STATE OF ALABAMA
BALDWIN COUNTY

I, G. W. Robertson, Probate Judge of Baldwin County, Alabama, and as such officer Judge of the Juvenile Court of Baldwin County, Alabama, do hereby certify that on to-wit, March 15, 1935, Earl Moore, as Principal, and B. C. Martin and Ed. Bridges, as Sureties, executed a Probation Bond in the penal sum of Two Hundred Dollars conditioned as provided by law, which provided that the said Principal, Barl Moore, was to pay Four Dollars per week to Mrs. Estelle Moore for the support of Frances Nell Moore, payment to be made as provided in the said bond, the original of which is hereto attached. I further certify that the Principal and Sureties named therein have failed to carry out and discharge there undertaking as provided in the said bond which is hereby transmitted to the Honorable Robert S. Duck, Clerk of the Circuit Court of Baldwin County, Alabama, for forfeiture as provided in Section.

Dated this 16th day of April 1936.

Probate Judge.

STATE OF ALABAMA	<b>4</b> ,	The Juven	ile Court of
Baldwin	.county.	Baldwin	County.
WE Earle Moore	***************************************	***************************************	, principal, and
	***************************************		***************************************
ureties, agree to pay the State of Alab	oama the sum of		
Two Hundred and no/10	O		DOLLARS
or the payment of which, well and tru			
ors:	-		Material Control of Co
THE CONDITION of the above	e obligation is suc	h that whereas, the	Juvenile Court of said
County did on thel5thday	of March,	,	1925, after trial, or on
lea of guilty, find the above bounden	Earl Moore		
uilty of <u>Failing to supp</u>	oort his minor	child, Franci	s Nell Moore
	•••••••••••••••••••••••••••••••••••••••	***************************************	
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
nd did assess a fine ofTwenty-	-five		DOLLARS
gainst the said Earl Moore			***************************************
and did sentence him to imprisonment	in the county jail or	to hard labor for a t	erm ofmonths
AND WHEREAS, the Judge of	said Court did, i	n his discretion, susp	pend the payment of said
AND WHEREAS, the Judge of ine and sentence, and did place the sai	said Court did, i	n his discretion, susp	pend the payment of said
AND WHEREAS, the Judge of ine and sentence, and did place the sai on probation for a period of	said Court did, i	n his discretion, susp ths, upon the followi	ng terms and conditions
AND WHEREAS, the Judge of ine and sentence, and did place the sai on probation for a period of	said Court did, id  Earl Moore  Me mon  In of Four Dol  Batelle Moone  Ment to be mad	n his discretion, suspends, upon the following the for the suspends of the suspends of the suspends of the formulation.	ng terms and conditions er week for each pport of Francis
AND WHEREAS, the Judge of ine and sentence, and did place the sai on probation for a period of Twelvowit: That he pay the suand every week to Mrs.  First Paym	said Court did, in the said Court did, in the said Earl Moore was a said to be made months.	n his discretion, susp oths, upon the following lars (84.00) pure, for the sume March 16th,1	ng terms and conditions er week for each pport of Francis 935 and continue and did requir
AND WHEREAS, the Judge of ine and sentence, and did place the sai on probation for a period of	said Court did, it id Earl Moore we months.	n his discretion, susp ths, upon the following lars (84.00) pre, for the sure discretized to the sure	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int
AND WHEREAS, the Judge of ine and sentence, and did place the sai on probation for a period of	said Court did, it id Earl Moore we months.  Estelle Moore made months.	n his discretion, suspending the following the for the sure for the su	ng terms and conditions er week for each pport of Francis 935 and continue and did requir
AND WHEREAS, the Judge of ine and sentence, and did place the sai on probation for a period of	said Court did, it id Earl Moore we more more made and to be made months.	n his discretion, suspends, upon the following the for the sure, for the sure March 16th, 1	ng terms and conditions er week for each pport of Francis 935 and continue and did requir to enter int f the Court;
AND WHEREAS, the Judge of ine and sentence, and did place the said on probation for a period of Twelve owit: That he pay the sure and every week to Mrs First Paym Nell Moore, for twelve he said Earl Moore oond, with sureties, to comply with such NOW, if the said Earl Moore	said Court did, is described to be made months.  Some terms and conditions to be made months.	n his discretion, suspends, upon the following the for the sure, for the sure March 16th, 1	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well an
AND WHEREAS, the Judge of ine and sentence, and did place the sai in probation for a period of	said Court did, it is a said Court did, it is a said Court did, it is a said condition of Four Dollars.  So Estelle Moonent to be made months.	n his discretion, suspends, upon the following lars (84.00) pere, for the sum of the sum on and the orders of the this obligation we waive allowed.	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well an tion to be void; otherwis l right of exemptions
AND WHEREAS, the Judge of ine and sentence, and did place the said on probation for a period of Twelve owit:  That he pay the sure and every week to Mrs.  First Paymonell Moore, for twelve own, with sureties, to comply with successful comply with the orders of the Comply with the order with	said Court did, it described from levy and sales it from levy and sales it described in the sales it from levy and	n his discretion, suspends, upon the following lars (84.00) pere, for the sum e March 16th, 1 ons and the orders of orth, then this obligation we waive all under the laws of A	ng terms and conditions er week for each pport of Francis 935 and continue and did requir to enter int f the Court; shall well an tion to be void; otherwis l right of exemptions t
