

THE STATE OF ALABAMA,  
Baldwin County.

County Court, \_\_\_\_\_ Term, 195\_\_.

KNOW ALL MEN BY THESE PRESENTS, That we \_\_\_\_\_

*Carlton Vasey*

\_\_\_\_\_, 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 3<sup>th</sup> day of July, 1950

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bound-  
en Carlton Vasey, was on the 3 day of July, 1950  
convicted in the County, of the offense \_\_\_\_\_

*affray*

and by the judgment of said Court sentenced to \$1500 *Cost*

And, whereas, the said \_\_\_\_\_

has this day prayed an appeal from said judgement to the Circuit Court of said County:

Now, if the said \_\_\_\_\_ shall appear at 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.

*Carlton Vasey* (L. S.)

*Wendy Vasey* (L. S.)

*J. H. Thompson* (L. S.)

Approved:

*W. R. Stone*

County Court Judge.

(L. S.)

**THE STATE OF ALABAMA**  
Baldwin County

**COUNTY COURT**

THE STATE  
VS.

**APPEAL BOND**

Sureties.

Filed in the office of the Clerk of the  
Circuit Court \_\_\_\_\_ day of  
\_\_\_\_\_, 195\_\_\_\_.  
\_\_\_\_\_, Clerk.

18-22-0  
R.D.

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT

FALL SESSION

XXXXXX, 1951  
Term

On Appeal from County Court.

THE STATE vs. CARLTON VEASEY

The State of Alabama, by its Solicitor, complains of Carlton Veasey

that  
in said county and within twelve months before the commencement of this prosecution he did  
fight with R. L. Fincher in a public place

contrary to law and against the peace and dignity of the State of Alabama.

William R. Fincher  
Solicitor.

No. 1237

STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT

THE STATE  
vs.

CARLTON VEASEY

CHARGE:

Affray

COMPLAINT

Filed

9-17

19 57

*Henry J. ...*  
Clerk

# TRANSCRIPT

APPEAL FROM COUNTY COURT TO CIRCUIT COURT

## AFFIDAVIT OR COMPLAINT

The State of Alabama,  
Baldwin County

COUNTY COURT

Before me, ALICE J. DUCK, Clerk of the Circuit Court of said County, in said State, personally appeared H. F. HALL

who, being duly sworn according to law, doth depose and say that HE has probable cause for believing, and does believe, that June 24, 1950 Carlton Veasey did enter into an affray

and that said offense has been committed in said Courty and State by the said Carlton Veasey

within the last twelve months and before the making of this affidavit, against the PEACE and DIGNITY of the State of Alabama.

H. F. Hall

The above subscribed and sworn to before me this 27 day of June 1950

ALICE J. DUCK

Clerk of the Circuit Court

## WARRANT OF ARREST

The State of Alabama,  
Baldwin County

COUNTY COURT

To any Lawful Officer of the State of Alabama:

You are hereby commanded to arrest CARLTON VEASEY

and bring HIM before the Judge of the County Court on the day of 3rd July 1950 to answer the State of Alabama on a charge of

AFFRAY

preferred by \_\_\_\_\_

Witness my hand this 27th day of June 1950

ALICE J. DUCK

Clerk of the Circuit Court

## AMOUNT OF BAIL FIXED

I hereby fix bail in this case at \$ \_\_\_\_\_ which the arresting officer may take.

Clerk of the Circuit Court

## SHERIFF'S RETURN

Received \_\_\_\_\_, and Executed 24th June 50, by arresting the within named Defendant placing him in jail.

TAYLOR WILKINS Sheriff.

By EDLEIGH STEADHAM Deputy Sheriff.

The State of Alabama,  
Baldwin County.

RECORDED

COUNTY COURT

We, CARLTON VEASEY, as principal, and

as sureties, agree to pay the State of Alabama, the sum TWO HUNDRED Dollars,

unless the said CARLTON VEASEY appears at the

JULY 3 Term, 19 50, of the County Court of Baldwin County, Alabama, and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense of

AFFRAY and we hereby waive the benefit of all laws exempting property from levy and sale under execution or other process for the collection of debt, by the constitution State of Alabama, and we hereby severally certify that we have property over and above all debts and liabilities to the amount of the above bond.

CARLTON VEASEY (SEAL)

N. F. THOMPSON (SEAL)

(SEAL)

(SEAL)

Taken and approved 26th day of June 19 50

TAYLOR WILKINS Sheriff.

By H. F. HALL Deputy Sheriff.

JUDGMENT ENTRY.

THE STATE No. <u>3404</u> vs. <u>CARLTON VEASEY</u>	}	COUNTY COURT.  Term, 19 <u>50</u>
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7-3 1950, On hearing the evidence in this case the Court is satisfied of the guilt of the Defendant and hereby awards the following punishment: A fine of (\$15.00) Fifteen dollars and the costs of this proceeding. The Defendant having failed to pay said Fine and Costs or to secure the same, it is hereby ordered by the Court that he be and hereby is sentenced to perform hard labor for the State of Alabama for the use of Baldwin County for a period of \_\_\_\_\_ days.

to pay said fine, and an additional period of \_\_\_\_\_ days to pay the costs of this proceeding.

