THE STATE OF ALABAMA.

Circuit Court, __Spring __Session, 194 5 3

Baldwin County.

The Grand Jury of said County charge that before finding this indictment JESSE TILREY HINES, whose name is to the Grand Jury otherwise unknown, unlawfully, and with malice aforethought, killed Leslie Gee, by shooting him with a rifle, against the peace and dignity of the State of Alabama.

- 2. The Grand Jury of said County further charge that before the finding of this indictment JESSE TILREY HINES, whose name is to the Grand Jury otherwise unknown, unlawfully, and with malice aforethought, killed Leslie Gee, by cutting him with a knife, against the peace and dignity of the State of Alabama.
- 3. The Grand Jury of said County further charge that before the finding of this indictment JESSE TILREY HINES, whose name is to the Grand Jury otherwise unknown, unlawfully, and with malice aforethought, killed Leslie Gee, by some means to the Grand Jury unknown,

against the peace and dignity of the State of Alabama.

Solicitor of the Twenty-Eighth Judicial Circuit.

www.uconococococ	No		
T	HE STATE	OF ALABAM	IA,
	BALDWI	N COUNTY	
	20 KW 110 KW		
	Circu	it Court	
	Chrine	Term,	104

	THE	STATE	- 5
		Vs.	H
	JESSE TILRE	Y HINES	
		7 3 - 49 3 - 3	:
• • • • • • • • • • • • • • • • • • • •			•••••
<u> </u>	INDIC	TMENT	- '
assamunishudu	***************************************		
	Murder, fi	rst degree Prosec	utor
	WITN	IESSES:	
Ţ	aylor Wilking	3	
	. B. Mitchel	<u>]</u>	
N	lelson Grubbs		
	4 1 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	134 - 15 a.e.	
	1.		-3
	- 1		
	1 7.3	11 -	:
	\$.	100	
	\$.	14 17 L	······································
	\$.	100	· · · · · · · · · · · · · · · · · · ·

THE BALDWIN TIMES

Bail fixed \$	A TRUE BIL	Ĺ	Щ	
Filed in open Court and in the presence the Grand Jury on the 12th da March 194.55. Alice J. Duck Cl Presented in open Court to the presidudge by the Foreman of the Grand Jury the presence of 17 other Grand Jury Alice J. Duck Cl Bail fixed \$	Robert			rand Jı
March , 194.55. Alice J. Duck , Cl Presented in open Court to the presidudge by the Foreman of the Grand Jury the presence of 17	Filed in op			
Alice J. Duck Cl Presented in open Court to the presidudge by the Foreman of the Grand Jury the presence of 17 other Grand Jury Alice J. Duck Cl Bail fixed \$				day
Presented in open Court to the presidudge by the Foreman of the Grand Jury the presence of 17 other Grand Jury Alice J. Duck Cl Bail fixed \$		-		~•
Judge by the Foreman of the Grand Jury the presence of	1.0			
Alice J. Duck Cl Bail fixed \$	Judge by the	Foreman of	the Gran	nd Jury
Cl Bail fixed \$	the presence	of17	other Gra	nd Jur
Cl Bail fixed \$	441 y	n		
Bail fixed \$.108J	}.K	Cle
				٠
	Bail	fixed \$	************	······ .
				*.
	- M 414 : 1			

				Judge
The state of the s				

THE STATE OF ALABAMA Baldwin County.

Circuit Court, Spring Session, 1953

The Grand Jury of said County charge that before the finding of this indictment JESSE TILREY HINES, whose name is to the Grand Jury otherwise unknown, unlawfully, and with malice aforethought, killed Leslie Gee, by shooting him with a rifle, against the peace and dignity of the State of Alabama.

- 2. The Grand Jury of said County further charge that before the finding of this indictment JESSE TILREY HINES, whose name is to the Grand Jury otherwise unknown, unlawfully, and with malice aforethought, killed Leslie Gee, by cutting him with a knife, against the peace and dignity of the State of Alabama.
- 3. The Grand Jury of said County further charge that before the finding of this indictment JESSE TILREY HINES, whose name is to the Grand Jury otherwise unknown, unlawfully, and with malice aforethought, killed Leslie Gee, by some means to the Grand Jury unknown,

against the peace and dignity of the State of Alabama.

RECO	R	DED
------	---	-----

Nο.

THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court

Spring Session, 19.53...

THE STATE

Vs.

JESSE TILREY HINES

INDICTMENT

Murder, first degree

No Prosecutor.

WITNESSES:

Taylor Wilkins
J. B. Mitchell
Nelson Grubbs
,
,
······································

GRAND JURY NO. 44
A TRUE BILL Apple 6 Standston Foreman Grand Jury
Filed in open Court and in the presence of
the Grand Jury on the 12 th day of
Presented in open Court to the presiding Judge by the Foreman of the Grand Jury, in
the presence of other Grand Jurors
Bail fixed \$
Judge.

IN THE CIRCUIT COURT OF BALDWIN COUNTY

EX PARTE JESSE TILREY HINES | CASE NO. 1601

MOTION FOR ADJUDICATION OF MOTION FOR ADJUSTMENT OF SENTENCE

MOVANT, JESSE TILREY HINES, HEREBY MOVES THIS HONORABLE COURT TO RENDER A FINAL ADJUDICATION UPON HIS MOTION ENTITLED MOTION FOR ADJUSTMEN OF SENTECE WHICH WAS FILED INTHIS COURT ON OR ABOUT MARCH 13, 1968.

IN THE SAID MOTION, MOVANT SOUGHT TO BE CREDITED UPON HIS SENTENCE WITH 12 MONTHS JAIL TIME HE SERVED IN THE COUNTY JAIL OF BALDWIN COUNTY FROM MARCH 27, 1953 UNTIL MARCH 27, 1954 DURING WHICH TIME MOVANT'S CASE WAS ON APPEAL TO THE SUPREME COURT OF ALABAMA AND DURING WHICH TIME NO BOND WAS SET FOR MOVANT.

MOVANT CONTENDS THAT HE IS DUE TO BE GIVEN

CREDIT FOR THIS TWELVE MONTHS IN VIEW THAT NO

BOND WAS EVER SET PENDING APPEAL.

MOVANT WOULD LIKE TO BRING TO THE COURT'S
ATTENTION THAT SINCE HE FILED HIS PREVIOUS
MOTION ATUMOR HAS BEEN DISCOVERED ON
MOVANT'S RIGHT LUNG WHICH LUILL REDUIRE MAJOR
SURGERY

IF THIS COURT WILL GIVE MOVANT CREDIT FOR THE TWELVE MONTHS MOVANT WILL BE ABLE TO ENTER

A PRIVAT HOSPITAL AND HAVE THE SURGERY

DONE AT HIS OWN EXPENSE, OTHERWISE THE STATE

WILL HAVE TO PAI A LARGE HOSPITAL BILL FOR THE

SURGERY SINCE IT WILL BE NECESSARY FOR THE STATE

TO ENTER MOVANT INTO A PRIVATE HOSPITAL IN

MONTGOMERY FOR THE SURGERY AS THE FACILITIES OF

KILBY HOSPITAL WILL NOT PERMIT SUCH SURGERY.

WHEREFORE, MOVANT PRAYS THIS HONORABLE COURTS

MAKE FINAL ADJUDICATION OF HIS PREVIOUS MOTION

AND TO GIVE HIM CREDIT FOR THE SAID TWELVE

MONTHS.

SIGNED.

Jesse Tilre Hines

SWORN TO AND SUBSCRIBED BEFORE ME THIS 2/ DAY OF JUNE, 1968. ON A ON

NOTARY PUBLIC

MY COMISSION EXPIRES 7-19, 1971

41111 26 1980

ALICE I DATES CLERA PLANE C. DATES REGISTER 1601

EX PARTE JESSE TILREY HINES
Petitioner,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALA. NO. 1601

ORDER

This matter coming on to be heard is submitted on the motion of the Petitioner, Jesse Tilrey Hines, that this Court amend his sentence heretofore imposed on him in 1953, to reduce said sentence, and the Court having considered the motion and being of the opinion that the matter is strictly for the Pardon and Parole Board of the State of Alabama, and that this Court has no authority or jurisdiction to grant said motion. It is, therefore,

ORDERED, ADJUDGED AND DECREED that the motion be, and it is hereby denied.

Dated this 27th day of June, 1968.

EX PARTE JESSE TILREY HINES
Petitioner,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALA.

NO. 1601

ORDER

This matter coming on to be heard is submitted on the motion of the Petitioner, Jesse Tilrey Hines, that this Court amend his sentence heretofore imposed on him in 1953, to reduce said sentence, and the Court having considered the motion and being of the opinion that the matter is strictly for the Pardon and Parole Board of the State of Alabama, and that this Court has no authority or jurisdiction to grant said motion. It is, therefore,

ORDERED, ADJUDGED AND DECREED that the motion be, and it is hereby denied.

Dated this 27th day of June, 1968.

EX PARTE JESSE TILREY HINES
Petitioner,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALA. NO. 1601

ORDER

This matter coming on to be heard is submitted on the motion of the Petitioner, Jesse Tilrey Hines, that this Court amend his sentence heretofore imposed on him in 1953, to reduce said sentence, and the Court having considered the motion and being of the opinion that the matter is strictly for the Pardon and Parole Board of the State of Alabama, and that this Court has no authority or jurisdiction to grant said motion. It is, therefore,

ORDERED, ADJUDGED AND DECREED that the motion be, and it is hereby denied.

Dated this 27th day of June, 1968.

