No. 3 .- WARRANT AND AFFIDAVIT .- 2-25-2M .- Printed and for sale by Brown Printing Co., Montgomery, Ala. THE STATE OF ALABAMA, during COUNTY. Charl 12 JEnon a Justice of the Peace in and Before me_ for said County, personally appeared Makty Sin tan who being duly sworn, deposes and says, on oath, that in said County, on or about one alter Carry Wall aut mit have Brugi TYagainst the peace and dignity of the State of Alabama Sworn to and subscribed before me, 320 Urgin day of 1921 2this. ain J. P. THE STATE OF ALABAMA, Baldulia COUNTY. To Any Lawful Officer of Said County-GREETING: YOU ARE HEREBY COMMANDED TO ARREST albert toor Vor • and bring in before mis to answer upqual the State of Alabama on a charge of Fait and have you then and there this writ, with your return thereon ... Witness my hand this 3- day of February A. D. 19232 Charle Tenoir _J. P.

RECORDED NO.... Baldwin COUNTY. JUSTICE'S COURT OF Charles Teroir THE STATE vs. albert Canver Warrant and Affidavit WITNESSES FOR STATE Nassen D. Saylor Burney Davis BROWN PRINTING CO. HONTGOMENY,

APPEAL BOND. Form 121/2 Roberts & Son, Birmingham The State of Alabama, Baldwin County. Justice TERM, 19____ COUNTY COURT. KNOW ALL MEN BY THESE PRESENTS, That we, Albert Carver are held and firmly bound unto the State of Alabama in the sum of _____ One hundred _____ Dollars, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 3rd, day of March 19.32 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, whereas, the above bounden Albert Carver was, on the 3rd, day of March, 1932, 19....., convicted in the County Court of said County, of the offense of Violating the game laws and by the judgment of said Court sentenced to _____ Pay a fine of twenty five dollars and costs And, whereas, the said Albert Carver has this day prayed an appeal from said judgment to the Circuit Court of said County. the next term of the Circuit Court, and from term to term thereafter until discharged, and abide by and perform whatever sentence may be adjudged in said Court against him, then the above obligation to be void; otherwise to remain in full force and effect; and each of us waive our exemptions as to personal property. Zarrent. S.) us M. Carre (L. S.) (L. S.)(L. S.) Approved: This