W. R. STUART Judge of County Court.

The Defendant prays an appeal from the Judgment of this Court to the next ensuing Term of the Circuit Court, which is hereby granted, and his Bond fixed at \$ \$200.00, and Defendant demands trial by a jury, sentence is hereby suspended pending appeal.

W. R. STUART Judge of County Court.

CERTIFICATE OF TRANSCRIPT.

The State of Alabama,  
Baldwin County.

I, ALICE J. DUCK, Clerk Circuit Court and Ex-Officio

Clerk of the County Court of Baldwin County, Alabama, hereby certify that the above and foregoing is a true and correct copy of all the proceedings had in said County Court in the case of State of Alabama vs.

Carlton Veasey

Witness my hand this 29th day of Aug 1950

Alice J. Duck  
Clerk of the Circuit Court and Ex-Officio Clerk of the County Court.

The State of Alabama, BALDWIN County

CIRCUIT COURT

To any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to notify CARLTON YEASBY

That on the SPRING Term, 1951, of the Circuit Court of said County, a judgment was rendered against him, of which the following is a copy:

THE STATE  
vs.  
CARLTON YEASBY

Indictment for

APPRAJ

“It appearing to the Court that the said CARLTON YEASBY  
together with MOEL YEASBY and N. F. THOMPSON

.....agree to pay the State of Alabama  
ONE HUNDRED and no/100 Dollars,

unless the said CARLTON YEASBY appearing at this term of the  
Court to answer in this case; and the said CARLTON YEASBY

.....having failed to appear, it is therefore ordered that the State of Alabama, for the use of  
BALDWIN County, recover of the said  
CARLTON YEASBY, MOEL YEASBY and N. F. THOMPSON

.....on said undertaking, the sum of  
ONE HUNDRED and no/100 Dollars,

unless they appear at the next term of this Court and show cause why this judgment should not be made absolute.”

You will, therefore, by serving a copy thereof, notify them that the said  
judgment will be made absolute against them at the next term of said  
Court, unless they then appear and show cause against the same.

Witness this 15th day of March, 1951

Archie J. Duck, Clerk.

No. 1237

*Original*

The State of Alabama

RECEIVED IN OFFICE

BAIRDWIN COUNTY.

*March 13, 1951*

CIRCUIT COURT

*Taylor & Wilkins*  
Sheriff.

THE STATE  
vs.

Executed by serving copy on.....

CARLTON VEASEY

*N. F. Thompson 3-15-51*

Sci. Fa. to Defaulting Defendant and Bail

....., 19.....  
*not found as to*  
*Mark Veasey &*  
*Carlton Veasey*

*Taylor & Wilkins*  
Sheriff.  
*Edgar Steadham*



The State of Alabama, BALDWIN County

CIRCUIT COURT

To any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to notify CARLTON VEASEY

That on the SPRING Term, 1951, of the Circuit Court of said County, a judgment was rendered against him, of which the following is a copy:

THE STATE vs.	}	Indictment for
<u>CARLTON VEASEY</u>		<u>AFFRAY</u>

"It appearing to the Court that the said CARLTON VEASEY together with MERL VEASEY and N. F. THOMPSON

.....agree to pay the State of Alabama ONE HUNDRED and no/100 Dollars,

unless the said CARLTON VEASEY appearing at this term of the Court to answer in this case; and the said CARLTON VEASEY

.....having failed to appear, it is therefore ordered that the State of Alabama, for the use of BALDWIN County, recover of the said.....

CARLTON VEASEY, MERL VEASEY and N. F. THOMPSON on said undertaking, the sum of ONE HUNDRED and no/100 Dollars,

unless they appear at the next term of this Court and show cause why this judgment should not be made absolute."

You will, therefore, by serving a copy thereof, notify them that the said judgment will be made absolute against them at the next term of said Court, unless they then appear and show cause against the same.

Witness this 13th day of March, 1951

Archie J. [Signature], Clerk.

No. 1237

*Copy to Carlton Veasey*

The State of Alabama

BALDWIN COUNTY.

CIRCUIT COURT

THE STATE  
vs.

CARLTON VEASEY

Sci. Fa. to Defaulting Defendant and Bail

RECEIVED IN OFFICE

....., 19.....

Sheriff.

Executed by serving copy on.....

....., 19.....

Sheriff.

