STAT OF ALABAMA)

IN THE CIRCUIT COURT OF BALDWIN COUNTY

VS

TWENTY*EIGHTH JUDICIAL CIRCUIT OF ALABAMA

J.G. NEWTON

CASE NO. 1535

TO THE HONORABLE JUDGES OF THE THENTY-EIGHTH JUDICIAL CIRCUIT OF ALABAMA:

Now comes your petitioner, J.G. Newton, and respectfully represents that he has been charged with the offense of fishing without a license and has been previously found guilty of said charge by a Court of the Justice of the Peace of Baldwin County, Alabama, at a parioed of more than 30 days prior to this day; and that he has employed Attorneys W.C. Woodall and Willard Pienezza, Tallassee, Alabama, and that he desires to plead guilty to the said offense in the Circuit Court under the provision of law in such cases.

And he prays the Court to forthwith set down for hearing and trial the aforementioned charges on the plea of guilty of this defendant, and that Your Honor hear and determine your petitioner's plea of guilt and fix your petitioner's punishment. And he prays for different relief.

THE STATE OF ALAB.	AMA /	No	
Baldwin County.	(Circuit	OOTTP:
	1		COURT
		Fall	52 Term, 194
o Any Sheriff of the State o	of Alabama—Gr	eeting:	
You are Hereby Comma			and J. W. Temple
			er i
rall		52	
aat at the			rt of said County, a judgment
vas rendered against	Virgil Nowbo	of wl	ich the following is a copy:
THE STATE		Indictr	nent for
vs.	i de la companya de l	Fishing Tithou	. Ticense
VIRGIL NEWTON	<u> </u>	2.15(1.11) -1.0100	
		and I More town	
t appearing to the Court that the	C 34,44	rgil Newton	
ogether with	J. W. Ten	ole	
	en. Salar		
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	agreed	to pay the State of Alabama
			Andrew Control of the
	One Itu		
he sum of			DOLLARS
he sum of	One Hu	ewton	DOLLARS
nless the said	yirgil l	Newton Virgil Newton	•
court to answer in this case; and	Tirgil I	ewton Virgil Newton	_appeared at this term of the
nless the said	girgil i	Virgil Newton	_appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the	d the said———refore ordered th	Virgil Newton at the State of Alabama fo	_appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the	wirgil in the said refore ordered the Virgil	Virgil Newton at the State of Alabama fo	appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the	wirgil in the said refore ordered the Virgil	Virgil Newton at the State of Alabama for Newton and J. N. Tem	appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the	wirgil in the said refore ordered the Virgil	Virgil Newton at the State of Alabama for Newton and J. N. Tem	appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the	wirgil in the said refore ordered the Virgil	Virgil Newton at the State of Alabama for Newton and J. W. Tem	_appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the county, recover of the said	d the said refore ordered the Virgil	Virgil Newton at the State of Alabama for Newton and J. W. Tem	_appeared at this term of the
nless the said Court to answer in this case; and aving failed to appear, it is the county, recover of the said the sum of	d the said refore ordered the Virgil	Virgil Newton at the State of Alabama for Newton and J. W. Tem	on said undertaking
nless the said court to answer in this case; and aving failed to appear, it is the county, recover of the said he sum of mless they appear at the next Telesolute."	d the said— refore ordered th Virgil Cae F	Virgil Newton at the State of Alabama for Newton and J. N. Tem cundred and show cause why this	on said undertaking Dollar judgment should not be mad 1 Newton and J. W. Ter
nless the said Court to answer in this case; and aving failed to appear, it is the county, recover of the said the sum of inless they appear at the next Telephone (1985)	d the said— refore ordered th Virgil Cae F	Virgil Newton at the State of Alabama for Newton and J. N. Tem cundred and show cause why this	on said undertaking Dollar judgment should not be mad-
court to answer in this case; and aving failed to appear, it is the county, recover of the said ————————————————————————————————————	d the said— refore ordered th Virgil Cae F	Virgil Newton at the State of Alabama for Newton and J. N. Tem undred and show cause why this virgi	on said undertakingon said undertakingDollar judgment should not be made. l Newton and J. W. Ten
nless the said Court to answer in this case; and aving failed to appear, it is the county, recover of the said the sum of	the said refore ordered th Virgil Cae F erm of this Court ag a copy hereof	Virgil Newton at the State of Alabama for Newton and J. W. Tem tundred and show cause why this virgi , notify the said	on said undertakingon said undertakingDollar udgment should not be mad-
nless the said Court to answer in this case; and aving failed to appear, it is the county, recover of the said he sum of muless they appear at the next To absolute." You will therefore, by serving the said appear at the next To absolute against	the said refore ordered th Virgil Cae I	Virgil Newton at the State of Alabama for Newton and J. N. Tem tundred and show cause why this inotify the said ti	on said undertakingon said undertakingDollar udgment should not be mad-
Court to answer in this case; and naving failed to appear, it is the County, recover of the said— The sum of— The sum of— The sum of— The sum of— The sum of — Th	the said refore ordered th Virgil cree F erm of this Court ng a copy hereof	Virgil Newton at the State of Alabama for the	on said undertakingon said undertakingDollars udgment should not be made 1 Newton and J. W. Tem nat the said judgment will be