AND WHEREAS, the Judge of ine and sentence, and did place the said on probation for a period of Twelve owit:  That he pay the sure and every week to Mrs.  First Paymonell Moore, for twelve the said Earl Moore with sure and every with such the said Earl Moore.  NOW, if the said Earl Moore with such comply with the orders of the Coremain in full force and effect. An elaim any personal property as exempted with each our hands and seals this the said seals this the said seals this the said witness our hands and seals this the said seals the sai	said Court did, is described from Land Court did not be made months.  Some of Four Doller Bettle Moore and conditions and conditions are also be the court as herein set find as against this obtained as against this obtained as against the court as herein set find as against this obtained as against the court as herein set find as against this obtained as against this obtained as against the court as herein set find as against this obtained as	n his discretion, suspends, upon the following the for the sure, for the sure along the following the following the following the laws of A Address of Add	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well and tion to be void; otherwis l right of exemptions telabama.
AND WHEREAS, the Judge of ine and sentence, and did place the said on probation for a period of Twelve owit:  That he pay the sure and every week to Mrs.  First Paymonell Moore, for twelve the said Earl Moore with sure and every with such the said Earl Moore.  NOW, if the said Earl Moore with such comply with the orders of the Coremain in full force and effect. An elaim any personal property as exempted with each our hands and seals this the said seals this the said seals this the said witness our hands and seals this the said seals the sai	said Court did, it described from levy and sales it from levy and sales it described in the sales it from levy and	n his discretion, suspends, upon the following the for the sure, for the sure along the following the following the following the laws of A Address of Add	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well and tion to be void; otherwis l right of exemptions telabama.
AND WHEREAS, the Judge of the and sentence, and did place the said on probation for a period of Twelve o-wit: That he pay the sure and every week to Mrs First Payment Nell Moore, for twelve the said Farl Moore oond, with sureties, to comply with such the said Farl Moore of the Coremain in full force and effect. An elaim any personal property as exempted with the said seals this the said of the Coremain in full force and seals this the said of the Coremain and personal property as exempted the said of the Coremain and seals this the said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Said of the Coremain and seals this the said of the	said Court did, is described from Land Court did not be made months.  Some of Four Doller Bettle Moore and conditions and conditions are also be the court as herein set find as against this obtained as against this obtained as against the court as herein set find as against this obtained as against the court as herein set find as against this obtained as against this obtained as against the court as herein set find as against this obtained as	n his discretion, suspends, upon the following (\$4.00) pere, for the sure allowed and the orders of the following of the following and the orders of the following and the laws of A following the laws of A Address of the following and the laws of A Address of A Address of A Address of A	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well and tion to be void; otherwis l right of exemptions telabama.
AND WHEREAS, the Judge of the and sentence, and did place the said on probation for a period of Twelve o-wit: That he pay the sure and every week to Mrs First Payment Nell Moore, for twelve the said Farl Moore oond, with sureties, to comply with such the said Farl Moore of the Coremain in full force and effect. An elaim any personal property as exempted with the said seals this the said of the Coremain in full force and seals this the said of the Coremain and personal property as exempted the said of the Coremain and seals this the said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Said of the Coremain and seals this the said of the	said Court did, is defeated from levy and sales the lay of the lay	n his discretion, suspends, upon the following the for the sure, for the sure alerch leth, leth, leth, then this obligation we waive ale under the laws of Alerch Address.	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well and tion to be void; otherwis l right of exemptions t labama.
AND WHEREAS, the Judge of the and sentence, and did place the said on probation for a period of Twelve o-wit: That he pay the sure and every week to Mrs First Payment Nell Moore, for twelve the said Farl Moore oond, with sureties, to comply with such the said Farl Moore of the Coremain in full force and effect. An elaim any personal property as exempted with the said seals this the said of the Coremain in full force and seals this the said of the Coremain and personal property as exempted the said of the Coremain and seals this the said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Coremain and seals this the said of the Said of the Said of the Coremain and seals this the said of the	said Court did, is defeated moore months.  Some terms and conditions against this obtained as against this obtained the left made of the left	n his discretion, suspends, upon the following the for the sure, for the sure alerch leth, leth, leth, then this obligation we waive ale under the laws of Alerch Address.	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well and tion to be void; otherwis l right of exemptions t labama.
AND WHEREAS, the Judge of the and sentence, and did place the said on probation for a period of Twelve owit:  That he pay the sum and every week to Mrs.  First Payment Nell Moore, for twelve the said Farl Moore own, with sureties, to comply with such that the orders of the Company with the orders of the Company of the C	said Court did, is defeated moore months.  Some terms and conditions against this obtained as against this obtained the left made of the left	n his discretion, suspends, upon the following the for the sure, for the sure alerch leth, leth, leth, then this obligation we waive ale under the laws of Alerch Address.	ng terms and conditions er week for each poort of Francis 935 and continue and did requir to enter int f the Court; shall well an tion to be void; otherwis l right of exemptions t

