THE STATE OF ALABAMA, Baldwin County.

Circuit Court, FALL Session, 195<sup>3</sup>

The Grand Jury of said County charge that before finding this indictment

Albert Sidney Denton, alias Jimmy Montgomery, whose name is to the Grand Jury

otherwise unknown, unlawfully, and with malice aforethought, killed

Leroy E. Miller by shooting him with a pistol,

against the peace and dignity of the State of Alabama.

Solicitor of the Twenty-Eighth Judicial Circuit.

# RECORDED

# THE STATE OF ALABAMA. **BALDWIN COUNTY**

# Circuit Court

FALL SESSION Recry, 195.3...

THE STATE

Vs.

ALRERT SIDNEY DENTON

Alias Jimmy Montgomery

## INDICTMENT

MURDER, 1st Degree No. Prosecutor.

## WITNESSES:

	事。	:		\$
***************************************	W.E. KINGREY	À.		
····	MRS W.E. KINGREY			6.05
	GEORGE CRAWFORD		:	6.5%
	TAYLOR WILKINS			
	DR NELSON GRUBBS			2.1
1.	MRS PEARL MILLER			
			*********	***********
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Foreman Grand Jun  Filed in open Court and in the presence the Grand Jury on the 1674 day  September , 195.3  Clear fullicity Cle  Presented in open Court to the presidi Judge by the Foreman of the Grand Jury,	
Filed in open Court and in the presence the Grand Jury on the	
September , 1953  Click Clerk Clerk  Presented in open Court to the presidi  Judge by the Foreman of the Grand Jury,	o
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Bail fixed \$	
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Judge	•

We the Long hind the defendent Suilty as charged in the Indictment and fix His prinishment at Life

Harry C. Bill.

STATE OF ALABAMA

VS.

ALBERT SIDNEY DENTON

IN THE CIRCUIT COURT

OF

BALDWIN COUNTY

ALABAMA

NO.

Comes now Albert Sidney Denton, Defendant in the above styled cause, and brings this his verified motion or petition for a change of venue in this cause, assigning therefor the following separate and several reasons:

- 1. Defendant cannot obtain a fair and impartial trial in this jurisdiction.
- 2. It is impossible for Defendant to obtain a fair and impartial trial in this judicial circuit for that for several weeks prior to the date of the trial of this cause THE MOBILE PRESS REGISTER, the principle daily newspaper of general and wide circulation throughout all of Baldwin County, Alabama, has consistently run a series or a number of news articles circulated throughout this County designating and referring to Defendant as "A big-time gangster", a "bank robber", as this trial's being the "highlight of a spectacular crime record blazed across the Southland in recent years", that this trial "may bring startling new developments in the law's probe into a long series of misdeeds with which Denton and or acquaintances have been linked", that Denton is connected with "bank robberies, mail fraud, gun-point jail escape, the slaying of a law enforcement officer and minor crimes", that Defendant is connected with a gang whose "operation---has taken the best efforts of federal, state and local law enforcement to unravel them", that said news articles have made similar and repeated charges or accustaions or expressed such opinions time and time again, as recently as March 21,1954, and March 24,1954, copies of a few of which articles are attached hereto, made a part hereof, and marked Defendants Exhibits\_\_\_\_
- 3. That Defendant is convinced, and believes that the Court will be reasonably satisfied, that the citizens of this County, including the jurors subpoened for this cause, because of such news articles and widespread rumors and conversation similar thereto, have a preconceived belief as to the guilt of Defendant, are

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prejudiced in this cause, cannot give Defendant a fair and impartial trial, have been inflamed against Defendant, and are therefore not qualified to sit in judgment on Defendant, all evidenced by the attached affadavits, made a part hereof, and marked Defendant's Exhibits A, B, C, D + E

4. That said news articles, said public opinion, and said prejudice, particularly the news articles of March 21, 1954, and March 24, 1954, did not come to the knowledge of Defendant or his attorneys until afternoon March 24,1954, that the widespread prejudice and bias against Defendant was not known to Defendant

or his attorneys until March 24, 1954, and that to the best of the knowledge, information and belief of Defandant and his attorneys, said prejudice, biase and Defendant's inability to obtain a fair and impartial trial have become increased or accentuated during the last few days because of said articles and public discussion.

5. That the only way that Defendant can obtain a fair and impartial trial is for this cause to be transferred and removed to another jurisdiction which has not been exposed to such news articles and public discussion.