Macy Lew

IN THE CIRCUIT COURT OF BALDWIN COUNTY

EX PARTE JESSE TILREY HINES | CASE 10. 1601

MOTION FOR ADJUDICATION OF MOTION FOR

MOUANT, JESSE TILREY HINES, HEREBY MOVES THIS HONORABLE COURT TO REMOVER AFMAL ADJUDICATION UPON HIS MOTION ENTITLED MOTION FOR ADJUSTMENT OF SENTECE WHICH WAS FILED IN THIS COURT ON OR ABOUT MARCH 15, 1968.

IN THE SAID MOTION, MOVART, SOUGHT TO BE CREDITED UPON HIS SENTENCE WITH 12 MONTHS JAIL TIME HE SERVED IN THE COUNTY JAIL OF BALDWIN COUNTY FROM MARCH 21, 1953 UNTIL MARCH 21, 1954 DURING WHICH TIME MOVART'S CASE WAS ON APPEAL TO THE SUPREME COURT OF ALABAMA AND DURING WHICH TIME NO BOND WAS SET FOR MOVART.

MOVANT CONTENDS THAT HE IS DUE TO BE GIVEN CREDIT FOR THIS TWELVE MONTHS IN VIEW THAT NO BOND WAS EVER SET PENDING APPEAL.

MOVANT WOULD LIKE TO BRING TO THE COURT'S
ATTENTION THAT SINCE HE FILED HIS PREVIOUS
MOTION ATUMOR HAS BEEN DISCOVERED ON
MOVANT'S RIGHT LUNG WHICH WILL REDUIRE MAJOR
SURGERY.

IF THIS COURT WILL GIVE MOVANT CREDIT FOR THE TWELVE MONTHS MOVANT WILL BE ABLE TO ENTER

A PRIVAT HOSPITAL AND HAVE THE SURGERY

DONE AT HIS DWN EXPENSE, OTHERWISE THE STATE

LUILL HAVE TO PAY A LARGE HOSPITAL BILL FOR THE

SURGERY SINCE IT WILL BE NECESSARY FOR THE STATE

TO ENTER MOVANT INTO A PRIVATE HOSPITAL IN

MONTGOMERY FOR THE SURGERY AS THE FACILITIES OF

KILBY HOSPITAL WILL NOT PERMIT SUCH SURGERY.

WHEREFORE, MOVANT PRAYS THIS HONORABLE COURTTO MAKE FINAL ADJUDICATION OF HIS PREVIOUS MOTION AND TO GIVE HIM CREDIT FOR THE SAID TWELVE MONTHS.

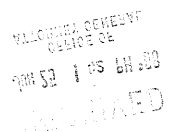
SIGNED

JESSE TILREY HINES

SWORN TO AND SUBSCRIBED BEFORE ME THIS 21 DAY OF JUNE, 1968. O O O O

NOTARY PUBLIC

MY COMUSSION EXPIRES 2-19 1921.



A PRIVAT HOSPITM AND HANG THE SURGERY DOME AT HIS OWN EXPLORSE, OTHERWISE THE STATE Will ANG TO PAY A CARDE HOSPITAL DILL FOR THE SURGERY SINCE IT WALK BE WECESSARY FOR THE CHAIR TO EXTER HOWART INTO A PRIMITE HOSPICAL IN MONT GEOMERY FOR THE SHEEKLY AS THE FACTORINES OF KILEK HOSPIKAL KULE MOK DERMIT IDELE SURSING

WEREPER POWER PRAY THE HUSSPAELE COURTS CARE FIRE ABOUTERIOUS OF HIS FRENDUR MOTON PARTICIO SIME MAR CARRATARIO POR TARE SAND TURELARE

Lessen Francisco

SUMPRINTO AND SUBSCRIBED BEFRIES INE THE Z / NON

ACTIVITY PUBLISHED

Wilderson Express 2-16 (22)

OFFICE OF: ATTORNEY CENERAL 89. Hd 27 1 52 mp VECEINED

a. OC Alabaman)		T. C.	HAND
State Of Alabama,	In the Justice Co	ourt of	
Baldwin County.	Before me,T.	C. HAND	Justice of the Peace
en de la companya de La companya de la co	In a	ad welke	who, being
n and for said County, personally July sworn, deposes and says on o	appeared ath that he has probable	cause for believing and d	oes believe that in said County,
T Lendon	that of	one fear 1 x	and the state of the
	a wind my	elife apres	hought orenes
manquely, and	Lastania	Line lesist	a suffer
principal in the second			Ø.
	Use reason and dignity of	f the State of Alabama	
against t	the peace and diginity of	Q	
Sworn to and subscribed befo	ore me tills.		106
day of	, A. D., 19 \	(Yourson h	Weer)
J. A. G. A.	J. J. J.		of the ball took being passe 225 RDS CD COM took 2020 PM 640, 2006 pm,
the sum and any sum case and constant over the sign with the part and and and any sum and any and any and the sum of	ergo agua bers and, bud agus bur anid ver heat had had aine ann ann iadh pag 1800 (A & C & C & C & C & C & C & C & C & C &	· · · · · · · · · · · · · · · · · · ·
WARRANT			
State Of Alabama, Baldwin County.			
	aid County, Greetings:	· / / / · · ·	
To Any Lawful Officer of S You are hereby commanded	to arrest	a few y longs	
You are hereby commanded			
- Mad		to answer t	he State of Alabama on a charg
before	A	A	
	Variables		
	AM		
	المستمر بها ف حرب و مربع مستجر في دراه الدورة المستجرة بها في دور بالدورة و من من في مستجر و مستجر	it with moun roturn th	ereon
and have y	ou then and there this	writ with your return th	ereon
Witness my hand this	day of Lt	, 19	
Milless min mand and	2	66.7	J. J.

No.____Page____

The State of Alabama,

Baldwin County

Justice Court of

T. C. HAND

AFFIDAVIT

THE STATE OF ALABAMA, Vs.

Jesse / Lines

Witnesses for the State:

Jay Low Welkerns.

Jets Fellers.

On helson Brutor.

annie Catrette.

J. B. Catrette Mitchelly

Oll Miller.

Johnnie Xvers.

W. D. Fay Low.

Mus Jesse Jeines.

Erinfed-by Moore Printing Co.

Justice Court of

Baldwin County

WARRANT OF ARREST

THE STATE OF ALABAMA, vs.

lesse / times
Executed this 12 day of 1911
By arresting the within
named Defendant
and placing him
an fact.
Leife Wilkington
, Deputy Sheriff
O mi

THE STATE vs.

In the Circuit Court of Baldwin County,

JESSIE HINES

Spring Session, 19_53_

o. 1	6 to No. 75	, both inclusive	, being the regular jurors	s drawn and summoned for t
		the second of th		id Court, the said cause havi
en se	t for trial on the 25th day of	March	19 53 , which is a c	n - 100 - 1
eek o	f the Spring	Term of said Court.	to-wit:	unakan dari
0.	NAME	Occupation	Residence Address	Business Address
		Wanah and	Dah mater da la	
	John R. Ambrose	Merchant	Robertsdale	
: X	B. F. Reiben	Brookleyfield	Cross Roads	
3	Julian Stuck a y	Saw Mill	Bay Minette	
	Isaac Daughtry	Barner <u> </u>	Bon Secour	And the second of the second o
5. 🛚	G. A. Page	Salesman	Bay Minette	
6	John Golson (colored)	R.R.Laborer	Foley	defield . The many
7	William Ruffles Sr.		Farihope	And the state of t
ς X	,		-	erse as Colores (1949)
5 7	Charlie Thomas Howard Brooks	Farmer Barber	Silverhill	
			Robertsdele	
		Fish marker		
	A. Kilm	Carpenter	Foley	
2	Banks Lane		Foley	
3	Aaron E. Gill	Ciltrack drive	r Fole y	
4	Arthur Holk	Contractor	Mag. Springs	11 14. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12
5	Arthur Hartshorn	Farmer	Fairhope	(3)
6	Luther V. Street	Famer	Point Clear	
7	William Collins	Fisherman	Foley	
S	C. J. Long	Mechanic	Foley	
9	O. E. Middleton	Truckdriver	Loxley	·
0	K. E. Welford		, and the second	
1		P.M.A.	Bay Minette	
	Elias G. McKenzie	Defense	Foley	
2	Carl Ienz	Mechanic	Elberta	
3	Lawrence Nelson	Fisherman	Bon Secour	1
4	Calvin Childress	Farmer	Summerdale	
5	B. J. Simmis	Hardware	Belforest	
6	Donald Cain	Jeweler	Bay Minette	
7 -	C. F. Echols	Teacher	Bay Minette	
8	Julius Lee Bryant	Butcher	Stockton	and the second s
9	Neilson Hurley	Farmer	oley	
0	Alton B. Hankins	Farmer	Rosinton	
1	Clarence Eiland	Saw 1511	Bay Minette	The state of the s
2	Ben E. Sims	Merchant	Daphne	
3	Dennis B. Howell	Clerk	Bay Minette	
34	Herbert Baskin	Flagmaster		
	Teslie Bye	•	Perdido	
5		Brookleyfield		
6	Dana Davis	Merchant	Daphne	
7	Clyde Waters	Farmer	Bay Minette	- Carlotte Company
8	D. J. Giacomelli	Flowergrower	Foley	
9	Hershal Guthrie	Parmer	Bon Sec our	
0	Percy Cox	Paperwood	Stockton	
1	Sherman R. Hinote	Butcher	Robertsdale	
2	Windell Hardy	Insurance	Bay Minette	
3	Joseph Wesley	Clerk	Silverhill	
4	Angie F. Bertolla	Farmer	Belforest	
5	Albert M. Redd	Mer. P.E.A.	Foley	
6	W/ M. Gulledge	Farmer	Robertsdele	100
 7	Perry Prescott	Sea Food Insp:		
	Wallace L. Green	Forman N.Portt	•	
8				
9	Edward Carver	Farmer	Bon Secour	
0	Martin C. Croshy	Retired Druggi		
1	J. Dougal Crosby	T Turpentine	Bay Winette	

