresting offic	er may take.
The state of the s	yang melalah dalam				and the second		
Ta Tarah Tarah			· · · · · · · · · · · · · · · · · · ·			Clerk of the (Sircuit Court
See Cauchter year of the care			SHERIFF	'S RETURN			
Received			, and Exe	cuted ——	Oct. 29	. <u>, 1935</u> .,1	y arresting the
within named	Defendan	t Henry	. <u>Nosamod_{ili} .</u>	and pla	oing hi	m in jail.	
							Sheriff.
was the second s					2.5		
		J	Ву			De	puty Sheriff.

The State of Alabama, Baldwin County

COUNTY COURT

We,			as principal, an
as sureties, agree to pay the State of	Alabama, the sum		Dollars
reference est of grant of the control of			
inless the said		The second of the second of the second	appears at th
		LINE CONTRACTOR OF BRID	מרדמת מו אין יצורדונת. זו דווודו
and from term to term thereafter unt			
of			
and we hereby waive the benefit of a other process for the collection of del certify that we have property over an	bt, by the constitution	State of Alabama, and	we hereby severally
talentamata onegonamone camadone se esta esta esta esta esta esta en como o entre esta entre esta en care	ander of the second of the	and the second s	antanta a di silangan pagan panah panah paganan pembelah a ada pengalah pengalah pengalah pengalah pengalah pe Pengalah pengalah pe
ang a samanan na saman na sam			
er en en grund i state de la companya de la company	do unida altre at tras.		(SEAL
and the second s			(SEAL
			[Seal
Taken and approved	day of		
			C1117
Andrew Communication (Communication)			Sheriff.
I	By	A WAR A STATE OF THE STATE OF T	Deputy Sheriff.
	JUDGMENT E	NTRY.	
ille summing the state	an de maria de la compania de la compaña de la compaña De la compaña de la compaña	i de la proposición de la composición del composición de la composición del composición de la composic	
No. 526 vs.		COUNTY CO	URT,
The state of the s			
Henry Thompson		November	Term, 193
		and the second of the second o	1 erm, 193
November 4			
		On hearing the evidence in	
satisfied of the guilt of the Defe	ndant and hereby a	wards the following pun	ishment: A fine o
\$20.00			and the costs of thi
proceeding, \$26,30		. The Defendant having	failed to pay said Fine
and Costs or to secure the same, it is to perform hard labor for the St	s hereby ordered by th	ie Court that he be and	hereby is sentenced
		. "	inty for a period o
	days		<u> </u>
o pay said fine, and an additional p to pay the costs of this proceeding.	eriod of36	days days	(\$26,30)
and the second s	G.W.	Robertson Jud	lge of County Court.
The Defendant prays an appear	al from the Judgment	of this Court to the next	ensuing Term of th
Circuit Court, which is hereby grant nands trial by a jury, sentence is he	ed, and his Bond fixed		
		Julyana Ju	
CER The State of Alaba			
The State of Alabai Baldwin County.		Clerk Circui	t Court and Ex-Offici
Clerk of the County Court of Baldwi	n County, Alabama, h	ereby certify that the above	e and foregoing is
	Henry Thomps		Till state of the
Witness my har	id thisday	y of November	193 5
Section 1997 (1997) (19	July (Nu	wy Du	
	Clerk of the Circuit	Court and Ex-Officio Cle	rk of the County Cour

STATE OF ALABAMA, COUNTY OF BALDWIN. I IN CIRCUIT COURT OF

SAID COUNTY.

And now comes Henry Thompson and demands a jury trial in the Circuit Court on appeal from the County Court in cause numbered 438 .

Dated this November 6th, 1935.

-Attorney for Defendant.