WHEREFORE, Defendant respectfully moves and prays that he be granted a change of venue in this cause, that this cause be transferred and removed to another jurisdiction, and that Defendant be granted such other relief to which he may be entitled.

Albert Sidney Dertin

DEFENDANT

ATTORNEYS FOR DEFENDANT

STATE OF ALABAMA

BALDWIN COUNTY

Before me the undersigned authority personally appeared Albert Sidney Denton, who being first duly sworn, deposes and says that the things and matters alleged in the foregoing motion or petitioon are true and correct according to the best of his knowledge.

> This the 25 th day of March, 1954. Whent Sidney Wenton

subscribed and sworn to before this 25 day of March, 1954.

ance for make

Oft. Exhibit A

STATE OF ALEBAMA
COUNTY OF BALDWIN

My name is Isaac Weatherford. I reside in Baldwin County,
Alabama. In my opinion due to the unusual amount of newspaper
publicity, widely circulated throughout the County, which pictures
Albert Sadney Denton as a gangster and a man who has been convicted
of many serious offenses and who has been connected with many
dangerous and notorious criminals, he, Denton, can not receive
a fair and impartial trial in Baldwin County, Alabama. There has
been much conversation in Baldwin County for the past few weeks
that Denton, the gangster and notorious criminal will be
tried this week.

I some & relatherford

Subscribed and sworn to before me on this 24th

day of March, 1954.

NOTARY PUBLIC

STATE OF ALABAMA )SS. COUNTY OF BALDWIN)

Commence of the second
Before me Wall A Notary Public, in said
County, and for said State, Personally appeared
who by me being first duly sworn, deposes and says as follows,
My name is Opinion, I reside in Baldwin County  Opinion  Albert Sidney Denton, whose case is set
on Thursday, March 25, 1954, can not receive a fair and impartial TRIAL trad, because of the unusal amount of prejudicial newspaper
publicity, circulated throughout Baldwin County in the past few this publicity and weeks. An artical appearing in the Mobile Press Register, on
Sunday, March 21, 1954 , headed " Denton Trial Opens Thursday In
Bay Minette; Charged with Bizarre Slaying Of LeRoy Miller has
inflamed the minds and prejudiced the peoplesmind to such an
extent that that Denton could not receive a fair trial in Baldwin
County. The chief topic of conversation in this county for the past
week few days, has been that a big time gangster and bank robber
will be tried here March 25, 1954. The publicity connects Denton
with many serious criminal offences, and with many notorious criminals,
Thex dated this 244 date of March, 1954.
By: Plane Ling

Sworn to and subscribed to before me on this the 24th. day of March, 1954.

Notory Public

STATE OF ALABAMA ) SS. COUNTY OF BALDWIN)

Before me A Notary Public, in said
County, and for said State, Personally appeared Heath. Mode
who by me being first duly swurn, deposes and says as follows,

My name is State S. Made, I reside in Baldwin County
Alabama. In my epicated Albert Sidney Denton, whosecase is set
on Thursday, March 25, 1854, can not receive a fair and impartial
true, because of the unusal amount of prejudicial newspaper
publicity, circulated throughout Baldwin County in the past few
weeks. In artical appearing in the Mobile Press Register, on
Sunday, March 21, 1954, headed "Denton Trial Opens Thursday In
Bay Minette; Charged with Bizarre Slaying Of LeRoy Miller" has
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extent that these Denton each not receive a fair trial in Baldwin
County. The chief topic of conversation in this county for the past
xxxxx few days, has been that a big time gangster and bank robber
will be tried here March 25, 1954. The publicity connects Denton
with many serious criminal offences, and with many notorious criminals

dated this 244 days of Merch, 1954.

By: Gentle D. mader

Sworn to and subscribed to before me on this the 24th. day of Merch, 1954.

Notory Public

STATE OF ALABAMA)

COUNTY OF BALDWIN)

SS.

March 24, 1954

My name is County, Alabama. In my opinion due to the unusual amount of newspaper publicity, widely circulated throughtout the County, which pictures Albert Sidney Denton as a gangster and a man who has been convicted of many serious offenses and who has been connected with many dangerous and notorious criminials, he, Denton could not receive a fair and impartial trial in Baldwin County, Alabama. The chief topic of conversation in Baldwin County for the past few weeks has been that Denton the gamgster and notorious criminial will be tried this week.



Sworn to and Subscribed to before me a Notory Public in said County and for said State, this the 24th. day of March, 1954.