No.	NAME	Occupation	Residence Address	Business Address
100. 53	William Simmons	Merchant	Fairhope	
53 54	Lawrence E. Callaway	Fisherman	Bon Secour	Nation of the Assessment
55	A. J. Engel	Farmer	Summerdale	
56	A. R. Bonton	Mechanic	Fairhope	
57	Frederick Pierce	Farmer	Fairhope	
58	The second secon	Mechanic	Fairhope	
59	W. A. Goer Frank Dusek Sr.	Mechanic	DSIlian	
60	Jess Gann	Fisherman	Bon Secour	
61	D. C. Melhon	Merchant	Pairhope Pairhope	The second secon
62	Nolan Neal	Tebor	Fairhope	The second secon
63	Lemar Wc Bride		Fairhope	
64	Elmer Lindell		_	
65		Carpenter	Foley	
-66	George Brown	Pager carrie		
67	Noah Resmondo	Farmer	Summerdale	we said to the first the
68_	George E. Fuller	Theater Opr.	Fairhope	
69_	Perry Head	Farmer	Staple ton	
70	Henry McAllister	Farner	Rosinton	Control of the Contro
71		Postal Clerk		and the second of the second o
72_	Sidney Cameron	Rest. Clerk	Foley	
73_	Albert Faulk	Merchant	Foley	
74_	H. B. Corbett	Grocery	Bay Minette	35 S = 10
75	R. N. Stanton	Farmer	Robertsdale	The second secon
7.6. <u></u>				
77				
<u>78</u>			2 .43	
79				
<u>so</u>	,		· ·	
81				
82	I hereby certify that the foregoing is	Tilrey Hines	esenti i interiori Personali interiori	scharged with
\$2	I hereby certify that the foregoing is a Jesse ' Murder First Degree	a correct list of the venire	eguses Nacional	gradien gregorie
	I hereby certify that the foregoing is a Jesse ' Murder First Degree	a correct list of the venire	201: 65 201: 201: 201: 201: 201: 201: 201: 201: 201: 201:	charged with
No.	I hereby certify that the foregoing is a Jesse Murder First Degree	a correct list of the venire Tilrey Hines	sive, are the special jurors	charged with ; that the names of jurors from drawn by the presiding Judge, in
No.	I hereby certify that the foregoing is a Jesse Murder First Degree to Court, and that the names of jurors fr	a correct list of the venire Tilrey Hines 15 both incluserom No. 15	sive, are the special jurors	charged with ; that the names of jurors from drawn by the presiding Judge, in , both inclusive, is a correct list
No.	I hereby certify that the foregoing is a Jesse Murder First Degree to Court, and that the names of jurors from the regular jurors drawn and summoned	a correct list of the venire Tilrey Hines 15 tom No. 15 for the Second	sive, are the special jurors to No. 75 Sprin	charged with; that the names of jurors from drawn by the presiding Judge, in, both inclusive, is a correct list S
No.	I hereby certify that the foregoing is a Jesse Murder First Degree L to Court, and that the names of jurors from the regular jurors drawn and summoned with Court of Baldwin County, Alabama of the indictment in this case.	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No. 75 week of the Sprin	charged with; that the names of jurors from drawn by the presiding Judge, in, both inclusive, is a correct list S
No.	I hereby certify that the foregoing is a Jesse Murder First Degree L to Court, and that the names of jurors from the regular jurors drawn and summoned with Court of Baldwin County, Alabama of the indictment in this case.	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No. 75 week of the Sprin	charged with; that the names of jurors from drawn by the presiding Judge, in, both inclusive, is a correct list S
No.	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama	a correct list of the venire Tilrey Hines 15 both inclus rom No. 15 for the Second I further certify th	sive, are the special jurors to No. 75 week of the Sprin	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the e indictment is a true and correct
No.	I hereby certify that the foregoing is a Jesse Murder First Degree L to Court, and that the names of jurors from the regular jurors drawn and summoned with Court of Baldwin County, Alabama of the indictment in this case.	a correct list of the venire Tilrey Hines 15 both inclus rom No. 15 for the Second I further certify th	sive, are the special jurors to No. 75 week of the Sprin	charged with; that the names of jurors from drawn by the presiding Judge, in, both inclusive, is a correct list S
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th	a correct list of the venire Tilrey Hines 15 both inclus rom No. 16 for the Second I further certify the	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment.	a correct list of the venire Tilrey Hines 15 both inclus rom No: 15 for the Second a. I further certify the day of Ma ent and a correct list of the	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment.	a correct list of the venire Tilrey Hines 15 both inclus rom No. 16 for the Second I further certify the	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment.	a correct list of the venire Tilrey Hines 15 both inclus rom No: 15 for the Second a. I further certify the day of Ma ent and a correct list of the	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder Pirst Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned out Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment in the county of the indictment in the case.	a correct list of the venire Tilrey Hines 15	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned built Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th courted by serving a copy of the indictment in the case.	a correct list of the venire Tilrey Hines 15	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment in the county of the indictment in the case.	a correct list of the venire Tilrey Hines 15	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the 19 53	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment in the county of the indictment in the case.	a correct list of the venire Tilrey Hines 15	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the right of the spring copy of the spring copy of the purors in this case, on the jurors in the jur	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala.
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment in the county of the indictment in the case.	a correct list of the venire Tilrey Hines 15	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the groh 19 53 he jurors in this case, on the spring copy of	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment in the county of the indictment in the case.	a correct list of the venire Tilrey Hines 15	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the sprin arch 19 53 he jurors in this case, on the spring copy of the spring c	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19-53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th cuted by serving a copy of the indictment in the county of the indictment in the case.	a correct list of the venire Tilrey Hines 15 both inclus rom No. 15 for the Second I further certify th day of	sive, are the special jurors to No	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	Jesse Murder First Degree	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the groh 19 53 he jurors in this case, on the spring copy of	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse ! Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cuted by serving a copy of the indictment in the county of the indictment in the case. Defendant	a correct list of the venire Tilrey Hines 15, both inclus rom No. 15 for the Second I further certify th day of Max ent and a correct list of the second of the se	sive, are the special jurors to No	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19.53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse ! Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cutted by serving a copy of the indictment in the case in in	a correct list of the venire Tilrey Hines 15, both inclus rom No. 15 for the Second a. I further certify the day of ent and a correct list of the second of the sec	sive, are the special jurors to No	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19.52, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the Sheriff
No. ope	Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cutted by serving a copy of the indictment in the case of the case of the indictment in the case of the indictment in the cas	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the Strexiff
No. ope	Jesse Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cutted by serving a copy of the indictment in the case of the case of the indictment in the case of the indictment in the cas	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the rol 19 53 he jurors in this case, on the jurors in the jurors in this case, on the jurors in this case, on the jurors in th	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19.53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse ! Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cuted by serving a copy of the indictment in the indictment in the indictment in the case.	a correct list of the venire Tilrey Hines 15 both inclus rom No. 15 for the Second If further certify th day of Ma ent and a correct list of the second of the sec	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the rol 19 53 he jurors in this case, on the jurors in the jurors in this case, on the jurors in this case, on the jurors in th	charged with that the names of jurors from drawn by the presiding Judge, in , both inclusive, is a correct list Term, 19.52, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse ! Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cuted by serving a copy of the indictment in the indictment in the indictment in the case.	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the rol 19 53 he jurors in this case, on the jurors in the jurors in this case, on the jurors in this case, on the jurors in th	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree Murder First Degree 1 to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this 17th Cuted by serving a copy of the indictment in the county of the indictment in the	a correct list of the venire Tilrey Hines 15, both inclus rom No	sive, are the special jurors to No. 75 week of the Sprin at the foregoing copy of the grob he jurors in this case, on the jurors in this case, on the jurors in this case, on the jurors in the jurors in this case, on the jurors in the jurors in this case, on the jurors in the juro	charged with that the names of jurors from drawn by the presiding Judge, in , both inclusive, is a correct list Term, 19.52, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of
No. ope	I hereby certify that the foregoing is a Jesse Murder First Degree Murder First Degree 1to Court, and that the names of jurors from the regular jurors drawn and summoned suit Court of Baldwin County, Alabama of the indictment in this case. Witness my hand this	a correct list of the venire Tilrey Hines 15 both inclus rom No. 15 for the Second I further certify th day of Ma ent and a correct list of the second of the seco	sive, are the special jurors to No	charged with that the names of jurors from drawn by the presiding Judge, in both inclusive, is a correct list Term, 19 53, of the ne indictment is a true and correct Sheriff Baldwin County, Ala. his the day of

THE STATE OF ALABAMA,
Baldwin County.