State of Alabama Escambia County.

I, R. E. Adams, Judge of Probate Court in and for said State and County, hereby certify that the with in bond is a good and sufficient bond and if presented to me, I would approve same.

Dated this 16th day of March, 1935.

Judge of Probate, Escambia County, Alabama.

Fled Nay 12, 1936. Robert St Wuck,

		Defendant	FOR	A the state of the		Cuerts.
COUNT	VS.		N BOND	TO COMPANY OF THE PROPERTY OF		D., MONTGONENY, 1928
			DBATIOI NON-SI			BROWN PRINTING CC
	Control entermonent	Think is a second or secon			lied this	

-Clerk.

	Alabama, {	No. 176 15	~	~~ ~ X X X X X X X X X X X X X X X X X
Baldwin (	County )		CIRCUIT	COURT
		SPR	ING	Term, 193 <u>6</u>
O ANY SHERIFF OF TI	HE STATE OF ALABAM	MA-GREETING:		
YOU ARE HER	EBY COMMANDED	TO NOTIFY _E	ARL MOORE, as	Prinicpal,
B. C. MARTIN ar	nd ED BRIDGES, :	as Sureties		
nat at the Spring		•	e Circuit Court of sai	
ent was rendered again	STATE	7	INDICTMENT FO	
:	78.		MOIGIMENT P	
EARL MOORE		,		
		ARL MOORE		
t appearing to the Court	t that, the said			
ogether with B.C	. MARTIN and ED	BRYDGES		
1				
	4.44			
	100		_ agreed to pay the	State of Alabama
201 07 08 08 08	HTINDRED (\$200.	.00)	— agreed to pay the	and the state of t
he sum ofTWO			Dollars	DOLLARS per week for e
he sum of TWO	TART MOORE TO	ar the cum of	Dollars	DOLLARS per week for e
he sum of	EARL MOORE pa to Mrs. Estelle case: and the said —	ny the sum of Moore for st EARL MOO	Dollars Four appeared a apport of France	DOLLARS per week for ent this term of the
the sum of	EARL MOORE pa to Mrs. Estelle case: and the said —	ey the sum of Moore for Start Moore that the State of	Dollars Four appeared a apport of France RE Alabama, for the u	DOLLARS per week for ent this term of the ces Nell Moore
he sum of	EARL MOORE pa to Mrs. Estelle case: and the said — it is therefore ordered	the sum of Moore for so EARL MOO that the State of BAIDWIN	Dollars Four appeared a apport of Fran RF  Alabama, for the u  County, r	DOLLARS sper week for ent this term of the cas Nell Moore se of
he sum of	EARL MOORE pa to Mrs. Estelle case: and the said — it is therefore ordered	the sum of Moore for so EARL MOO that the State of BAIDWIN	Dollars Four appeared a apport of France RE Alabama, for the u	DOLLARS sper week for ent this term of the cas Nell Moore se of
the sum ofTWO  unless the said  nd every week to  Court to answer in this having failed to appear,  EARL MOORE , B	EARL MOORE pa to Mrs. Estelle case: and the said — it is therefore ordered	the sum of Moore for so EARL MOO that the State of BAIDWIN	Dollars Four appeared a apport of Fran RF  Alabama, for the u  County, r	DOLLARS sper week for ent this term of the cas Nell Moore se of
the sum of	EARL MOORE page 100 Mrs. Estelle case: and the said — it is therefore ordered and a control of the said — it is therefore ordered and the said — it is the said — i	ey the sum of Moore for so EARL MOO that the State of BAIDWIN LED BRIDGES	Dollars Four appeared a apport of Fran RF  Alabama, for the u  County, r	DOLLARS per week for eat this term of the acks Nell Moore se of