Cler

		No. 1535	Page	
RECEIVED IN OFFICE	_ 194		ate of Alal dwin County.	bama,
	Sheriff	GIRG	IIT	_COURT
I have executed this writ,	-, 194	Т	HE STATE vs.	· · · · · · · · · · · · · · · · · · ·
by serving copy on		VI	NOTE NEWTON	
		Sci. Fa. to I	Defaulting I and Bail	Defendan
•		Issued 12-8-5		, 194
		Mic	J. Leur	Clerk.
	Sheriff			
Dep	uty Sheriff		`	

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA, BALDWIN COUNTY	
BALDWIN COUNTY	and the same of th
We, Wirgal Mew A	, as principal and
the undersigned	lui
as sureties, agree to pay to the State of Alabama,	the sum of 10000 DOLLARS
unless the said Virgel Hew	appears at the
Hert Verm, 195 Y of the	Court of Baldwin County, Alabama,
Ann	by law to answer a criminal prosecution for the offense
of tishing Wilhard	Ticense
ing personal property from levy and sale under extitution or laws of the State of of Alabama, and	by become due hereunder the benefit of all laws exempticecution or other process for the collection of debt by conwe hereby severally certify that we have property over is bond to the amount of: real property of the value of 1,000.00. L. S.
(L. S.
•	Li Vi
	L. S.
Taken and approved this the !!	lay of 00/
	7. R. Howell J. P.
Ву	,Constable

No
The State of Alabama, Baldwin County
Court
Sheriff's Office
THE STATE vs.
APPEARANCE BOND
Amount of Bond, \$
Filed, 195
,Clerk

Baldwin Cour	aty \	An indictment na	ving been found
71. '2 7	Tembore		
Virgil 1	uwnra		
at the <u>Falc</u>	Juan 10/2 10 of the Co	manit Carret of Baldania G	
at the	term, 1945 Zor the Ci	reuit Court of Baldwin Co	ounty, for the or
Fishing	a Wathour	I Lune	<u> </u>