CIRCUIT COURT

List of Jurors and Copy of Indictment

STATE

V5

Witness my hand this --

Circuit Court of Baldwin County, Alabama.

further certify that the foregoing copy of the indictment is a true and correct

JURY LIST Second Week — Spring Session NAME OCCUPATION **ADDRESS** 1. LUTHER V. STREET, Farmer, Point Clear HLIAM COLLINS, Fisherman, Foley 3 WELLTOND, P.M.A., Bay-Milletter. (5) DONALD CAIN, Jeweler, Bay Minette F. ECHOLS, Teacher, Bay Minette (5) ELUS-LET BRYANT, Butcher, Stockton. (05 SON HURLEY, Farmer, Holey ESIMS Merchant Danhard (07 ENSOR GOWELL, Clerk, Bay Minette DANA DAVIS, Merchant, Daphne DE WATERS, Farmer, Bay Minerte GUTTIRE FORMER BOT Secous CRCT-COX, Paper Wood, Stockton WINDELL HARDY, Impurance, Bay Minette 19.) JOSEPH WESLEY, Clerk, Silverhill BERT M. REDD, Wranager-REA, Foleyan W. M. GULLEDGE, Farmer, Robertsdale Rt. RESCOTT, Sea Food Ins. Bay Minetter WALLACE L. CREEN, Forman Newport, Bay Minette ... MARTIN C. CROSBY, Retired Druggist, Foley DONALD E. HASTINGS, Farmer, Rosinton TIEFAM SIMMONS, Merchant, Fairhope --- 5 LAWRENCE E. CALLAWAY, Fisherman, Bon Secour GOER, Mechanic, Pairhope— LOS AB McBRIDE Mechanic Foley (1.5 16) 34 ELMER LINDELL, Filling Station, Silverhill GEORGE BROWN, Paper Carrier, Foley NOAH RESTONDO, Faimer, Summerdales. CECTOR B. Flaith, Theatre Operator Fairbone () BRRY HEAD, Farmer, Stapleton 39. HENRY McALLISTER, Farmer, Rosinton 40.) WILBUR RICHERSON, Postal Clerk, Bay Minette HONEY CANERON, RESIDURANT CIER, Foley 499 STATION Farmer Toleradate 5 TURNAN R. HINORE, Dutcher, Robertsdale or This comments of the line is tiers a city, bil frack Drivery Boto, 4.9% Mand Mana, Parter, Robertalde s CHARLES THE ASS. PARKET, School Liller Tabani Par March Taran Tollas Socolita JULIAN SPUCKEY, Saw Will, Bay Minette HIT TO KIET THE IS TO SERVED. icrohant, Robertadalo 5 - Contractor - National Services Water Parties, Tairiosa 10" *** **** ***

STATE OF ALABAMA) IN THE CIRCUIT COURT OF
VS. BALDWIN COUNTY, ALABAMA
JESSE TILREY HINES) AT LAW NO. 1601
STATE OF ALABAMA)
BALDWIN COUNTY)
SECURITY FOR COST
KNOW ALL MEN BY THESE PRESENTS, That the undersigned,
James R. Owen, is held and firmly bound unto the State of Alabama
in the sum of \$ upon the following conditions, name-
ly, on the 25th day of March, 1953, the said Jesse Tilrey Hines was
convicted in the Circuit Court of Baldwin County, Alabama for the
offense of Second Degree Murder, and upon such conviction, said
Defendant was, on the 27th day of March, 1953, sentenced to the
Penitentiary of the State of Alabama for the period of Twenty-five
years for the said offense.
That from said conviction the Defendant prayed and ob-
tained an Appeal to the Supreme Court of Alabama,
NOW, THEREFORE, if the said Defendant shall appear at the
next term of the said Circuit Court and from term to term there-
after to abide such judgment as may be rendered on the said appeal
and shall pay the cost of said proceeding in the Circuit Court of
Baldwin County, Alabama, then this obligation to be null and void,
otherwise of full force and effect.
And I hereby waive all right or claim of exemption as to
personal property I now have, or may hereafter have, under the Con-
stitution and Laws of the State of Alabama; and I hereby certify
that I have property free from all encumbrance to the full amount
of the above bond.
WITNESS my hand and seal this the 17th day of April, 1953
Some R. Oe (SEAL)
Taken and approved this the
day of April, 1953.
Clerk.

SECURITY FOR COST

STATE OF ALABAMA

VS.

JESSE TILREY HINES

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 1601

Auct 1, mick, Clerk

1601

STATE OF ALABAMA)
BALDWIN COUNTY)

Before me, the undersigned authority, personally appeared C. W. Gaston, who first being duly and legally sworn, deposes and says:

That he is over twenty-one years of age and a resident of Baldwin County, Alabama.

That he is a medical doctor, liscensed to practice medicine in the State of Alabama, and is now engaged in the general practice of medicine in Baldwin County, Alabama.

That as such practitioner he has examined, diagnosed and treated Jesse Tilrey Hines, a prisoner in the County Jail of Baldwin County, Alabama.

That he is of the opinion, after his examination, diagno-sis and treatment that the said Jesse Tilrey Hines is suffering from peptic ulcer with gastric retention and a cough of undetermined etiology.

That he is of the further opinion that the life and health of the said prisoner will be seriously endangered by longer confinement in jail, and that the prisoner should be removed to some suitable place, or hospital, as near as may be to the jail, until his health is sufficiently restored to authorize his recommitment to jail.

Sworn to and subscribed before me on this the Zith day of April, 1953.

Notary Public, Baldwin County, Alabama

un laga gillouranea ingaine luin koagige yen helm , ne ekste t ina sesonel langua pilopal kan vilib y Pai oma Milada . ordebbaren er boskerbar Collandroner, godernotet fil reene et 1 e 1 de 1900 100 - pilota del terro ed Bertongett "connel Institut e el el desti ne i 1700 kan bila 2000 giptim ta 200 bilan 1806 bilan bilan 1806 bilan 1806 bilan 1806 bilan 1806 bilan 1806 t den ni Communitation (Deministration of the first contraction of the contraction of the contraction of the C y magazin Kalonyapitan ne Dil entro di in gradita di produce e ini cadita qual rispo perio de la bilanca de di ghinelîtê di seniê yerlîf danê hiş bala deft drematerd het abel kani sentojem Colegano, e beo anlikonano elejinog litim medin olitera emoli District Sent office exist books on School registers in Artic Cates at the same 🗝 ista (novab) på Germonoji ed. Ofiniska enskalater (neitt makit file 🕡 1864) millione a erd. Status "Ilaj era od si med es most, je "Istinoni me "neelo dida d, departituerne et le bil le all'herbasin le dicher place et l'Adele in 1990 et le billie

J. C. MCLEOD, M.D. 4/29/53

Jo whom Coverned:

Where of Stomach meeds a furtable diet of profriet medical tresponent but does not have to be has fitalized in the absence of hemosphoge, perforation or other longuage Complications Complications and prison or out of fairs Medech M. A

Sworn to and subscribed before me this 29th day of April, 1953

Notary Public, Baldwin County, Ala.

D. C. NOBEON, O. C.

FILE OF STATE OF THE STATE OF T

Mineral permitter par par among

Libera de gles gress kans de

STATE OF ALABAMA VS.

JESSE TILREY HINES)

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

MOTION

Comes the defendant, by his attorney, and shows unto the Court as follows:

- 1. That the defendant, Jesse Tilrey Hines, is now confined, under process of this Court, to the County Jail of Baldwin County, Alabama.
- 2. That the life or health of the defendant is seriously endangered and will be more seriously endangered by longer confinement in jail.

WHEREFORE, the defendant moves the Court to make an order in writing, directing the sheriff of Baldwin County, Alabama, to remove the defendant to some suitable place, or hospital as near as may be to the jail, and there safely keep him until his health is sufficiently restored to authorize his recommitment to jail.

Attorney for Defendant.

STATE OF ALABAMA

VS.

JESSE TILREY HINES

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

Filed 4-21-53
Alicy Leuche

STATE OF ALABAMA,

Plaintiff.

VS.

JESSE TILREY HINES,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
CRIMINAL DIVISION

SECURITY FOR COSTS

I, the undersigned, hereby acknowledged myself security for all costs of appeal to the Supreme Court of Alabama from the verdict and judgment rendered in the above entitled cause on the 25th day of March, 1953, and hereby agree to pay all costs; and for payment of this bond, I hereby waive my right of exemption to personal property under the Constitution and Laws of the State of Alabama.

WITNESS my hand and seal this the 27th day of March, 1953

James R. Owen

Taken and approved, this

27th day of March, 1953.

Alice J. Duck, Clerk.

SECURITY FOR COSTS

STATE OF ALABAMA,
Plaintiff,

VS.

JESSE TILREY HINES,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
CRIMINAL DIVISION

1601

THE STATE OF ALABAMA) Baldwin County - Circuit Court (

TO ANY SHERIFF OF THE STATE OF ALABAMA — GREETING:

Whereas, at a Term of the	Circuit Court of Bale	dwin C	ounty, held	on the Lth
Monday	Monda	y in	March	, 19\$3, in a cer
in cause in said Court wherein	STATE OF AL	A BAMA	ne to engage and the control of the	
		p-1		
	Plaintiff, and	JESSI	TILREY H	NES
10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	Defend	lant a	indoment ur	as rendered against sai
50 Marie Jan 1987 1987 1987 1987		iaiit, a	Judginens W	as rendered against sar
JESSE TILREY HINES			•••••	
	1.25	12		4.5
reverse whichJudgment	, the said	15221	i Tilkei o	TM-12
	······			······································
Control of the Contro				
yayi A Marin M	······································	•••••	••••••	1
plied for and obtained from th	- office on ADDEAT		nahla ta tha	
phed for and obtained from th	is office an AFFEAL	i letar.	nable to the	<u></u>
ving been given by the said		•		
with				•
Now, You Are Hereby C				
STATE OF ALABAMA	or	riiism		
, attorney, t	to appear at the	•••••	Next	Term of ou
aid Supreme Court, to defend	against the said Appe		he	think ^s proper.
***** A T TOTAL Y TOTAL		C	of coid Course	h:_ 18+h
Witness, ALICE J. DUCK	, Clerk of the Circuit	Court	or said Coun	iy, this
y of April	A. D., 19 5 3			
	Attest	:		
960 400 800		•	•	

Alrèc J. renck , Clerk

CIRCUIT COURT Baldwin County, Alabama

I hereby accept service this 18th day of April 1953.

Solicitor R. Faran

STATE OF ALABAMA

Vs. Citation in Appeal

JESSE TILREY HINES

Issued 18th day of lips, 1943.