Noton Dullia

Deft Ex E

STATE OF ALABAMA) SS.

March 24, 1954

My name is Ugred B. . . . I reside in Baldwin County, Alabama. In my opinion due to the unusual amount of newspaper publicity, widely clarculated throughtout the County, which pictures Albert Sidney Denton as a gangater and a man who has been convicted of many serious offenses and who has been connected with many dangerous and notorious criminials, he, Denton could not receive a fair and impartial trial in Baldwin County, Alabama. The chief topic of conversation in Baldwin County for the past few weeks has been that Denton the gangs or and notorious criminial will be tried this week.

w: Off B. Hing

Sworn to and Subscribed to before me a Notory Public in said County and for said State, this the 24th. day of March, 1954.

Motory Public.

# THE STATE OF ALABAMA, Baldwin County

# To Any Sheriff of the State of Alabama:

An indictment having been found against

Albert Sidney Denton, a			
at the Fall Term, 1	of the Circuit Court	of Baldwin County for	r the offense o
it the term, i	July of the chedic court	or parawin country, to	T the offense o
26 maria			
Murder, 1st Degree			
	and when the annual control of the c		
ou are, therefore, commanded forth	with to arrest the said Defen	dant and commit	
o jail, unless <u>he</u> give i	oail to answer said indictmen	t, and that you return t	his Writ accord
ng to law.			•
Dated this 17th day o	f Sertember	. 19 53	
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	C	erk Crecuit Court of Ba	ldwin County.
THE STATE OF ALABA	MA)		
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Baldwin County	)		
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Attest:

CAPIAS

No. 48

THE STATE

vs.

Albert Sidney Denton, alias

Jimmy Montgomery

Bail Fixed in This Case in Open Court at

Clerk.

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STATE OF ALABAMA

BALDWIN COUNTY

CIRCUIT COURT
CRIMINAL DIVISION

TO THE UNITED STATES MARSHAL FOR THE SOUTHERN DISTRICT OF GEORGIA, JOSEPH H. YOUNG, AND THE UNITED STATES MARSHAL FOR THE SOUTHERN DISTRICT OF ALABAMA, JAMES L. MAY,

GREETINGS:

I command you, the Marshal for the Southern District of Georgia, Joseph H. Young, at Savannah, Georgia, and the Marshal for the Southern District of Alabama, James L. May, at Mobile, Alabama, to deliver and surrender the body of CLETUS JOSEPH GOIDMAN, now held by the said Marshal for the Southern District of Georgia, Mr Joseph H. Young, as it is said, to the Sheriff of Baldwin County, Alabama, Taylor Wilkins, for him to do as herein commanded; and

The said Sheriff of Baldwin County, Alabama, Taylor Wilkins, is hereby commanded, upon receiving the body of the said Cletus

Joseph Goldman from the custody of said Marshals, under safe and secure conduct, before the Grand Jury of Baldwin County, Alabama, at Bay Minette, Alabama, at any time between the hours of 10:00 AM and 4:00 PM, and between the dates of 8 March, 1954, and 10 March, 1954, there to testify in a cause which is pending before the Grand Jury of said County, and is Grand Jury Case No. 1; and immediately after the said Cletus Joseph Goldman shall have testified in said case you, the said United States Marshal for the Southern District of Georgia, at Savannah, Georgia, under safe and secure conduct, and have you then and there this writ.

Hubert M. Hall

Circuit Judge

28th Judicial Circuit

by made

Done this 4th day of March, 1954.

ATTEST:

llice J Duck

Clerk, Circuit Court Baldwin County, Alabama

### UNITED STATES OF AMERICA

Southern District of Georgia

I hereby certify and return on March 8th, 1954 at Savannah, Ga. I recived this writ and on March 9th,1954 I excuted this writ by taking the within named Cleatus Joseph Goldman from the Chatham County, Georgia Jail Savannah, Ga. and delivering him to Taylor Wilkins, Sheriff of Baldwin County, Alabama to testify before Grand Jury of Baldwin County, Alabama, at Bay Minette, Alabama, I further excuted this writ by returning the within named Cletus Joseph Goldman from Bay Minette, Ala. to the Chatham County Jail, Savannah, Georgia in Southern District of Georgia. on March 11, 1954.

This the 11th.day of March 1954.

