

STATE OF ALABAMA	X	
vs.	Ĭ	IN THE CIRCUIT COURT OF
WILLIE E. JACKSON,	Ĭ	BALDWIN COUNTY, ALABAMA
Defendant.	7	NC. 1406

It appearing to the Court that on February 26, 1952, that the above named Willie E. Jackson plead guilty in the Circuit Court of Baldwin County, Alabama, to driving while intoxicated and was sentenced to twelve (12) months in jail and his sentence suspended and he was placed on probation for two (2) years from February 26, 1952.

And it further appearing to the Court that on July 29, 1953, the Circuit Solicitor of Baldwin County, Alabama, filed a petition on behalf of the State of Alabama to revoke the suspension of sentence and this Court entered its order on July 29, 1953, to bring the Defendant before this Court on August 6, 1953, to show cause why his suspension of sentence and probation should not be revoked and the Defendant having appeared on August 6, 1953, and said cause having been continued to this day and it now appearing to the Court that the Defendant in said cause has satisfactorily fulfilled all the conditions of the order of probation and suspension of execution of sentence made in his case on February 26, 1952, it is, therefore, Ordered and Adjudged by the Court that said Defendant, Willie E. Jackson, be, and he is hereby, discharged.

The Clerk will enter this order on the minutes of the Court.

Dated this _____ day of March, 1954.

Thebert M Vall_

Cum-

1406 Willie Jackson

i Osy Garaga

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

Witness my hand this 2 day of

_, 19.5[3

Clerk of the County Cour

WARRANT OF ARREST

Executed t	his	day of		,19
by arrestin	ig the	within	named	Defendant
and placing	g him _	,		
and placing	g him _	, _		
<u>, :</u>				
<u>, :</u>				Sheriff.
<u>, :</u>				

amama on ir in inti	· · · · · · · · · · · · · · · · · · ·	· ·	
STATE OF ALABAMA, (Baldwin County.	In the Justice Court	of	
Before me M. K	Howell	/.	, Justice of the Peace
	Frances	"Osborne	who, being
in and for said County, personally appeduly sworn, deposes and says on oath	earen ————————————————————————————————————		
or about Dec HIM	thate		Lackson
And drive In	uch on The	ublip ft	1 Krown
and on sprices	of Jolean	While &	plovidaled
in Violation	Jog Dec 12	, Me 30	ę ·
			The state of the s
	t the peace and dignity of	the State of Alabama ——	
Sworn to and subscribed before me	e this 3 2h		<i>)</i>
day of	A. D., 195./	of rank	Allone
M. K. Stowell	, J. P.		
		·	
YAY			
Warrant			• • • • •
STATE OF ALABAMA, BALDWIN COUNTY			
To Any Lawful Officer of Said Co	ounty, Greetings;		i di
	4 X D / 2	6 Locks	∞
You are hereby commanded to a	rrest	,	7
		- Com	_ and bring / Cocc
before Me Dec. 54	at 10 octor	Ca. to answer the St.	ate of Alabama on a charge
	1000	-10	
Driving While	e Infoxe	care	
and have vo	n then and there this wri	t with your return thereon.	
	100	/ / /	
Witness my hand thisday	of Dee	, 195/ p/	11
		an had all	~ <i>U U</i>

1406

Justice Court Of
Baldwin County

WARRANT of ARREST

The State of Alabama, vs.

Villie &		fac	Kon	
Executed this	()	y of	19)5
CASCULUL CARRELL		,		
By arresting the w	ithin			
named Defendant			141 141 141	
	·	# 1 # 1		
and placing him				
				:
				 -
			Sh	eriff