1601

STATE	OF A	ALAE	BAMA)		IN	THE	CIR	CUIT	COUE	łТ	0
VS.				}		BAI	DWIN	1 CO	UNTY,	, AL	ABA	M.
JESSE	TILE	REY	HINES	}		AT	LAW	٠.		NO.	16	0.

NOTICE OF APPEAL

Comes the Defendant, Jesse Tilrey Hines, and Gives notice of appeal from the verdict and sentence heretofore rendered in said cause.

Dated this the 17th day of April, 1953.

Attorney for Defendant

NOTICE OF APPEAL

STATE OF ALABAMA
VS.
JESSE TILREY HINES

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW NO. 1601

4-17-53-

THE STATE OF ALABAMA, Baldwin County

To Any Sheriff of the State of Alabama:

An indictment having been found against

<u>JI</u>	SSE TILREY HINES	
-Au-		
at the <u>SPRING</u> Term, 1	9.53, of the Circuit Court	of Baldwin County, for the offense of
Murder, f	irst degree	
ou are, therefore, commanded forth	with to arrest the said Defend	lant and commit him
o iail unless <u>he</u> give	bail to answer said indictmen	t, and that you return this Writ accord
ng to law.		
Dated this 12th day o	of March	
3,24,04, 1,34,	/ •	
	lle	J- Buck
	Gr (erk Circuit Court of Baldwin County.
THE STATE OF ALABA	(MA)	
Baldwin County		
	The state of the s	ing panggang tanggan kalanggan sa manggan sa magalanggan sa panggan sa panggan sa panggan sa panggan sa pangga Tanggang panggang panggang panggang panggan sa panggan sa panggan sa panggan sa panggan sa panggan sa panggan
Ve,		, as principal ar
A A STATE OF THE S		, as p.1.1.1.
	en e	12
Dollars, unless the said	n distribution of a second distribution	appea
Dollars, unless the said	n distribution of a second distribution	
Dollars, unless the saidt the	Term of the Circuit Cour	t of Baldwin County, and from Term
Dollars, unless the saidt the	Term of the Circuit Cour	appea
Dollars, unless the said	Term of the Circuit Cour	t of Baldwin County, and from Term
Oollars, unless the said If the Ferm thereafter until discharged by	Term of the Circuit Cour	appea t of Baldwin County, and from Term
Oollars, unless the said t the Cerm thereafter until discharged by In signing the above bond v	Term of the Circuit Cour law, to answer a criminal prove and each of us hereby waive	t of Baldwin County, and from Term
Oollars, unless the said It the I erm thereafter until discharged by In signing the above bond v	Term of the Circuit Cour law, to answer a criminal prove and each of us hereby waive	appea t of Baldwin County, and from Term
Oollars, unless the said It the I erm thereafter until discharged by In signing the above bond was by the Constitution and Laws of the said	Term of the Circuit Cour law, to answer a criminal prove and each of us hereby waive the State of Alabama.	appea
Oollars, unless the said It the I erm thereafter until discharged by In signing the above bond was by the Constitution and Laws of the said	Term of the Circuit Cour law, to answer a criminal prove and each of us hereby waive the State of Alabama.	appea t of Baldwin County, and from Term
Oollars, unless the said It the Term thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro we and each of us hereby waive the State of Alabama. s thisday of	appea
Oollars, unless the said It the Term thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro we and each of us hereby waive the State of Alabama. s this	appeant of Baldwin County, and from Term osecution for the offense of————————————————————————————————————
oollars, unless the said t the Term thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro we and each of us hereby waive the State of Alabama. s this	appeant of Baldwin County, and from Term osecution for the offense of————————————————————————————————————
Oollars, unless the said It the Term thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro we and each of us hereby waive the State of Alabama. s this	appeant of Baldwin County, and from Term osecution for the offense of————————————————————————————————————
Oollars, unless the said It the Ferm thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro ve and each of us hereby waive the State of Alabama. s this	appeant of Baldwin County, and from Term osecution for the offense of————————————————————————————————————
In signing the above bond was by the Constitution and Laws of t	Term of the Circuit Cour law, to answer a criminal pro ve and each of us hereby waive the State of Alabama. s this	appeant of Baldwin County, and from Term osecution for the offense of————————————————————————————————————
Oollars, unless the said It the Ferm thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro ve and each of us hereby waive the State of Alabama. s this	appea t of Baldwin County, and from Term execution for the offense of e all legal rights of exemptions allowed , 19 , 19
Oollars, unless the said It the Form thereafter until discharged by In signing the above bond was by the Constitution and Laws of the Witness our hands and seals	Term of the Circuit Cour law, to answer a criminal pro ve and each of us hereby waive the State of Alabama. s this	appea t of Baldwin County, and from Term execution for the offense of e all legal rights of exemptions allowed , 19 , 19

RECORDED

CAPIAS	00000000000000000000000000000000000000	
No. 44	Executed this / 3 day of /	
No.——44 THE STATE	By arresting the within	
vs.	named Defendant	
JESSE TILREY HINES	- Company of the Comp	
	The city of the ci	
Bail Fixed in This Case in Open Court at		
	and placing him	2
	·	
By HUBERT M. HALL	47.100	
Judge Presiding.	militaristical de la constantina della constanti	
Alaski.		
.ttest: Clerk.	1 Hole	_
	1 miles	~~

Executed this / 3 day of March, 195
By arresting the within
named Defendant
•
and placing him
1 11/10
Jayla Wilfin, Sheriff
6
, Deputy Sheriff
1) 22. (

1601

MAR 25 1954

THE STATE OF ALABAMA - - - JUDICIAL DEPARTMENT

THE SUPREME COURT OF ALABAMA

OCTOBER TERM 1953-54

l Div. 556

Jesse Tilrey Bines

₩.

State of Alabama

Appeal from Baldwin Circuit Court SIMPSON, JUSTICE:

The appeal is from a conviction of murder in the second degree and the imposition of twenty-five years imprisonment in the State penitentiary.

The defendant was charged with the murder of one Lesley Gee, who was last seen on the night of September 5, 1952. What were identified as his decomposed remains were found October 17, 1952, in a wooded area at the rear of defendant's premises about 461 feet from the back

door of his house. The skull was in a cleared space (apparently made by vultures and hogs) some distance from the trunk, which was still in its clothing and was suspended on briars and gallberry bushes. Witnesses testified that the clothing containing the trunk of the skeleton was the apparel deceased was wearing on the night of his disappearance. This clothing and other articles of personal property of Gee, such as shoes, a flashlight and hat found at the scene, aided in identifying the remains as those of Lesley Gee.

The Assistant State Toxicologist, Mr. Grubbs, took three photographs the day the body was discovered and these were introduced as State's Exhibits 1, 2 and 2. Exhibit 1 depicted the area where the remains were found, Exhibit 2 showed the skull as located in the clearing when found, and Exhibit 3 showed the assembled skeleton and the shoes and clothing. It is seriously argued that reversible error was committed in allowing the introduction of these photographs.

When the discovery was made the defendant was arrested and later admitted to various witnesses that Gee had visited his home the night of his disappearance (September 5th); that after an argument between Gee and the defendant's wife deceased attacked defendant with a knife and he then shot the deceased with a .22 rifle; that deceased "slumped down" and then ran out the back door and that he had not seen him since. He and his wife

vicinity of their home and had not noticed any disagreeable odor or the flight of any buzzards over the area.

Defendant also admitted to witnesses that he went to

Pensacola the following day and disposed of the rifle.

Bloodstains which the toxicologist testified were human
blood were found on the floor of the kitchen where defendant admitted he had shot Gee.

Of course, in every criminal prosecution the State must show beyond a reasonable doubt that a crime has been committed. - Winslow v. State, 76 Ala. 42.

And before it will consider who perpetrated the crime, the court must first be convinced, at least prima facie, that an offense has been committed.
Desilvey v. State, 245 Ala. 163, 16 So. 2d 183.

Also the corpus delicti must be established before evidence of any confession of the defendant is admissible. - Johnson v. State. 142 Ala. 1, 37 So. 937.

These governing rules were complied with in the present case. As has been previously pointed out by this court in many cases, the corpus delicti is a fact, proof of which may be established by circumstantial evidence, and if there is a reasonable inference to prove its existence the court should submit to the jury for consideration the question of the sufficiency and the weight of the evidence tending to support that inference. On the night of the deceased's fatal disappearance, he was seen in close proximity to and going in the direction of the defendant's

home by a neighbor who lived about 200 yards away. Defendant's wife testified that the deceased came to their house on the sight of his disappearance and of an argument which ensued between the two men when deceased drew his knife on the defendant, at which juncture she ran out of the house. The toxicologist testified that the bloodstains on the floor of the defendant's kitchen. the room in which the difficulty took place, were of the same type blood as that on Gee's shirt which was found with his remains at the scene of the discovery. This evidence, together with the mysterious disappearance of Gee and the finding of what were identified as his remains in the vicinity of the defendant's home afforded at least an inference that he had met with foul play of some kind which caused his death and sufficiently proved the corpus delicti. - Desilvey v. State, supra. The confession of the defendant, therefore, was admitted without error.

We are unwilling to pronounce error in the admission in evidence of the photographs. The pertinent rule was thus stated by the court, speaking through the late Mr. Justice Brown, in McKee v. State, 253 Ala. 235, 237-236, 44 So. 2d 781:

"... the art of photography is generally relied on for depicting the resemblence of persons, objects, things and places and when verified by evidence, extrinsic of the photographs, going to show that they correctly depict the thing or object at the time they were taken, photographs are admissible in evidence in a criminal prosecution, if they tend to shed light on, strengthen or illustrate the truth of other testimony offered by the prosecution...