he sum of	EARL MOORE particle case: and the said— it is therefore ordered  3. C. MARTIN and	ey the sum of Moore for so EARL MOO that the State of BAIDWIN LED BRIDGES	Dollars Four appeared apport of France (County, 1)  One on	DOLLARS sper week for ext this term of the ces Nell Moore see of secover of the said said undertaking, Dollars
he sum ofTWO  Inless the said nd every week to Court to answer in this naving failed to appear,  EARL MOORE , B	EARL MOORE particle case: and the said— it is therefore ordered  3. C. MARTIN and	ey the sum of Moore for so EARL MOO that the State of BAIDWIN LED BRIDGES	Dollars Four appeared apport of France (County, 1)  One on	DOLLARS sper week for ext this term of the ces Nell Moore see of secover of the said said undertaking, Dollars
he sum of	EARL MOORE particle case: and the said— it is therefore ordered  C. MARTIN and  WO HUNDRED c next Term of this Com	moore for so EARL MOO that the State of BAIDWIN  FD BRIDGES  urt and show car	Dollars Four appeared apport of France (County, 1)  County, 1  on  use why this judgm	DOLLARS sper week for ent this term of the ces Nell Moore se of said undertaking, Dollars ent should not be
he sum of	EARL MOORE particle case: and the said— it is therefore ordered  3. C. MARTIN and	moore for so EARL MOO that the State of BAIDWIN  FD BRIDGES  urt and show car	Dollars Four appeared apport of France (County, 1)  County, 1  on  use why this judgm	DOLLARS sper week for ent this term of the ces Nell Moore se of said undertaking, Dollars ent should not be
he sum of	EARL MOORE particle case: and the said— it is therefore ordered  C. MARTIN and  HO HUNDRED  e next Term of this Control of the	the sum of Moore for su EARL MOO that the State of BAIDWIN  ED BRIDGES  urt and show cause of the same show the sa	Dollars Four appeared apport of France (County, 1)  County, 1  on  use why this judgm	DOLLARS  per week for ent this term of the cas Nell Moore  se of  ecover of the said  said undertaking, Dollars  ent should not be  The case MARTIN
he sum of	EARL MOORE particle case: and the said— it is therefore ordered  C. MARTIN and  WO HUNDRED  c next Term of this Com  The company of the compa	the sum of Moore for so EARL MOO that the State of BAIDWIN FD BRIDGES  urt and show car accept, notify the sa	Dollars Four appeared a apport of France of Fr	DOLLARS  per week for ent this term of the acts Nell Moore  se of  said undertaking, Dollars  ent should not be  B. C. MARTIN  d judgment will be

Witness my hand this 12th day of

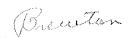
Escapios of	A CONTRACTOR OF THE CONTRACTOR	N 177	3	
RECEIVED IN OFFICE	93	The	State of Baldwin Co	Alabama
	Sheriff		CIRCUIT	_COURT
I have executed this writ, this May / 5 , 1 by serving copy on	93.6	EA	THE STA vs.	
B C martin a El Bridges	nf		ED BRIDGES	
Ed Bridges		Sci. Fa.	to Defaulti and Ba	ng Defendant il
	<u> </u>	Issued	May 12th	1936
		_01	alalele	ech
				Clerk
J. P. Roly 5	Sheriff			
Deputy	Sheriff		and control of the co	The state of the s

## The State of Alabama,

COUNTY COURT

Baldwin County.	COGNITICOURT
To Any Lawful Officer of the State of Alabama:	
You are hereby commanded to arrest EARL MOORE	
and bring HIM	before the Judge of the
CIRCUIT  **CONTY Court on the 3rd Monday of August	
of Alabama on a charge of	
preferred by JUDGE OF PROBATE, BALDWIN C	OUNTY
Witness my hand, this 12th day of Ma	J

Clerk of the Circuit Court.