Joseph H. Young, U.S. Marshal

L. Fordham, Deputy

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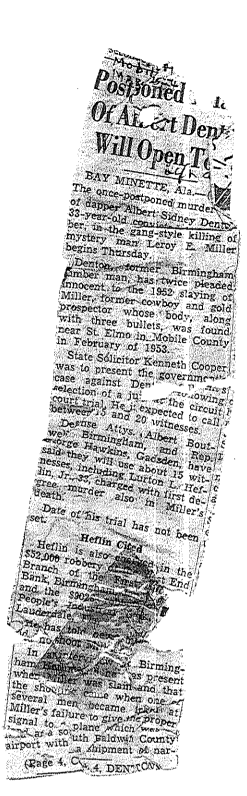
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Clerk of Circuit Court of

County, Alabama,

(BOX 474)

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The Mobile Press Register sum An. 21, 1954

# Probe Of Slaying Was Long, Difficult



WHEN ALBERT SIDNEY DENTON, 32, goes on trial next Thursday in Bay Minette, the occasion will be a highlight of a long effort by officers to solve the slaying of Leroy E. Miller. In the photo above, Sheriff Taylor Wilkins (left) of Baldwin County, Deputy George Crawford (center) and Mobile County Sheriff William H. Holcombe examine a pistol found on Denton when he was arrested in Gadsden, Ballistics tests made by Toxicologist Nelson Grubbs showed the gun fired one of the bullets found in Miller's skeleton.

Press Register Staff Photos



subsequently to drive away from after their wives visited them in in fishing. And it was evident, the fishing lodge with several the Georgia jail and admittedly as he fished in the river, bay and

has disclosed that Denton, using trial on charges of aiding the es- his boats, which he used to take the alias of Montgomery, was in cape. Mexico with Miller at one time prior to the fatal shooting.

The escape of Hornbeck and At the time of the interview,

smuggled a pistol in to them. The Gulf on numerous occasions.

Moved From Wyoming

after arriving in Alabama to children. Denton confirmed his acquaint- make his home on the Bon Seanceship with Hornbeck and cour River, Miller said he moved Goldman when a news reporter South to escape the rigors and interviewed him in the Mobile hardships of operating a ranch jail shortly after Hornbeck and in the cold Western country of Goldman ked seems of the South Manual Cold South Research and In the cold Western country of the south Research and the South Research and South Research Andrews Research and South Research Andrews Research

Goldman had escaped the Savannah jail and participated in the shooting at Jacksonville.

Asked for comment on their cowboy regalia and rodeo picaction, Denton declared: "They were fools. 3." He added, he loved the pair "like brothers."

The account of Hornbeck and At the firms of the interview.

the races, and Miller was seen Goldman was made possible Miller expressed intense interest

Investigation by authorities women now are in jail awaiting. Once when he was on one of out fishing parties, he was injured by an explosion.

In an interview for publication He and Mrs. Miller had four

Qualified, financially able. life agent wanted to help get American Atlas Life of Texas qualified to do business in Alabama, and to be representative on most attractive proposition. We have the best Hospital Policy on the market today. American Atlas Life. Insurance Co., 1007 Main St., Dallas, Texas. PRospect 3509.

cotics. He did not name the man

coucs. He did not name the man he claims shot Miller.

Baldwin County Sheriff Taylor Wilkins has said "there isn't a word of truth" in Heflin's statement.

Hornbeck Charged

Hornbeck Charged
Also charged with murder in
willer's death is Samuel Jay
Hornbeck, 34, recently convicted
in the slaying of Patrolman
Thomas A. Robinson, Jr., of
Duval County, Fla., in a gun
battle at Jacksonville last December.

The conviction carries an auto-

matic death penalty. Authorities have said it is doubtful if Hornbeck will be brought here to face

the charges.

Denton's criminal record, dat-ing back to 1949, includes con-viction of automobile theft, use of the mails to defraud in con-nection with the bankruptcy of a Birmingham lumber concern, a Birmingham lumber concern, and conviction on charges of participating in the \$83,359 robbery of a Citizens & Southern National Bank branch at Savannah April 10, 1953.

Already sentenced to prison terms in the Savannah case are Hornbeck and Thomas Brewer, a Savannah garage man.

Goldman Slain

Myron Peter Goldman 32 also

Myron Peter Goldman, 32, also sentenced in the case, was slain in the Jacksonville gun battle (ter he and Hornbeck escaped cember Savannah jail last De-

Miller was known hereabouts as somewhat of a mystery man who wore cowboy attire and owned several large automobiles,

an airplane and a yacht.