* * * *

"Courts and juries cannot be too squeamish about looking at unpleasant things,
objects or circumstances in proceedings
to enforce the law and especially if truth
is on trial. The mere fact that an item
of evidence is gruesome or revolting, if
it sheds light on, strengthens or gives
character to other evidence sustaining
the issues in the case, should not exclude
it..."

graphs comes well within the rule of the McKee Case and others hereafter cited. Exhibit I was merely a picture of the area and Exhibit 2 a depiction of the clearing where the skull was found. The scene of the discovery had been described by witnesses and these two exhibits were but an accurate portrayal thereof and rendered them admissible. Exhibit 3 was of some relevancy in establishing the corpus delicti and on the question of identification. It was, of course, important that the State establish that an entire human skeleton had been found and that it was the remains of Lesley Gee. Witnesses in their testimony estimated the height and weight of Gee and the toxicologist testified that by certain measurements and scientific formulae it had been possible for him to ascertain from this assembled

human skeleton that its beight and weight in life was about the same as that of Gee. Exhibit 3 therefore had some probative relevancy in establishing the corpus delicti as well as on the matter of identification. Such evidence manifestly assisted the jury in determining these matters and "the sole question is whether physical evidence will assist and not mislead the jury in understanding the matter before them." - 2nd Wharton. Criminal Evidence, p. 1282, § 252. The following cases, among others which could be cited, sustain our conclusion: Desilvey v. State, supra; Reedy v. State. 246 Ala. 363, 26 So. 2d 528; Green v. State, 252 Ala. 513, 41 So. 2d 566; Potts v. People (Colo.), 158 P. 2d 739, 159 A.L.R. 1410; State v. Edwards, 194 S. C. 410. 10 S.E. 2d 587; State v. Fine, 110 N.J.L. 67, 164 At1. 433; State v. Myers, 7 N.J. 465, 81 A. 2d 710. 25 A.L.R. 2d 1171; West v. State (Miss.), 67 So. 2d 366.

Similar rationale disposes of the objection to the introduction in evidence of the articles of clothing (shirt, overalls and shoes) and personal effects taken from the clothing and the flashlight and hat, all identified as belonging to Lesley Gee and in his possession or worn by him when last seen on the night of September 5th. All these articles were found at the scene and were shown to have been in the same condition when offered as when found. They were therefore admissible. - Shamberger v. State. 221 Ala. 538, 130 So. 70; Dennison v. State (Ala.), 66 So. 2d 552.

There was likewise no error in admitting in evidence the oral and written admissions or confessions of the defendant. It is, of course, true as argued by learned counsel, that confessions or extra-judicial admissions against interest are prima facie involuntary and inadmissible and it is the duty of the trial court in the first instance to determine their voluntary character and unless it so appears they should not be admitted. Here, however, the State established by the several witnesses on voir dire that the inculpatory statements of the defendant were voluntary and it then became the duty of the court to admit them. The objection interposed to the introduction of this evidence was that the proper predicate had not been laid and that the court should exclude the jury. However, the proper predicate was laid and it was within the sound discretion of the trial court to determine whether or not the jury should be excluded and we can perceive no abuse of discretion here by his refusal to exclude the jury.

The appellant argues that he was not permitted to cross-examine the witnesses testifying relative to these inculpatory statements nor was he permitted to examine his own witnesses to discredit the voluntary nature of the statements, citing as predicate for error the rule enunciated in Cook v. State. 16 Ala. App. 390, 78 So. 306; Stone v. State, 208 Ala. 50, 93 So. 706. But the defendant made no such offer and merely made the objection

noticed above. This right contended for by the defendant must be asserted on voir dire examination of the State's proffered witness and where, as here, the proper predicate was laid for introduction, the statements were properly admitted and such evidence as the defendant might have thereafter introduced to impugn their voluntary character would merely go to the jury on its probative effect. - Lockett v. State, 218 Ala. 40(8), 117 So. 457.

The court, consistent with its duty, has carefully considered the entire record and finds no error to reverse.

Affirmed.

Livingston, C. J., Goodwyn and Merrill, JJ., concur.

THE STATE OF ALABAMA--JUDICIAL DEPARTMENT

THE SUPREME COURT OF ALABAMA

Div., No	,			
Jesse Tilrey Hines		<i>.</i> .		, Appellant
				, Appending
	vs.		•	
State of Alabama				, Appellee,
. Bal dwin				
From				Circuit Court.
The State of Alabama, $\bigg\}$	•	-		•
City and County of Montgomery,				
I, J. Render Thomas, Clerk of the Suprem going pages, numbered from one to eight	<u>.</u>		-	e and correct copy
of the opinion of said Supreme Court in the ab	ove stated o	cause, as th	e same appea	rs and remains of
record and on file in this office.				
	Witness	, J. Render	Thomas, Cler	k of the Supreme
	Cour	t of Alaban	na, this the	25th day of
		March	1 ·	54
		KR	uder	Thomas
		Clerk of the	e Supreme Co	urt of Alabama.

THE SUPREME COURT OF ALABAMA

October Term, 19 53-51+

1st Div., No. 556

Jesse Tilrey Hines

Appellant,

128.

State of Alabama

Appellee.

From Baldwin Circuit

Court.

COPY OF OPINION

ROWN PRINTING CO'., MONTGOMERY 19

No •1601

County, Circuit Court

JESSE TILRET HINES

Appellant

VS.

The State of Alabama, Appellee

The State of Alabama,

County, The Circuit Court of Baldwin

Clerk of Circuit Court of

Baldwin County, Alabama,

1601

STATE OF ALABAMA

VS.

JESSE TILREY HINES.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

Defendant.

MOTION FOR A NEW TRIAL

Now comes the defendant in the above entitled cause and moves the Court to set aside the verdict of the jury and the judgment rendered thereon on March 27, 1953, and grant to the defendant a new trial: and as grounds of said motion the defendant sets down and assigns, separately and severally, the following:

- l. The verdict of the jury is contrary to the evidence in the case.
- 2. The verdict of the jury is contrary to the law in the case.
- 3. The verdict of the jury is contrary to the evidence and the law in the case.
- 4. The verdict of the jury was contrary to the great pre-
- 5. The verdict of the jury is contrary to the weight of the evidence in the case.
- 6. The Court erred in admitting in evidence the State's Exhibit 1.
- 7. The Court erred in admitting in evidence the State's Exhibit 2.
- 8. The Court erred in admitting in evidence the State's Exhibit 3.
- 9. The Court erred in admitting in evidence the State's Exhibit 4.
- 10. The Court erred in admitting in evidence the State's Exhibit 5.
- ll. The Court erred in admitting in evidence the State's Exhibit 6.
- 12. The Court erred in admitting in evidence the State's Exhibit 7.
- 13. The Court erred in admitting in evidence the State's Exhibit 8.

- 14. The Court erred in admitting in evidence the State's Exhibit 9.
- 15. The Court erred in admitting in evidence the State's Exhibit 10.
- 16. The Court erred in admitting in evidence the alleged written confession of the defendant which was offered by the State.
- 17. For that the alleged written confession of the defendant allowed in evidence by the Court was obtained by force, physical torture, beating, mental torture, constraint, threats or promise of reward or benefit.
- 18. The Court erred in admitting in evidence the alleged written confession of the defendant which was offered by the State without allowing the defendant to first show that the said alleged written confession was not voluntarily made.
- 19. For that the Court erred in refusing to allow the defendant's motion that the jury be excluded and that he be allowed to prove that the alleged written confession which had been offered in evidence by the State was not freely and voluntarily made, before the alleged written confession was admitted.
- 20. The Court erred in refusing to rule on the admissibility of the alleged written confession of the defendant, which had been offered in evidence by the State, before allowing the said confession to go to the jury.
- 21. The Court erred in refusing to give the following written charge requested in writing by the defendant before the jury retired: "The Court charges the jury that if you believe the evidence in this case, you must find the defendant not guilty. Defendant's requested charge No. 1."
- 22. The Court erred in refusing to give the affirmative charge at the request of the defendant.
- 23. The verdict of the jury was contrary to the law as declared by the Court in its oral charge.
- 24. The verdict of the jury was contrary to the law as declared by the Court in its instructions given at the written request of the defendant.

Attorney for defendant.

eofyte Einter

MOTION, FOR, A MEW. TRIAL. STATE OF ALABAMA

VS.