you are, therefore, comman	ded forthwith to arrest	the said Defendant and	commit_h
to jail, unlessgive	e bail to answer said inc	dictment, and that you re	eturn this Writ
ing to law		and the state of	
100			
Dated this	day of Lles	, 1940 22	
		dereal . Leen	ch
		Clerk Circuit Court	of Baldwin Cou
THE STATE OF AL	авама,)		
Baldwin Cour	,		
We, Thronk	newton +	Suche	ac princi
110,			as princi
the other undersigned as su	reties, agree to pay the	e State of Alabama <i>On</i>	Man
	/		
the other undersigned as su Dollars, unless the said	/		
Dollars, unless the said	ingal nu	War	
Dollars, unless the said	ingal nu		
Dollars, unless the said Date the Duxt Term thereafter until disch	Term of the Circui	t Court of Baldwin Cour	nty, and from I
Dollars, unless the said Date the Duxt Term thereafter until disch	Term of the Circui	t Court of Baldwin Cour	nty, and from T
Dollars, unless the said Date the Duxt Term thereafter until disch	ingal Mus	t Court of Baldwin Cour	nty, and from T
Dollars, unless the said Date the Duxt Term thereafter until disch	Term of the Circuitarged by law, to answer	t Court of Baldwin Cour	aty, and from I
Dollars, unless the said Date the Duxt Term thereafter until disch In signing the above	Term of the Circuit narged by law, to answer	t Court of Baldwin Courter a criminal prosecution	aty, and from T
Dollars, unless the said Date the Duxt Term thereafter until disch	Term of the Circuit narged by law, to answer	t Court of Baldwin Courter a criminal prosecution	aty, and from T
Dollars, unless the said Deat the Duxt Term thereafter until disch In signing the above lowed us by the Constitute	Term of the Circuit marged by law, to answer with words. bond we and each of us tion and Laws of Alak	t Court of Baldwin Courter a criminal prosecution shereby waive all legal roama.	for the offense
Dollars, unless the said Deat the Duxt Term thereafter until disch In signing the above lowed us by the Constitute	Term of the Circuit marged by law, to answer with words. bond we and each of us tion and Laws of Alak	t Court of Baldwin Courter a criminal prosecution	for the offense ights of exempt
Dollars, unless the said Deat the Duxt Term thereafter until disch In signing the above lowed us by the Constitut	Term of the Circuit marged by law, to answer with world with the control of the circuit with the control of the circuit with	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Dollars, unless the said Deat the Duxt Term thereafter until disch In signing the above lowed us by the Constitut	Term of the Circuit marged by law, to answer with word bond we and each of us tion and Laws of Alakand seals this	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Dollars, unless the said Deat the Duxt Term thereafter until disch In signing the above lowed us by the Constitut Witness our hands and the said Death Constitute Witness our hands and Death Constitute Witness our hands are death Constitute Witness our hands and Death Constitute Witness our hands are death Constitute Witn	Term of the Circuit marged by law, to answer with work bond we and each of us tion and Laws of Alakand seals this (L.S.)	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Term thereafter until disched In signing the above lowed us by the Constitute. Witness our hands as the said In significant to the said In significant the said In significan	Term of the Circuit marged by law, to answer with which the control of the Circuit marged by law, to answer with the control of the circuit with the control of the circuit with the circuit and Laws of Alakand seals this (L. S.)	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Dollars, unless the said Deat the Doubt Term thereafter until disched In signing the above lowed us by the Constitute Witness our hands at the Doubt Term thereafter until disched In signing the above lowed us by the Constitute Term thereafter until disched In signing the above lowed us by the Constitute Term thereafter until disched In signing the above Iowed Iowe	Term of the Circuit narged by law, to answer with which the control of the Circuit narged by law, to answer with the control of the circuit and the control of the circuit (L.S.)	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Dollars, unless the said Deat the Doubt Term thereafter until disched In signing the above lowed us by the Constitute Witness our hands at the Doubt Term thereafter until disched In signing the above lowed us by the Constitute Term thereafter until disched In signing the above lowed us by the Constitute Term thereafter until disched In signing the above In signing the above In the Constitute Term thereafter until disched In signing the above In the Constitute Term thereafter until disched In signing the above In the Constitute Term thereafter until disched In signing the above In the Constitute Term thereafter until disched In signing the above In the Constitute Term thereafter until disched In signing the above In the Constitute Term thereafter until disched In signing the above In the Constitute Term thereafter until disched In significant In the International Internati	Term of the Circuit marged by law, to answer with which the control of the Circuit marged by law, to answer with the control of the circuit with the control of the circuit with the circuit and Laws of Alakand seals this (L. S.)	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Dollars, unless the said Deat the Duxt Term thereafter until disch In signing the above lowed us by the Constitut Witness our hands and the said Death Constitute Witness our hands and Death Constitute Witness our hands are death Constitute Witness our hands and Death Constitute Witness our hands are death Constitute Witn	Term of the Circuit narged by law, to answer with which the control of the Circuit narged by law, to answer with the control of the circuit and the control of the circuit (L.S.)	t Court of Baldwin Courter a criminal prosecution s hereby waive all legal roama. day of	for the offense ights of exempt
Dollars, unless the said Date the Duxt Term thereafter until disch In signing the above lowed us by the Constitut Witness our hands and the said Duxt Witne	Term of the Circuit marged by law, to answer with which the control of the Circuit marged by law, to answer with the control of the circuit with the control of the circuit (L. S.) (L. S.) (L. S.)	t Court of Baldwin Courter a criminal prosecution shereby waive all legal roama. day of	for the offense

Ruas	
CAPIAS	144 100 3
No. 1535	Executed this day of 40, 1942_3 By arresting the within
THE STATE vs.	named Defendant
Vergil newton.	
Bail Fixed in This Case in Open Court at	and placing him In-Bond
\$	
By Judge Presiding.	Taylo Wilh Sheriff
Attest:Clerk.	Hy Mall Deputy Sheriff

.

THE STATE OF ALABA	MA, No	1535	
Baldwin County.		Circuit	COURT
	$\mathcal{F}_{\mathcal{A}}^{\mathcal{A}}$		COOKI
	·	Fall	Term, 194 52
To Any Sheriff of the State of A	Alabama—Greeti	ng:	
		Virgil Newton and	I. W. Temple
· Pall		52	
that at the Fall		52 of the Circuit Court of sai	
was rendered againstV	irgil Newton	of which the	following is a copy:
THE STATE		Indictment fo	or.
VS.		W.e.	
VIRGIL NEWTON		Fishing Without Lice	nse
It appearing to the Court that the s	said <u>Virgi</u>	l Newton	
ogether with	J. W. Temple		
	garan (Aliente) Aliente		
		gerender	
	200 - 100 200 - 100 - 100 - 100	agreed to pay	the State of Alabama
en 1900 en 1922 <u>- La companya de la</u> La companya de la comp	One Hundre	1999 Santa and an amin't philips to the street of the million bearings	and the state of t
the sum of		· · · · · · · · · · · · · · · · · · ·	DOLLARS
ınless the said	Virgil Newto	onappear	ed at this term of the
Court to answer in this case; and the	he said	Virgil Newton	
•			
having failed to appear, it is therefo	ore ordered that the	e State of Alabama for the us	e of
County, recover of the said	Virgil Newt	on and J. W. Temple	
	•		
the sum of	One Hundr	ed	Dollars
unless they appear at the next Term absolute."	of this Court and	show cause why this judgmen	t should not be made
You will therefore, by serving	a copy hereof, noti	fy the said Virgil Newton	on and J. W. Temp
		that the s	
nade absolute against	them	at the ne	xt term of said Court,
unless they then appear and show ca			
Witness my hand this 8th da	v of <u>December</u>	A. D. 194_52	
	Λ		
		und which	Clerk.