STATE OF ALABAMA)	
BALDWIN COUNTY	Nº 2976
Case No. The State of Alabama	IN THE COURT OF
The State of Alabama Vs.	BALDWIN COUNTY, ALABAMA
ZIIIESE JACKARI	n (22/2
Before me,	, Clerk of the Circuit Court of
Baldwin County, Alabama, personally appeared who being duly sworn deposes and says:	<u> Shilipid Affi Child Adams</u> ,
I am the Sheriff of Baldwin County, Alabama.	In the case of the State of Alabama vse above mentioned court, in executing the warrant
11	
of arrest or in arresting the said defendant, I or one of r by the most direct route to the point of arrest and retu to be taxed as costs in the case.	my duly authorized deputies, traveled miles rn, and I am entitled to mileage at ten cents per mile
Point of Arrest	Sheriff
Subscribed and sworn to before me this	day of
Disposition of Case	
Disposition of Case	Clerk Circuit Court
_	e sheriff of Baldwin County, Alabama, I, as the trial
Judge of said court, do hereby approve the claim for mile making of the arrest or executing the warrant of arrest clerk of the court to tax the said sum as part of the costs	in the above styled cause and I hereby order the
This the 27 day of Dre	, 195/
4	n. R. Howell, LO.
15809 ROBERTS & SON, BIRMINGHAM	Judge of the above named court

The State of Alabama, Baldwin County.

CIRCUIT COURT

Spring Term (February) _____ Term. 19 52 On Appeal from County Court Justice Court Precinct No. 14, Baldwin County, Alabama WILLIE E. JARKSON THE STATE vs. The State of Alabama, by its Solicitor, complains of William Edward Jackson, Alias Willie E. Jackson, alias Bill Jackson, whose name is to your informant otherwise unknown than as stated - that in said county and within twelve months before the commencement of this prosecution he did, while intoxicated, operate a motor vehicle on Alshama State Highway No. 3, a public highway, in Baldwin County, Alabama, contrary to law and against the peace and dignity of the State of Alabama. illia. Solicitor.

	No.		
S		F ALABAN	ЛĀ,
CI	RCUI	T CO	JRT
	THE	STATE vs.	
	СН	ARGE:	. •
<i>t</i>	-	on the second	
		And the second s	
C	O M I	PLAI	NΤ
Filed			19
	e en	The state of the s	

Clerk

	Th		tate Baldy			abar y	na,
							Co
		-,				:	00
	Sł	1e	rif	ľs	C)ffi	се
		Π,	TF.	S	TA	TE	
ý			- Landarda	VS.			
	.*						
							principal princi
		·					
: <i>1</i>	AP.	PEZ	AR/	<i>INC</i>	CE	BC	ND
		•		÷.			
Amou	ميند	£:10 ^	4				1 1 Number
Amou	ini o	11.130	iill, 4)			
							100

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

ATTORNEYS		CASE		CHARGE	
	TE	IE STATE OF ALABAMA	Driving	a While Intoxice	rles
Vo.	Commit 1 2442	Vs.			
•	Will	e. E. Jackson!			
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		DISPOSITION OF CASE		FEES	AMOU
A	fidavit made and W	arrant Issued to Depl S	12.11	JUDGE'S FEES	
	D otternal	ole Dec. 5th 10	25 g	Warrant at 50c, Affidavit at 25c	
	į.	ne action jo	7011	- Witnesses' Recognizances at 25c	
	itness—For State			Subpoena or Notice at 2.	
	mura O.	eborne. Foles	γ •	Continuance at 25c	
1	Jours D	unes, "		Trial of Misdemeanor at \$1.00	2
16	3 DP			Judgment on Forfeited Bond at 25c	
	when (6)	Dest.	:	Taking Bond, etc., on Appeal at \$1.00	
da		Lifel 10	h DI-	Execution of costs at 25c CONSTABLE'S FEES	. <u> </u>
	20 Company	- Life	freed of	Subpoena or Notice at 25c.	
	Menre	ces to 6 Mon	the way	Carrying Defendant before Justice, each mile for himself and guard at 10	l lel
	le Cour	dy Jack, Styl	hun 5 day	Arrest, 50c	_
CE,	Opeal 7	1 as Hoken To	The next	SHERIFF'S FEES Arrest, \$2.00; Bond \$1.00; Sci. Fa.,50c	20
H	an of h	The Circuit Co.	ut 1950	Committing, \$1.00; Releasing, \$1.00	2.0
10	onl Ses	al #30000		Subpoenas at 25c Day's Board at 30	7.V
				Days at 50c	
design commented to				50e	
	27,000		45	50e 50e	-
				50c	
	in the second se			50e	-
		M. K. Howels	', JP.	DEFENDANT'S COSTS	
]		• •	-//~	Subpoenas at 25c	-