JESSE TILREY HINES,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

FILED - *

1.2 12 5 75

AUGE 1. DUCK. Clerk

JAMES R. OWEN attorney: at: law bay minette, alabama

THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

THE SUPREME COURT OF ALABAMA

October Term, 19 53-54

To the Clerk	of the	Circuit	Court,	
	Baldwin	Coun	ty—Greeting:	
Whereas, the Record and	d Proceedings of the	Circuit	Court	
of said county, in a certai				
			, Appell	ant,
	and	l		·
	THE STATE O	F ALABAMA	, Appe	llee,
wherein by said Court it we	as considered adverse	ly to said appella	nt, were brought befor	e our
Supreme Court, by appeal	taken, pursuant to le	aw, on behalf of sa	id appellant_=:	
			dered, ordered, and adjudg	ed by
our Supreme Court, on the_				
Conviction and Sen				
ee. 7 7 7 7 1	41	and adjudged	that the appellant = . WXX	
affirmed, and that it was fur				
Jesse Tilrey Hines	, pay		(CD) dent (CD) 4144 (CD): 4046 (ED): 4040 (CD):	
				
				-
/				
the costs accruing on said a				
	ppeal in this Court an	$\imath\mathrm{d}$ in the Court bel	ow, for which costs let exec	cution
issue.		nd in the Court bel	ow, for which costs let exec	cution
issue.		nd in the Court bel	ow, for which costs let exec	cution
issue.		nd in the Court bel	ow, for which costs let exec	cution
issue.			ow, for which costs let execute of the Super Thomas, Clerk of the Sup	
issue.		Witness, J. Rende		oreme
issue.		Witness, J. Rende	r Thomas, Clerk of the Sup ama, at the Judicial Depar	oreme tment
issue.		Witness, J. Rende	r Thomas, Clerk of the Sup	oreme tment
issue.		Witness, J. Rende	r Thomas, Clerk of the Sup ama, at the Judicial Depar	oreme tment

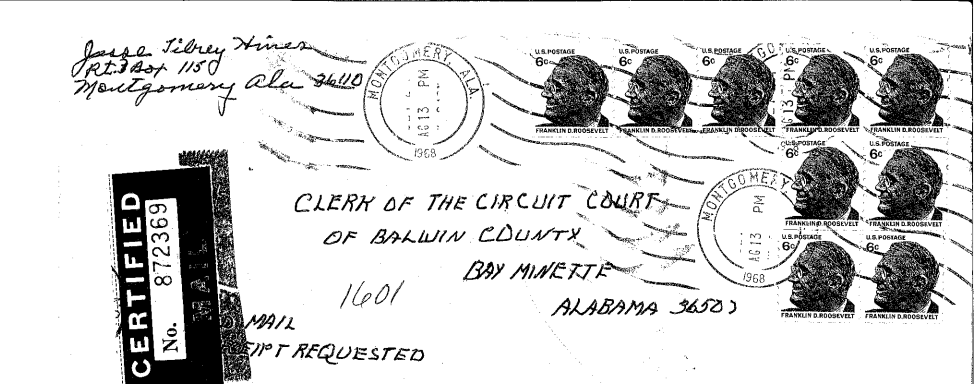
THE SUPREME COURT OF ALABAMA

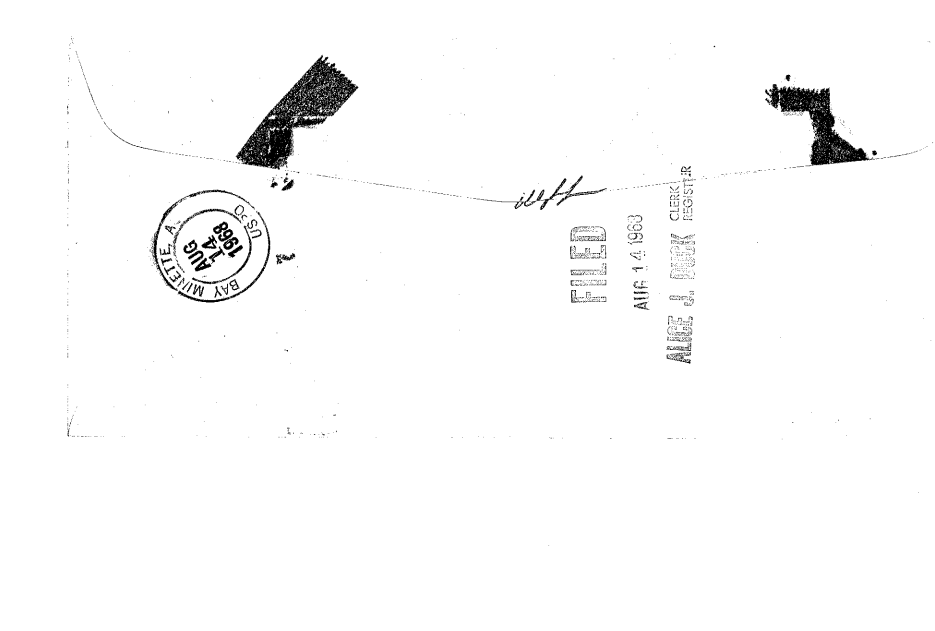
	October Term, 19 53-54
i i St	The section of the se
3	1st Div., No. 556
	Jesse Tilrey Hines
· .	
: :	Appellant,
• :	
	vs.
	THE STATE OF ALABAMA
ere t	
	Appellee.
	inproduce.
7rom	Baldwin Circuit Court.
	No. 1601 (25 Years)
	CERTIFICATE OF
	AFFIRMANCE
	The State of Alabama,
. ,	Baldwin County. Filed
	Gacunty.)
his	27th day of March 1954
:	acice neurola
•	

BROWN PRINTING CO., MONTGOMERY 1950

749	THE STATE OF ALABAMA, Baldwin County	Justice Co Precinct 4,	urt of T. C. HAND Bay Minette, Ala.
van	To Any Sheriff of the State of Alabama: You are hereby Commanded to Summon May personally to be and appear before the Justice C day of State and from term to term thereafter, until discharge THE STATE, in a prosecution now pending in Casaic Fun	Court, to be holden for B P.M., 19J2 ged, to give evidence and	Baldwin County, at my office on the and from day to day of said term, and from to speak in behalf of
	there this Writ, with your endorsement thereon Witness my hand thisday of	a	Defendant, and have you then and D, 19V

Executed in full, this the
- Dec , 1952
Jan (n. W. Mhin
Sheriff.
Deputy Sheriff.





EX PARTE JESSE TILREY HINES

Petitioner,

) IN THE CIRCUIT COURT OF
) BALDWIN COUNTY, ALA.
) NO. 1601

ORDER

This matter coming on to be heard is submitted on the motion of the Petitioner, Jesse Tilrey Hines, that this Court amend his sentence heretofore imposed on him in 1953, to reduce said sentence, and the Court having considered the motion and being of the opinion that the matter is strictly for the Pardon and Parole Board of the State of Alabama, and that this Court has no authority or jurisdiction to grant said motion. It is, therefore,

ORDERED, ADJUDGED AND DECREED that the motion be, and it is hereby denied.

Dated this 27th day of June, 1968.

Jelder J. Masseduru 5029

JUN 271968

ALCE J. BEEM CHERK

IN THE CIRCUIT COURT OF BALDWIN COUNTY

EX PARTE JESSE TILREY HINES, | CASE NO. 1601

NOTICE OF APPEAL

APPELLANT, JESSE TILREY HINES, HEREBY APPEALS TO THE SUPREME COURT OF ALABAMA THE JUDGMENT AND DECREE OF THIS COURT WHEREIN ON JUNE 27, 1968 THE COURT DENIED APPELLANT'S MOTION TO AMEND SENTENCE.

JESSE TILREY HINES

BAY DIF AUGUST, 1968 IN WITNESS WHEREOF THIS NOTARY PUBLIC

MY COMISSION EXPIRES 2-1971.

AUG 141968

ALIGE OF DICK CIEK

IN THE CIRCUIT COURT OF BALDWIN COUNTY

EX PARTE JESSE TILREY HINES, | CASE NO. 1601

DESIGNATION OF RECORDS

THE CLERK OF THE COURT WILL PLEASE PREPARE A COMPLETE RECORD OF THE PROCEEDING ENTITLED EX PARTE JESSE TILREY HINES, MOTION TO AMEND SENTENCE, WHEREIN THIS COURT DENIED SAID MOTION ON JUNE 27, 1968, AND TRANSMIT ONE COPY TO THE SUPPREME COURT OF ALABAMA FOR APPELLATE REVIEW AND ONE COPY TO APPELLANT IN DRDER THAT HE MIGHT PREPARE AN APPEAL BRIEF

Lesse Tilray His TESSE TIL REV HINES

IN WITNESS WHEREOFT HIS L DAY OF AUGUST, 1968. NOTARY PUBLIC

MY COMMISSION EXPIRES 2-12, 1921

ALOE J. DUCK CLERK REGISTER

CERTIFICATE OF APPEAL. (Criminal Cases.)