He disappeared Aug. 15, 1952, after riding away from his fishafter riding away from his fishing lodge in a car with several men. His wife reported his absence six weeks later. She said she delayed reporting because Miller often went away for long periods without letting her know where he was.

About six months after Miller's body was found by rabbit hunt-erss, Denton was picked up in Gadsden on a charge of inter-state transportion of firearms.

state transportion of firearms.
Toxicologist Nelson E. Grubbs of Mobile identified one of his guns as the weapon which fired one of the bullets found with Miller's body, and Denton was brought here and charged with murder. murder.

A scheduled trial of Denton here last October was postponed at the state's request.

(Continued From Page One) (Continued From Page One) back to 1939 when he was convicted of automobile theft. It involves conviction for using the mails to defraud in the bankruptcy of a Birmingham lumber concern, conviction in the robbery of a Savannah, Ga., bank and a charge of participation in the robbery of a bank at Fort and a charge of participation, in the robbery of a bank at Fort Lauderdale, Fla. The judge de-layed sentencing in the Savan-nah case and he hasn't been tried on the Fort Lauderdale charge.

Also facing a murder count in the death of Miller is Lurton In the death of Miller is Dutton Lt. Heflin, Jr., who, following his arrest in Florida, injected a new angle in the Miller death. Heflin said he was present at the time Miller was slain and that Denton did not kill the former cow-

boy.

The trial is scheduled to get under way in the circuit court room Thursday morning.

1696

PBILE, PRICHARD, CHICKASAW, ALABAMA, WEDNESDAY AFTERNOON, MARCH 24, 1954

About 30 Withesses Car To Testify\_In-term Miller Murder

BAY MINETTE Ala reen 27 and 30 witnesses haven 27 and 30 witnesses haven summoned to appear haven to take the summoned to appear haven to take the summoned to appear haven been to be a summoned by the sale of south saldwif summoned by the sale charges Denton murdered Lerey E. Miller, 36-year-old operator of a Bon Secour Bive sishing lodge, whose body was found near St. Elmo, in South Tobile County more than live months after he mysteriossly disappeared.

he mysteriously disappeared.

he mysteriously disappeared.

Miller, his arm in a sling as the result of a wound received in Mexico, where he had engaged in a Sid mining operation, faded tro, ght on Aug. 15,1952.

The months dragged on with no word from the small, colonial man who sid he was a former Wyom cowboy and ranch owne, hen came development of the case. His body was

wyom hen came developme case: His body was no uly, 1953, by rabbit sunters and positively identified by false teeth and the bullet-fractured arm bone.

It was not until six months later, however, that the next big break came for Baldwin Sheriff Taylor Wilkins and Deputy George Crawford, whose job it was to ferret out the mysterious death. At Gadsden, Ala, lawesforcement authorities picked up Denton on a charge of intersessate transportation of firearms.

PISTOLS FOUND

PISTOLS FOUND

One of two 33 pistols found in Denton's possession was declared by Toxicologist Nelson E. Grubbs of Mobile to have been if the weapon that fired one of three bullets found in the remains of Miller.

three bullets found in the remains of Miller.

Miller was brought to Baldwin County and charged with murder, to which accusation he has twice pleaded "not guilty."

The trial is to be held before Circuit Judge H. M. Hall, with Solicitor Kenneth Cooper prosecuting and Attys. Albert Boutse, well of Birmingham and George Hawkins of Gadsden, defending Denton.

Denton
It will highlight the spectacular career of Denton, a former convict, who joined others in blazing a trail of crime across much of the South.

Benton has a recordathat harks continued on Page 4 Col 2)

(Configured on Page 4, Col. 8)

# Girl Expected To Survive 175-Foot Skid Down Slope

MT. RAINIER NATIONAL the girl to a waiting ambulance, said she struck the ice mound a glancing blow, sliding down its sides into ice and snow in the creek bed.

The ice mound's sloping sides core credited by a park ranger with probably saving her life.

The girl is Dolores Van Parys, 7, of Scattle. She and another firl Marilyn McQuane, 17, were efurning from viewing Narada Salls when Dolores slipped on he icy pathway, slid 20 feet flown the parapet side and plunged to the stream bank below.

Frank T. Hirst, assistant chief ranger who aided in the hourlong rescue effort which brought.

# CAR THEFT RING

# DENTON ENTERS INVOLVES DENTON INNOCENT PLEA

# Hornbeck Also Is Accused Prisoner Is Pale And Wan In Big-Time Racket

In Big-Time Racket

ERUNSWICK, Ga. — (AP) —
The government was to try to show Thursday that four persons arrested in a three-state FBI crackdown were operating a big-time stolen car racket.