*Handwritten notes and signatures in the right-hand column, including a signature that appears to be "R. J. ...".*

The State of Alabama, BALDWIN County

CIRCUIT COURT

To any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to notify CARLTON VEASEY

That on the SPRING Term, 1951, of the Circuit Court of said County, a judgment was rendered against him, of which the following is a copy:

THE STATE  
vs.  
CARLTON VEASEY

Indictment for

AFRAY

“It appearing to the Court that the said CARLTON VEASEY  
together with MERL VEASEY and N. F. THOMPSON

.....agree to pay the State of Alabama  
ONE HUNDRED and no/100 Dollars,

unless the said CARLTON VEASEY appearing at this term of the  
Court to answer in this case; and the said CARLTON VEASEY

.....having failed to appear, it is therefore ordered that the State of Alabama, for the use of  
BALDWIN County, recover of the said  
CARLTON VEASEY, MERL VEASEY and N. F. THOMPSON

.....on said undertaking, the sum of  
ONE HUNDRED and no/100 Dollars,

unless they appear at the next term of this Court and show cause why this judgment should not be made absolute.”

You will, therefore, by serving a copy thereof, notify them that the said  
judgment will be made absolute against them at the next term of said  
Court, unless they then appear and show cause against the same.

Witness this 13th day of March, 19 51

Archie Hester, Clerk.

*Copy to Murl Neasey*

No. 1237

**The State of Alabama**

DADE COUNTY.

**CIRCUIT COURT**

THE STATE

vs.

MURL NEASEY

**Sci. Fa. to Defaulting Defendant and Bail**

RECEIVED IN OFFICE

....., 19.....

Sheriff.

Executed by serving copy on.....

....., 19.....

Sheriff.

*Loftley*

CLERK'S FEES		at	AMOUNT	SHERIFF'S FEES		at	AMOUNT
Taking Affidavit .....	.50			Arrest .....	2.00		
Issuing ..... Capias.....	.50		5 00	Bond .....	1.00		
.....				Guarding Prisoner .....	2.00		
Docketing .....	.10		1 00	Serving ..... Subpoenas .....	.50		
Issuing ..... Subpoenas.....	.25			Serving ..... Notices .....	.50		1 50
.....				Executing Search Warrant, Day .....	1.00		
.....				Executing Search Warrant, Night.....	2.00		
..... Continuance by Default.....	.25			.....			
.....				Summoning Jury in Capital Case or Special Criminal Court .....	5.00		
Order of removal and Incidents.....	1.00			Fees in County Court .....			
.....				Seizure .....	3.00		
.....				..... Miles at 10c .....			
Taking ..... Recognizances .....	.50						
Discharge of Bail .....	.50			RECAPITULATION.			1 50
Entry of ..... Forfeiture vs. Defendant .....	.50			Fine .....		84 70	
Final Judgment of Forfeiture vs. Defendant .....	.50			Clerk's Fees .....		5 80	
Entry of ..... Forfeiture vs. Witness and Jurors .....	.25			Sheriff's Fees .....		1 50	
Trial .....	.50		1 00	Solicitor's Fees .....		5 00	
Judgment .....	.25		5 00	Justice's Fees .....			
Final Judgment of Sentence .....	.25		20	Constable's Fees .....			
Issuing ..... Execution .....	.50		5 00	Witness Fees in Circuit Court .....			
Issuing ..... Sci. Fas and Copies.....	.70		5 00	Witness Fees in County Court .....			
Transcript and Certificate..... Folios	.15		1 50	County Court Judge's Fees .....			
Final Record..... Folios .....	.15		1 05	Removal Bill .....			
Record of Supreme Court..... Folios	.15			Stenographer .....	5.00		
Certifying Same .....	.25			Trial Tax .....	3.00		3 00
Recording Indictment .....	.25			Board ..... Days at .....			
Clerk's Fees in County Court .....				.....			
.....				.....			
.....				.....			
Total Clerk's Fees .....			5 80	Total Fees and Fines .....			100 00

STATE OF ALABAMA, BALDWIN COUNTY

To Any Sheriff of the State of Alabama — GREETING:

You are hereby commanded that the goods and chattels, land and tenements of *N.F. Thompson*  
*Carlton & Marie* you cause to be made the sum of *one hundred*  
Dollars and *30/100* Cents, which the State of Alabama, for the use of  
Baldwin County, hath recovered against *Thompson*  
on the *11<sup>th</sup>* day of  
*Feb*, 19*27* by the judgment of our *circuit* Court, held for the County  
of Baldwin, besides

cost of prosecution; and have the same to render to the said State for the use aforesaid; and make return of this writ, and the execution thereof, according to law.

Witness my hand, this *9<sup>th</sup>* day of *March*, 19*27*.  
*W. H. G. ...* Clerk.

FL. FA. NO. ....

Case No. 123712 .....

THE STATE OF ALABAMA,  
Baldwin County.

Circuit COURT

THE STATE  
Vs.

Carlton Newmyer

Issued 529 ....., 1942

Fee Book ..... Page.....

Execution Docket ..... Page.....

FL. FA. STATE

Defendant's Attorney.

Filed in Office of Clerk ..... Court

....., 194.....

....., Clerk

Received in Office

May 12 ....., 1942  
Walter Williams Sheriff.

The State of Alabama,  
Baldwin County. }

By virtue of the within Execution, I have levied

Rec'd 12/19/54 by order of clerk.

Walter Williams  
Sherriff