DECEL	TED IN OFFICE	1.	No. 100	
RECEI	VED IN OFFICE	194	The	
V . 1	1 **			Bald
		Sheriff		CIRCUI
A contract of the contract of	executed this writ,	.~		Tŀ
this	Ite Jan.	, 19 4		• •
by serving copy on				VIR
Unzil	newton			
	Commi		Sci. Fa.	to D
To Ba	0			-
,	<u> </u>		Issued 12	<u>-8-52</u>
	<u> </u>	The state of the s	_ ver	ci
		Control Control	!	
		An in the second		
		Ample Inc. (1976)		
Lester	L. Hall			
m m	V-2/0	Sheriff		
V 1.	<u>L. O J. C. Deni</u>	utv Sheriff		:

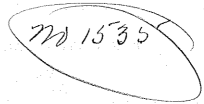
Moore Printing Co., Bay Minette, Ala.

No	<u> 1535</u>			Page_		
	The	State Baldwi				na,
	: :	CIRCUIT		:	C(OURT
		THE	ST vs.	ATE		
		VIRGI	L NE	TON		:
Sci	. Fa.	to Def an	ault d B	ing l	Defe	endant
Issu	ed					194
	oco	cit.	ner	<u> </u>		Clerk.

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

ATTORNEYS	CASE	1_1_1	CHARGE		
-	THE STATE OF ALABAMA	Bahan	a without	Ti cano	Q
No.	Vs.	1	· ·		
1	Virgil Mewlon)	.			
	The second second				
		<u> </u>			
	DISPOSITION OF CASE		FEES	AMO	UNT
	0.1 1. 1 1.77	-	JUDGE'S FEES	¢*	7.5
A	fildavit made and Warrant Issued to		Warrant at 50c, Affidavit at 2	1 -	
	Returnable Oct 11th 1952		Bond at 50c, Sci. Fa. at 50c _ Witnesses' Recognizances at		
	Vitness—For State		Subpoena or	i .	2,5
S.	omer S. wallers. Jolen	(200	Continuance a		25.
	merio, prusero, Josep	ales.	Trial of Misdemeanor at \$1,00		1 0
)	<u> </u>		Mittimus at 25c		
	Tegendary this win 9.0		Judgment on Forfeited Bond	at 25c	
1	The state of the s		Taking Bond, etc., on Appeal		1 10
	our grilly by fro Kyns	<u> </u>	Execution of costs at 25c		
(2)	Month diverse, he a	ABLADEQ 1	CONSTABLE'S FEES	i	
	To Para to C'in " 4-10"	1.7.	Carrying Defendant before Ju	-	m
	ne cose to croud Coi		each mile for himself and		
	emand Jany Mal.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Arrest, 50c		
Į į			Arrest, \$2.00; Bond \$1.00; Se		~ (D
	lada la falla a parta la		Committing, \$1.00; Releasing		
	e Jampant leves af 181	<u>ARAPI</u>		Board at 30c	
M-	la Works you ala Jo	1012, Co	WITNESS FEES		Francisco
to the second se		,	Days	at 50c	
	Eng of 11		g	50c	
		velly (50e	***************************************
				50c	
		<u> </u>	######################################	50c	
			DEFENDANT'S COST	`S	
. 442			Witnesses' Recognizance	e at 25c	
The state of the s			Subpoenas at 25c Subpoe	penas	
THE REPORT OF THE PROPERTY OF	and and a supplication of the contract of the	MARKETON			

wid viewovi) prvistati čes ivieti osliki, pred need bidati) is bid



\$153 BOLL #0.140 on a tripp in the following the configuration gang ganggapagan 👍 ang awapangan at a sa sa sa sa en langett gelfammindete and the Angeles for some the present than Landia de la Carla de Carra de Carla de Carra de a Para Barra Barrahada Barrahada Barrahada Astronomia Sport on diving their dissoluted was stone about . Compared the billion of some street of the file. . . and the professional profession and the continuence of And in terms for a factor from explicit BULLIA OV BALLANCE

Constant Marie Carlo