On trial are Curtis Fallen, Jacksonville service station operator; Irene, his wife; H. D. Trice, garage operator at Brunswick, and Jack Lynn, now serviced bank rolber, appeared in viction.

Thomas Curtis Junes of Jacksonville, Fla., who has been sonsite, lessified for the prosecution Wednesday. Jones entered a guilty plea in Montgomery last week to 14 counts of auto theft. He told the court he was the Judge H. M. Hail drew the names of lessified that Fallen and his wite got him into the racket.

NAMES DENTON, HORNBECK

Mright Stay In Jail

EAY MINETTE, Ala. — Pale and wan after two months of and wan after two months of and wan after two months of earlier to wellnessed in court here Wednesday to a first-dependent operator. Solitary confinement, Albert Sid-ney Denton pleaded innocent in court here Wednesday to a first-dependent operator, slaying of a Bon Secour fishing lodge operator.

Denton, 22-vear-old former Courtieve to his going on trial charged with the slaying of Leroy E. Miller, 36, prominent B. a.d. with the slaying of Leroy E. Miller, 36, prominent B. a.d. win Courties sportsman and former cowbox. Handeuffed and under close guard. Denton, and his attorney. State Sen. Albert Boutwell, Birmingham, watched as Circuit Judge H. M. Hail drew the names of 16 men for a special venire to serve with a Daile of 75 already drawn for jury ditty when a portion opens here Monday.

It is customary to draw a special venire in capital cases. Denticed that she and her husband

Mrs. Fallen told him, he testified, that she and her husband
had been working an auto racket
with Samuel Hernbeck and Sidney Denton, both o, whom have
been convicted of robbing a Savannah bank. Hornbeck has Feb. 7, 1953, six months after
been sentenced to death for killhe disappeared from his Bon Seing a Jacksonville policeman.
Jones said Mrs. Fallen told, gold prospecting venture in Mexhim there was no reason to inlico on Aug. 15, 1952, and was
clude Hornbeck and Denton in last seen on that day,
the new operation.

Two others have been in-

He became angry and used tody.

After Stay In Jail

clude Hornbeck and Denton in last seen on that day, the new operation.

The group stole serial number dieted for murder in the Miller plates from unlocked ears and slaying. They are Samuel J. Istration for the number stolen, Heffin, 33. Hornbeck last week Georgia registration afterwards was convicted of murder at Jacks Ceorgia registration afterwards sonville, Fla., in the slaying of the license was bought there, he death sentence for Hornbeck is mandatory, as the Jacksonville with the Fallens after they told him they had to pay a large sum slaying has been deferred until for the Florida transfer license the disposition of bank robbery when actually they paid only a charges against him at Birmingham, where the is in federal cus-

ham, where he is in federal cus-

# Denton Trial Opens Thursday In Bay Minette; F Charged With Bizarre Slaying Of Leroy Miller

after the August disappearance, rabbit hunters found a skeleton—just off Highway 90, 2½ miles at it has taken the best efforts federal, state and local law forcement to unravel them.

In the role of prosecutor in a baffling Miller slaying will remarked satisfaction or money related to the satisfaction or m

Albert Sidney Denton, 32ar-old former Birmingham mberman, will face the court, arged with the murder in 1952. Leroy E. Miller, colorful exwboy and gold prospector who is several years operated a fishg lodge on Bon Secour River, South Baldwin.
The trial, scheduled to be held fore Judge Hubert M. Hall, omises to be highlight of a ectacular crime record blazed ross the Southland in recent fars by Denton and his pals. It may bring startling new dellopments in the law's probe to a long series of misdeeds ith which Denton and or actainfances have been linked. These include: Bank robberies, all fraud, gun-point jail cape, the slaying of a law enterment officer and minor imes.

See Cour fishing lodge—The Lynn Mar—said he rode away in a big black car with several men.
Six weeks later, his wife, Mrs. Pearl Miller, a striking brunete, reported his disappearence to Mobile Detective Capt. Talley Rollings. It was four months after Miller was last seen alive that Mrs. Miller reported the matter to Baldwin County Sheriff Taylor Wilkins.

The wife was quoted by officters as saying she delayed making the report because Miller frequently went away from home for long periods without reporting his whereabouts.