## THE STATE OF ALABAMA, Baldwin County.

## COUNTY COURT

THE STATE					
		vs.	*.	······································	
1 - 1					
-	······································				
		······································			
				<del>,</del>	
				į	
or the offe	ense of _			· · · · · · · · · · · · · · · · · · ·	
;	STATE	WITNI	ESSES :	;	
	:				
		TO SEP THE PERSON NAMED IN	/// A 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	. D.C .	
DEL	ZEMENAN	ועד פייויו			
DEF	ENDAN	IT''S WI	TNESS	, L.	
DEF	ENDAN	IT'S WI	TNESS		
DEF	ENDAN		TNESS		
DEF	PENDAN	IT''S WI	TNESS		

which the arresting officer may take.

Clerk Circuit Court.

MOORE PRINTING CO., BAY MINETTE, AL

STATE OF ALABAMA, BALDWIN COUNTY.

I, G. W. Robertson, Probate Judge of Baldwin County, Alabama, and as such officer, Judge of the Juvenile Court of Baldwin County, Alabama, do hereby certify that on, to-wit, the 8th day of January, 1957, Herbert Weeks, as Principal, and John G. Evans and Jacob Lewis, as Sureties, executed a Probation Bond in the penal sum of FIVE HUNDRED (\$500.00)DOLLARS, conditioned as provided by law, which provided that said Principal, Herbert Weeks was to pay EIGHT (\$8.00) DOLLARS per week to the Director of Public Welfare of Baldwin County, for fifty-two weeks, payments to be made as provided in said bond, the original which is hereto attached. I further certify that the said Principal and Sureties have failed to carry out and discharge the undertakings as provided in said bond, which is hereby transmitted to the Honorable Robert S. Duck, Clerk of the Circuit Court of Baldwin County, Alabama, for forfeiture, as provided in Section 4490, in the

Dated this the 17th day of August, 1937.

PROBATE JUDGE.

The State of Alabama,	No. 176 CIRCUIT COURT
	SPRING Term, 1936
TO ANY SHERIFF OF THE STATE OF ALAB	
	D TO NOTIFY EARL MOORE, as Prinicpal,
B. C. MARTIN and ED BRIDGES,	, as Sureties
that at the Spring	Term, 193_6, of the Circuit Court of said County, a judg-
ment was rendered against them	of which the following is a copy:
THE STATE vs.	INDICTMENT FOR
EARL MOORE	
<u> </u>	
	· · · · · · · · · · · · · · · · · · ·
It appearing to the Court that the said	EARL MOORE
Asset and the second of the se	FD BRIDGES
	agreed to pay the State of Alabama
the sum of TWO HUNDRED (\$200 unless the said EARL MOORE pand every week to Mrs. Estelle	Dollars per week for pay the sum of Four appeared at this term of the e Moore for support of Frances Nell Moore EARL MOORE
having failed to appear, it is therefore ordere	ed that the State of Alabama, for the use of
	BAIDWIN County, recover of the said
EARL MOORE , B. C. MARTIN or	nd ED BRIDGES
	on said undertaking,
the sum ofTWO_HUNDRED	•
and the word Brown of this C	Court and show cause why this judgment should not be
made absolute."	D Monday in Quegues 1932
·	hereof, notify the said <u>EARL MOORE</u> , B. C. MARTIN
	that the said judgment will be
and ED BRIDGES	
and ED BRIDGES	that the said judgment will be at the next term of said Court, un-
and ED BRIDGES  made absolute against them	that the said judgment will be at the next term of said Court, until the same.

					No	Page	
	REC	EIVED IN	OFFICE	193		State of A Baldwin Cour	Alabama
- :					\$ - American Service Control C		
				Sheriff			COURT
	I have	executed	this writ,			THE STATE	
his ——		///		., 193——			
y servin	g copy	on					
					•	. to Defaulting	Defendant
					W. Control and the second of t	and Bail	
	-	· · · · · · · · · · · · · · · · · · ·			T	Man 12	-069
		:			Issued	Jeff Dil	193<
	* *			are when the state of the state		and Vice	Clerk
:				VI (Parameter on part of the Common of the C			
: :		:		Type Control of the C			
	:		<u></u>		Al III		
		1 · y		And delighter than the party of			100 100 100 100 100 100 100 100 100 100
		81		Sheriff			
			Depu	ty Sheriff			ere ere