Hyshapsu

HARD LABOR TRANSCRIPT

THE STATE OF ALABAMA,	Λ	Dallamin a
Baldwin COUNTY.	. CILCUIT	Court of Baldwin County.
I, Robert S. Duck	252	, Clerk of the Circuit
Court of Baldwin		County, do hereby certify that
Henry Thompson	46446 202 47297777777777777777777	was convicted of the offense
ofPublic Drunkness		in said Court and was sentenced
to hard labor for the County of amount of costs, stated and itemized belo		on the date, for the term and
	Menor I commence of the comment	offense: Public Drunkness
case no526		Additional Hard Labor:
THE STATE OF ALABAMA	Term	Fine of \$20.00 and; costs 10 days
VS.		Costs 26.30 :36_days
Henry Thompson , Color W	<u>nit</u> e	Total Sentence : 45
	J	\ Date:193
	`	If Case Appealed:
Serial No.		Date appealed:
Arrive Kilby	193	Court from which appealed:
Transferred to	Prison	Date of final determination:
		Date sentence begins: At the expiration of
	193	Case Mo. 439
and the first of t	athaninganyayayarah amanakanti tarah sayara	If original charge of offense different from conviction,
		state original charge of offense here
WITNESS my hand, this	day of _	November 193.5
. • ,	_	
Clerk of th	<u>e Circuit</u>	Court of Baldwin County

Clerks are urged to use this form in Hard Labor Cases

HARD LABOR AND MISDEMEANOR CASES ONLY
Date of original conviction 11/4/35

STATE OF ALABAMA, Baldwin	
I hereby certify that H	enry Thompson,
was convicted in the County the term and the amount of costs itemized as follo	Court of said county and sentenced to Hard Labor on the date, for
THE STATE, No. 526	Offense Rw Public Drunkness,
Henry Thompson,	(Date of Sentence) (Date of Affirmance) Term of Sentence \$20.00 and costs

					Term of Sentence \$20.00	and	cost	S		
Clerk's Fees	Charg Defer	red to	Paid Sec.				Char Defe	ged to ndant	Paid Sec.	d Per . 3667
Recording Indictment		<u> </u>			Miles 5c Pe	Days		ount		ount
Issuing 3 Subpoena for State Witness		75		75	State Witnesses Mile Before Grand Jury	75c Per Day	Am	ount.		
Docketing cause		10		-10	before Grand vary					
Issuing capias or warrant once	, •	50		• 50						
Taking, undertaking or recognizance and entering same										
Trial		50		50	The state of the s				Andrews The Section page	
Entering judgment	THE PROPERTY OF STREET	25		25						ij)
Entering final judgment	* *	.25		- 25				ni i		
Record forcourt for	1.0									
each 100 words									144	
Final record for each 100 words		.75		.75	Market 1997 1997 1997 1997 1997 1997 1997 199					
Entering forfeiture against defendant										
Making transcript and certificate for each 100 words	,	.45		•45				· ·		
		0.75	inesitiones.	• 4 5					* * *	
Continuance		-							1.00	0.3.23
Total	3,	55	1 3	<u> 55</u>						
Sheriff M.H. Wilkins,										
Name										
Executing writ or warrant of arrest	2.	.00	2	•00						
Approving bond										127 6
Serving Subp. for State Witness	1	50	1	. 50				}	g 40	
Guard fee		.00	1 -	.00						
Mileage Seizure							7.4			
		.50	4	-	Before Court of Conviction			1. 135.754	1.2.1	
Total	<u>5</u>		1	150	These witnesses summoned					1.5%
Justice Name					served and paid as follows	: -				
Complaint					J.L. Barrow	1		75		75
Warrant					M. B. Hamilton,	ı		75		75
Taking bond					Bryant White	7		75		75
IssuingSubpoenas					And the state of t				'	1,0