On Fcb. 17—about six months after the August disappearance, rabbit hunters found a skeleton—iust off Highway 90, 2½ miles



BAY MINETTE, Ala.—A bigne gangster and bank robber
one of the South's most mysrious slayings.

Albert Sidney Denton, 32ar-old former Birmingham
mberman, will face the court,
arred with the murder in 1952 Witnesses at his Bon Sa
Baldwin south of St. Elmo, in Mobile bullets of two sizes—38 and 32County.

Lying in the remains, were
with Defense Attys. Albert
Boutwell of Birmingham and
Rep. George Hawkins of Gadsden.

Miller disappeared Aug. 15,
arred with the murder in 1952 Witnesses at his Bon Sa
Witnesses at his Bon Sa
Witnesses at his Bon Sa
Witnesses at his Bon Sa-The victim was identified as Miller through false teeth and a fractured arm—the latter received, according to Nelson Hamilton, Foley photographer, when Miller was shot in Mexico by an intoxicated native.

Hamilton told investigators the shooting occurred while he and Miller were in Mexico on a gold prospecting expedition. He said they had received a lease to develop a mine in the Sierra to develop a mine in the Sierra Madre mountains.

Armed with only the meagre clues found around the bones of Miller, Sheriff Wilkins, Deputy George Crawford and Toxicol-ogist Nelson E. Grubbs started working night and day on the

case.

For months their efforts were unrewarding. Finally, in July, 1953, a break came in the arrest of Denton and his wife at Gadsden, Ala., on a charge of interstate transportation of arms. Found on Denton were two highpowered .38 pistols.

Toxicologist Grubbs later an-

Toxicologist Grubbs later an-nounced that the .38 bullet found in Miller's remains was fired by

• • • convicted bank robber | (Page 14, Col. 3, DENTON)

will sugger. Pressed while you walk.

Mobile Pressed will powered 38 pistols.

Toxicologist Grubbs later nounced that the 38 bullet f. in Miller's remains was fire convicted bank robber

(Page 14, Col. 3, DENTON Mayor L., 1854)

ment Valued at \$350,000.

Indicted for murder in 1953, Denton was to have been tried in there's not a word of truth here last Fall, but the case was postponed at the request of the state.

Long Criminal Record

Denton's criminal record reaches back to 1949. He has been convicted of automobile theft and of using the mails to defraud in connection with the bankruptcy of a Birmingham lumber concern. He was convicted on charges of participating in the \$33,359 robbery of a Citizens & Southern National Bank branch in Savannah. The holdup was staged April 10, 1953.

Already sentenced to prison regarding from 15 to 25

Already sentenced to prison terms ranging from 15 to 25 years in the Savannah case are: Savannah garage man.

Manage Parts Cartes and Savannah garage man.

Myron Peter Goldman, 32, also sentenced to 25 years in prison in the bank robbery, was slain in a gun battle which he and Hornbeck staged with Jacksonville, Fla., officers after the pair escaped jail at Savannah. Sentencing of Denton in the same case has been delayed, pending outcome of the murder hearing.

Investigators have expressed the belief that Hornbeck and Myron Peter Goldman were responsible for society party robberies staged in recent years at Nashville, Indianapolis and Omaha.

### Arrested In St. Paul

The two men were picked up at St. Paul, Minn., two days after Denton was arrested at Gadsden. An FBI representative said Denton, Hornbeck and Goldman spent more than \$25,000 in cash for three expensive automobiles and housetrailers within two days after the Savannah robbery.

Recently Lurton L. Heflin, Jr., 33, and Hornbeck were charged

(Continued From Page One)

one of the weapons found in Denton's possession.

The suspect was shortly thereafter transferred by the federal incurred the displeasure of one authorities, who had preferred of several men by not properly at the gun-running charge, to Sheriff Wilkins and he was have delivered a narcotics shipbrought here and charged with murder.

Indicted for murder in 1953, Heriff Wilkins discounted here last Fall, but the case was in it.