No. 1601			**************************************
		B i	
The State of Alabama,	,		
÷			
770			
VS.	•		·
JESSE TILREY HINES			N. Str. N.S.
		en e	and the second second
$\label{eq:constraints} \mathcal{H}_{ij} = \frac{1}{2\pi} \left(\frac{1}{$		•	er d oor en tr
The State of Alabama,			
	•		
BALDWIN	County, T	heCIRCUIT	Court of
Arris St. date about the Operation and			:- · · · · · · · · · · · · · · · · · · ·
DALLOW LN	County.		
T ATTOR F	nive		ava arm
1,		Clerk of the_	Court
of BALDWIN	St. Art.		
	country in and	d for said County	and State, do
hereby certify that	in the above sta	ated case which	roo teminal man to be
xxxxxxxx in this Co	urt on the 27th	and to reb	7068 341
xxxxxxxxxx in this Co	urt on the 27th	day of June	19 68 , and the
was Denied hi	s Motion to Amend	Sentence	19 68 , and the
was Denied hidefendant commissions	s Motion to Amend	Sentence	19 68 , and the
defendant commented hi	s Motion to Amend	Sentence SCORPONGOCOR	19 68 , and the
defendant convictorial	s Motion to Amend	Sentence SOFFENSONES day-of	19 68 , and the
defendant convictorial	s Motion to Amend	Sentence SOFFENSONES day-of	19 68 , and the
defendant convictorial	s Motion to Amend	Sentence SOFFENSONES day-of	19 68 , and the
defendant convictorial	s Motion to Amend	Sentence SOFFENSONES day-of	1968 , and the
defendant convictorial	s Motion to Amend	Sentence SOFFENSONES day-of	1968 , and the
defendant constitutions	s Motion to Amend	Sentence SOFFENSONES day-of	19 68 , and the
defendant was Denied hi defendant and said defendant was so	that on the	Sentence SERVENCE SERVER - day of Prm of Willich Said Senter Court	19 ,
defendant was Denied hi defendant and said defendant was so pending an appear to	that on the	Sentence SOFFENSONES day-of	19 ,
defendant was Denied hi defendant and said defendant was so pending an appear to I further c	the ertify that on t	Sentence Servence Correct Chis the 14th da	y of August
defendant was Denied hi defendant and said defendant was so pending an appear to I further c	the ertify that on t	Sentence Servence Correct Chis the 14th da	y of August
and said defendant was after the residual to the defendant to the defendan	that on the crtify that on t gave notice in	Sentence Servers day of which said senter this the 14th da writing of an app	y of August
and said defendant was as I further c 1968, the defendant	the ertify that on t	Sentence Servers day of which said senter this the 14th da writing of an app	y of August
and said defendant was said defendant was said defendant was said further continued to the defendant supreme	that on the ertify that on t gave notice inCourt of Alab	day of this the 14th da writing of an app	19 , ice was pended of Alabas y of August ceal to the
and said defendant was said defendant was said defendant was said further continued to the defendant supreme	that on the ertify that on t gave notice inCourt of Alab	Sentence Servers day of which said senter this the 14th da writing of an app	19 , ice was pended of Alabas y of August ceal to the
and said defendant was said defendant was said defendant was said further c I further c 1968, the defendant Supreme	that on the ertify that on t gave notice inCourt of Alab	day of this the 14th da writing of an app	19 , ice was pended of Alabas y of August ceal to the
and said defendant was said defendant was said defendant was said further c I further c 1968, the defendant Supreme	that on the crtify that on t gave notice inCourt of Alab	day of this the 14th da writing of an app	19 , ice was pended of Alabas y of August ceal to the
and said defendant was as I further c I further c Supreme Witness my l day of August	that on the crtify that on t gave notice inCourt of Alab	day of this the 14th da writing of an app	19 , ice was pended of Alabas y of August ceal to the
and said defendant was as I further c I further c Supreme Witness my l day of August	that on the crtify that on t gave notice inCourt of Alab	day of this the 14th da writing of an app	19 , ice was pended of Alabas y of August ceal to the
and said defendant was as I further c I further c Supreme Witness my l day of August	that on the crtify that on t gave notice inCourt of Alab	day of this the 14th da writing of an app	y of August eal to the this the 14th
and said defendant was as I further c I further c Supreme Witness my l day of August	that on the crtify that on t gave notice inCourt of Alab	chis the 14th da writing of an appoama. Clerk of Circui	y of August eal to the this the 14th
and said defendant was so and said defendant was so a further c I further c 1968 , the defendant Supreme Witness my had an	that on the crtify that on t gave notice inCourt of Alab	Sentence day of which said senter this the 14th da writing of an app ama. al of this Court,	y of August ceal to the this the 14th Court of
and said defendant was as I further c I further c Supreme Witness my l day of August	that on the crtify that on t gave notice inCourt of Alab	chis the 14th da writing of an appoama. Clerk of Circui	y of August eal to the this the 14th

appeal systems com

,

.

District Attorney

1601

THE STATE OF ALABAMA Baldwin County - Circuit Court

TO ANY SHERIFF OF THE STATE OF ALABAMA — GREETING:

1968	Wondayxiax , 196x , in a cer-
in cause in said	Court wherein State of Alabama
	Plaintiff, and Jesse Tilrey Hines
	Defendant, a judgement was rendered against said
Jesee Tilrey	Hines,
	Judgment , the said Jesse Tilrey Hines
,	
*	
	novt
pplied for and o	otained from this office an APPEAL, returnable to the
erm of our Su	preme Court of the State of Alabama, to be held at Montgomery, on
he	day of, 196next, and the next bond
	n by the said Jesse Tilrey Hines
aving been give	n har the cold desse lilley filles
	ii by tite sate
	,xsureties;
Nitim	,xsoneties;
xixix	
	,xsoreties;
	,xsoneties;
Now, You	,xsoreties;
Now, You	Are Hereby Commanded, without delay, to cite the said. State of Alabama or James A. Hendrix, District Attorney,
Now, You	Are Hereby Commanded, without delay, to cite the said State of Alabama or James A. Hendrix, District Attorney, , **********************************
Now, You	Are Hereby Commanded, without delay, to cite the said State of Alabama or James A. Hendrix, District Attorney, matter as you to appear at the next Term of our curt, to defend against the said Appeal, if they think proper.
Now, You	Are Hereby Commanded, without delay, to cite the said State of Alabama or James A. Hendrix, District Attorney, , **********************************
Now, You aid Supreme Co	Are Hereby Commanded, without delay, to cite the said State of Alabama or James A. Hendrix, District Attorney, matter as you to appear at the next Term of our curt, to defend against the said Appeal, if they think proper.
Now, You aid Supreme Co	Are Hereby Commanded, without delay, to cite the said. State of Alabama or James A. Hendrix, District Attorney, , attorney, to appear at the next. Term of our out, to defend against the said Appeal, if they think proper. LICE J. DUCK, Clerk of the Circuit Court of said County, this 14th
Now, You said Supreme Co	Are Hereby Commanded, without delay, to cite the said State of Alabama or James A. Hendrix, District Attorney,
Now, You said Supreme Co	Are Hereby Commanded, without delay, to cite the said. State of Alabama or James A. Hendrix, District Attorney, , patterneys to appear at the next. Term of our curt, to defend against the said Appeal, if they think proper. LICE J. DUCK, Clerk of the Circuit Court of said County, this 14th agust., A. D., 196.8

copy of the foregoing this 14th day of August 1968.

1601

CIRCUIT COURT Baldwin County, Alabama

Hured

Vs. | Citation in Appeal

Issued day of , 196 ,

Meceased

THE STATE OF ALABAMA—JUDICIAL DEPARTMENT THE SUPREME COURT OF ALABAMA

<u>l</u> Div. No. 542

		T F	TT			
		Jesse I	ilrey Hin	es		
		· .			, , , , , , , , , , , , , , , , , , , ,	Appellant
			v.			
1		State o	f Alabama			
						A 77
						Appellee
On appeal fro	m <u>Baldwin</u>	L	Circuit Cou	ırt		
To the Clerk	Registerx of the	foregoing sta	ited Court. G	reeting:		
	3	0 0	,			
Whereas, the	record and proc	eedings of	the Court be	low, in the al	bove cause, v	were brought
before the Suprem	me Court by appe	al taken pur	suant to law,			was entire to
Now it is her	reby certified that	unon consid	eration there	of the Supre	me Court of	Alahama on
			_	_		
•	f <u>Septembe</u>	<u></u> , 19.	, dismiss	ed said appea	I TOL WA	IIC OT
prosecutio						
and ordered that	appellant <u>. Jes</u>	se Tilre	y Hines,			
and-						
					,	
	osts-of-appeal, pay costs let ex			is Court and i	in the Court	below ,
And -it-appea	aring -that-said-pa	rt ies -hav e -v	vaived-their-	r i ghts-of-exer	nption -unde r	-the-laws of
Alabama, it-was-	ordered-that-exec	ution-issue-	accordingly.			
	Sentell, Clerk of	-		oama, at the J	udicial Depar	tment Build-
ing, this the $\frac{29}{100}$	th _{day ofSep}	tember	19 69			
			/	A. 0	lo-Ch	
			Clerk	of the Supren	ne Court of A	Alabama

THE SU	JPREME C	OURT OF A	LABAMA
	Special x Oxtoba xT	'erm, 19 <u>69</u>	 -
		o., No. 542	-
Jess	e Tilrey	Hines	
	· · · · · · · · · · · · · · · · · · ·		
***************************************		A	ippellant,
		v.	
Stat	e of Ala	bama	
		: :	
	14.		Appellee.
From	Baldwin	Circuit	Court.
CE	No.	601 of dismis	SSAL
	The State of	Alabama,	ity.
this	day of		, 19

BROWN PRINTING CO., NONTGOMERY 1968

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

Attorneys	Case		Charge	
	THE STATE OF ALABAMA,			
No. 3749				
No. 2/7/			1	
	Jesse / tines	mu	ree	
	Disposition of Case		Fees	Amount
	Affidavit made and Warrant Issued to Jaylan W	Menin	Judge's Fees	171
			Warrant at 50c, Affidavit at 25c Bond at 50c, Sci Fa at 50c	/
			Witnesses' Recognizances at 25c	
	Witness-for State Jaylan wellking 14-F		/3 Subpoena or notice at 25c	ヹ゚゙゙゙゙゙゙゙゙゙゙゚゚
	Pete Selley, or helson Bubby	<u> </u>	Continuance at 25c	
	annie Catrette, J. D. Catrette, M.	ill miller	Trial of Misdemeanor at \$1.00	20
	Bud Edy, Johnnie Lucar		Judgment on Forfeited Bond at 25c	
	1//	•	Taking Bond, etc, on Appeal at \$1.00 Execution of costs at 25c	
	W. D. Faylan, Min Jesse Kine.		Constable's Fees	
	unnie see, J. B. mitabell	<u>、</u>	Subpoena or Notice at 25c	
		•	Carrying Defendant before Justice each mile for himself and guard at 10c	
4 Dec 52	after hearing evidence in Co	se det.	Arrest 50c	
	was sidered bound over to	4	Sheriff's Fees Arrest \$2,80 Bond, \$1.00, Sci Fa 50c	4.00
		Hana 7	Committing \$7.00. Releasing \$1-00 12.	2.10
	Juny wich dut Dond.		/Subpoenas at 25c Day's Board at 30c Witness Fees	_6_5_
	day was ordered committed	tapel.	Days at 50c	
		U	50c '' 50c '' 50c	
			', 50c	10
	17.16.18			
	Julie of De		,, " 50e	
	Julie of Ve	ecl	DEFENDANT'S COSTS 50c	
			Witnesses' Recognizance at 25c Subpoenas at 25c	
		<u> </u>	Executing - Subpoenas	