Bond or undertaking of witness Mittimus										
Continuance				ŀ						
Executing Warrant										
Serving Subpoenas	}									
Taking prisoner to jailmiles @ 10c			- :	1						
Total (not to exceed \$5.00)	<u> </u>	1	1	<u> </u>						
Recapitulation	30	.00	١,	0.00			-			
Solicitor Fee	10	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				'				
Continuances in County Court	e. F	.00	7							
Fee when stenographer used	i .		A 10000 000							Personal Company
Clerk's fees	3	- 55	3	55						
Sheriff's fees	5	.50	4	50					·· ··	
Magistrate and Constable										
State Witness fees	2	.25	2	. 25						
Removal Bill	1. 1	1					: :			
Value of Property				Selection of the select						
Case Appealed—Total costs lower Court—Over)						_	_			
Total amount of costs	26	30	<u> 20</u>	.30	Total witness fees	3	2	2 25	2.2	15
CONTAINED OF AT ATDARES				2774						

tal amount of costs	26,30	<u> 201, 30 1</u>			<u> </u>	10	262	<u> </u>
Personally appeared be said county, who, being by against the defendant, and Alabama of 1923, Setcion 36 to receipt for Comptroller's	fore me me first duly s that only such 67, as amended	Robert sworn, says on charges are en l, and the Chie	S. Duck, oath, that the obraced in said Accountant S	e above is true ar account as are al	id correct,	and is a	a just cha ninal Code	rge.
Sworn to and subscribed	d before me thi	s 5th	day of	November	(lerk, Ci , 193	rcuit Cour	t-

*See next page.

	State of Alaba	ma, Solo	Coun	ty	
38	COUNTY	COURT,	ran y	Term, 193_ <u>^</u>	
know	ALL MEN BY T	HESE PRESENTS,	That we,		
AAA		Office of the second se	i paratana di terma i Malama, di mandapili ka tangga i pagamas sindangan.	enga at han I samanda da da at a angan angan da at angan angan ang angan ang angan ang ang	
of Alab	ama, in the sum of —	One He		d and firmly bound u	nto the St Doll
			de, we bind ourselves,	our heirs, executors, a	nd admin
trators,	jointly and severally	y, firmly by these pres	ents.		
7	Witness our hands ar	nd seals, this the	day of		193
1	THE CONDITION	OF THE ABOVE	OBLIGATION IS S	UCH, That whereas	, the abo
hounde:	Almy	Kupsi	was, on the	_day of	193 <i>f</i>
	. //		Alia, Da	1	133 3
convicte	ed in the County, of	the offense			···········
er er					
	The state of the s	Annager . By will see of the second s	Andrews of the second s	a to the second of the second sec	And the second s
and by	the judgment of said	Court sentenced to	D. tuc	and las	<u> 100</u>
			<u></u>		
			70.		
	ind, whereas, the sa	id la la sea	Harra		
N.	And, whereas, the sai	Ŋ	Thompson		
has this	day prayed an appea	al from said judgment	That so to the Circuit Court of	said County:	
has this	day prayed an appea	Ŋ	//	said County:	ll appear
has this	day prayed an appea	al from said judgment	//	sha	
has this N the nex	day prayed an appearance of the said	al from said judgment	Lupar	sha	oide by :
has this the nex perform	day prayed an appear Now, if the said	al from said judgment	to term thereafter unt	sha	oide by a
has this the nex perform	day prayed an appear Now, if the said	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	sha	ation to
has this the nex perform	day prayed an appear Now, if the said	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	sha	ide by a
has this the nex perform	day prayed an appear Now, if the said	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	shall discharged, and althen the above oblig	ation to
has this the nex perform	day prayed an appear Now, if the said	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	shall discharged, and althen the above oblig	ation to
has this the nex perform	day prayed an appear Now, if the said	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	sha I discharged, and althen the above oblig	ation to
has this the nex perform	day prayed an appear Now, if the said	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	sha I discharged, and ab then the above oblig	ation to
has this the nex perform	day prayed an appear Now, if the said term of the Circuit whatever sentence not herwise to remain in	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	sha I discharged, and althen the above oblig	oide by a
has this the nex perform void; ot	day prayed an appear Now, if the said term of the Circuit whatever sentence not herwise to remain in	al from said judgment Court, and from term nay be adjudged in sai	to term thereafter unt	sha I discharged, and althen the above oblig	(L. (L.

THE STATE OF ALABAMA,

County

COUNTY COURT

THE STATE

APPEAL BOND

SURETIES

Filed in the office of the Clerk of the Circuit

Court day of

. .