

CAPIAS

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1322

THE STATE OF ALABAMA, } To Any Sheriff of the State of Alabama:
Baldwin County

An indictment having been found against

Samuel Lane

at the Spring Term, 1957, of the Circuit Court of Baldwin County, for the offense of

(d. v. l.) Driving While Intoxicated

you are, therefore, commanded forthwith to arrest the said Defendant and commit him

to jail, unless he give bail to answer said indictment, and that you return this Writ according to law.

Dated this 18th day of April, 1957

Archie W. ...
Clerk Circuit Court of Baldwin County.

THE STATE OF ALABAMA }
Baldwin County

We, _____, as principal and the other undersigned as sureties, agree to pay the State of Alabama _____

Dollars, unless the said _____ appears

at the _____ Term of the Circuit Court of Baldwin County, and from Term to

Term thereafter until discharged by law, to answer a criminal prosecution for the offense of _____

In signing the above bond we and each of us hereby waive all legal rights of exemptions allowed us by the Constitution and Laws of the State of Alabama.

Witness our hands and seals this _____ day of _____, 19_____

(L. S.)

(L. S.)

(L. S.)

(L. S.)

Taken and approved _____ day of _____, 19_____

Sheriff of Baldwin County.

1322

CAPIAS

No. 14

THE STATE

vs.

Samuel Lord

Bail Fixed in This Case in Open Court at

\$ 500⁰⁰

By Selfaird Markham
Judge Presiding.

Attest: Wm. J. H. H. H.
Clerk.

3 Month.

Brookley Field

Executed this 14 day of March, 1911

By arresting the within

named Defendant

and placing him

RECEIVED
MAR 28 1911
M. C. B. Sheriff
Deputy Sheriff

7 west High St.
Prichard Ala.

This is a warrant maybe
executed by H. H. H.

THE STATE OF ALABAMA,
Baldwin County

} Circuit Court, SPRING Session, 194 51

The Grand Jury of said County charge that before the finding of this indictment Samuel Lord, whose name is to the Grand Jury otherwise unknown, did operate a motor vehicle upon a highway of Baldwin County, Alabama, while he was intoxicated, or under the influence of intoxicating liquor or narcotic drugs,

against the peace and dignity of the State of Alabama.

Kenneth Cooper
Solicitor of the Twenty-eighth Judicial Circuit.

No. _____

RECORDED

**THE STATE OF ALABAMA,
Baldwin County**

Circuit Court

SPRING _____ Session, 1945

T H E S T A T E
Vs.

SAMUEL LORD

INDICTMENT

DRIVING WHILE INTOXICATED
No. Prosecutor.

WITNESSES:

A. P. FULTON

J. M. GLASS

H. F. HALL

GRAND JURY NO. 14

A TRUE BILL,

[Signature]
Foreman Grand Jury.

Filed in open Court and in the presence of

the Grand Jury on the 18th day of

April, 1947

[Signature], Clerk.

Presented in open Court to the presiding
Judge by the Foreman of the Grand Jury, in
the presence of 17 other Grand Jurors.

[Signature]
Clerk.

Bail fixed \$ 500⁰⁰/_{xx}

[Signature]
Judge.

AFFIDAVIT

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STATE OF ALABAMA,
BALDWIN COUNTY.

In the Justice Court of H. E. Mills

Before me, H. Mills Justice of the Peace

in and for said County, personally appeared A. P. Fulton who, being
duly sworn, deposes and says on oath that he has probable cause for believing and does believe that in said County, on

or about Jan 13-1951 that one Samuel Lord

Did operate a vehicle on the Highway
while under the influence of intoxicating
liquor or drugs

against the peace and dignity of the State of Alabama

Sworn to and subscribed before me this 13

day of January, A. D. 1951

H. E. Mills, J. P.

A. P. Fulton

WARRANT

STATE OF ALABAMA,
BALDWIN COUNTY.

To any lawful officer of said County, Greetings:

You are hereby commanded to arrest Samuel Lord

and bring him

before me to answer the State of Alabama on a charge
Driving while Intoxicated

and have you then and there this writ with your return thereon

Witness my hand this 13 day of January, 1951

H. Mills, J. P.

THE STATE OF ALABAMA

BALDWIN COUNTY

JUSTICE COURT OF

AFFIDAVIT

THE STATE OF ALABAMA,

vs.

Samuel Lord

WITNESSES FOR THE STATE:

A. P. Fulton
J. M. Glass
Hamilton Hall

Justice Court of
Baldwin County

WARRANT OF ARREST

The State of Alabama

vs.

Samuel Lord

Executed this *13* day of *Jan.* 19*51*

By arresting the within

named Defendant

Samuel Lord

and placing him

in jail

A. P. Fulton, Sheriff

App, Deputy Sheriff

No. _____

THE STATE OF ALABAMA
BALDWIN COUNTY

_____ COURT

Sheriff's Office

THE STATE

VS.

Sheriff's Appearance Bond

Amount of Bond, \$ _____

Filed _____, 19____

_____, Clerk

Transcript of Criminal Cases from Justice Court of Baldwin County, Ala.

ATTORNEYS	CASE	CHARGE
	THE STATE OF ALABAMA	
No.	Vs.	
	<i>Samuel Lord</i>	<i>Driving vehicle Intoxicated</i>

DISPOSITION OF CASE	FEES	AMOUNT
Affidavit made and Warrant Issued to <i>A. P. Fultow</i>	JUDGE'S FEES Warrant at 50c, Affidavit at 25c	<i>75</i>
Returnable	Bond at 50c, Sci. Fa. at 50c	
Witness—For State <i>A. P. Fultow</i>	Witnesses' Recognizances at 25c	
<i>J. M. Glass - Hamilton Hall</i>	Subpoena or Notice at 25c	
<i>Defendant appeared & demanded</i>	Continuance at 25c	
<i>a trial by jury - Bond set</i>	Trial of Misdemeanor at \$1.00	
<i>& made for (\$300.00) for</i>	Mittimus at 25c	<i>25</i>
<i>appearance at next term</i>	Judgment on Forfeited Bond at 25c	
<i>of Circuit Court of Baldwin</i>	Taking Bond, etc., on Appeal at \$1.00	<i>100</i>
<i>County.</i>	Execution of costs at 25c	
<i>H. Meese</i>	CONSTABLE'S FEES Subpoena or Notice at 25c	
	Carrying Defendant before Justice, each mile for himself and guard at 10c	
	Arrest, 50c	
	SHERIFF'S FEES Arrest, \$2.00; Bond \$1.00; Sci. Fa., 50c	
	Committing, \$1.00; Releasing, \$1.00	
	Subpoenas at 25c Day's Board at 30c	
	WITNESS FEES Days at 50c	
	" 50c	
	" 50c	
	" 50c	
	" 50c	
	" 50c	
	" 50c	
	" 50c	
	DEFENDANT'S COSTS Witnesses' Recognizance at 25c	
	Subpoenas at 25c	
	Executing Subpoenas	

Journal of the General Court of the State of New York

1822

1822

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RESOLUTION OF THE SENATE

Resolved, That the sum of one hundred and fifty thousand dollars be and the same is hereby appropriated to the purchase of land for the purpose of settling the same upon the children of the late John Jay, deceased, in accordance with the will of the said John Jay, as contained in the said will, and that the said sum be paid out of the treasury of the State, and that the said land be sold by the commissioners of the land office, and the proceeds thereof be paid to the children of the said John Jay, in accordance with the provisions of the said will.

RESOLUTION OF THE SENATE

RESOLUTION OF THE SENATE

1322

1352

RESOLUTION OF THE SENATE