1696

# THE STATE OF ALABAMA | Baldwin County - Circuit Court (

# TO ANY SHERIFF OF THE STATE OF ALABAMA — GREETING:

The of the	Givenit Court of Baldwin County, Held on the
Whereas, at a Term of the	Circuit Court of Baldwin County, held on the 11th in a cer-
	Monday in March , 1954, in a cer-
otion For New Trial Augus	st 10, 1954) STATE CT ALABAMA
in said Court wherein	management of the management of the second o
cause in said Co-	
	Plaintiff, and ALBERT SEDWEY DEWTON
4	a mondered against said
	Defendant, a judgment was rendered against said
CIDATY DENTON	
A Library and the second	TENTEN DEWTON
, Indement	, the said ALBERT SIDNEY DENTON
reverse which	
A	***************************************
2 60	nert
	this office an APPEAL, returnable to the next hand at Montgomer
on the day or .	, 194 next, and the necessary bo
by the said	no bond
having been given by the said	l no bond suret
having been given by the said	l no bond suret
having been given by the said	no bond , suret
having been given by the said	l no bond suret
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having been given by the said  with  Now, You Are Hereb	by Commanded, without delay, to cite the said
Now, You Are Hereb	by Commanded, without delay, to cite the said  or Hon: Kenneth Cooper
Now, You Are Hereb	by Commanded, without delay, to cite the said  or Hon: Kenneth Cooper
Now, You Are Hereb	by Commanded, without delay, to cite the said  or Hon: Kenneth Cooper  ney, to appear at the next Term of
Now, You Are Hereb	by Commanded, without delay, to cite the said  or Hon: Kenneth Cooper  ney, to appear at the next Term of
Now, You Are Hereb	by Commanded, without delay, to cite the said  or Hon: Kenneth Cooper  ney, to appear at the next Term of
Now. You Are Hereb	by Commanded. without delay, to cite the said  or Hon. Kenneth Cooper  ney, to appear at the next Term of fend against the said Appeal, if they think proper.
Now, You Are Hereb	by Commanded. without delay, to cite the said  or Hon. Kenneth Cooper  ney, to appear at the next Term of fend against the said Appeal, if they think proper.
Now. You Are Herek  STATE OF ALABAMA, attorn  said Supreme Court, to def	by Commanded. without delay, to cite the said  or Hon: Kenneth Cooper  ney, to appear at the next Term of fend against the said Appeal, if they think proper.
Now. You Are Herek  STATE OF ALABAMA, attorn  said Supreme Court, to def	by Commanded. without delay, to cite the said  or Hon: Kenneth Cooper  ney, to appear at the next Term of fend against the said Appeal, if they think proper.
Now, You Are Hereb	by Commanded. without delay, to cite the said  or Hon: Kenneth Cooper  ney, to appear at the next Term of fend against the said Appeal, if they think proper.

I hereby accept service this 2nd day of/November 1954.

# CIRCUIT COURT Baldwin County, Alabama

Vs. Citation in Appeal

Issued day of , 194....

Page\_\_\_\_

# The State of Alabama,

Baldwin County.

JUSTICE COURT OF

T. C. HAND

# AFFIDAVIT

THE STATE OF ALABAMA, VS.

Albert Sidney Denton

Witnesses for the State:

Taylor Wilkins.

Dr. Nelson Grubbs
George Crawford
Mrs Pearl Miller
Mrs W. E. Kingery
W. E. Kingery
Howard Harden
Mary Harden
Max Harden
B.O. Staurt
Sonny Bryce

Printed by Moore Printing Co.

Justice Court of Baldwin County

# WARRANT of ARREST

THE STATE OF ALABAMA, VS.

Albert Sidney Denton

Executed this 13 day of 1953

By arresting the within

named Defendant

and placing him

\_,Deputy Sheriff

0 mu

			Dr.
To Taylor Wilkins			. •
Shoriff of	Beldvin	C	m17m #77
	Sand Service Section Vill section with the section with the		ount,
For removal of Albert Sidney Denton			
from Etowah County to jail in	Baldwin	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	ounty
Date or dates of removal, July 12 and 13t	h 19_53		
To Taylor Wilkins Sheriff, 2 da	ys, at \$3.00 per day,	\$ 6	00
ToGauard,da	ys, at \$2.00 per day.		
	R WHAT PAID		· · · · · · · · · · · · · · · · · · ·
To Airport in Mobile and Feturn 9	5 min @ 5d porm		80
Plake Fare as shown by tickets at		38	70
Hotel as per statement attached		5	50
	VAINAL		
Baldwin County Justice Court in and for said Co		co that th	e case
Baldwin County Justice I, Justice Court in and for said Congainst Albert Sidney Denton  triable before said Justice Court at the	tice of The Poa unty, do hereby certify was po te time he was arrested	and that the	Cherk e case n and ffense
Baldwin County   I, Name   Justice   Court in and for said Congrish   Albert Sidney Denton    triable before said   Justice   Court at the	tice of The Poa unty, do hereby certify was po te time he was arrested	and that the ending in for the co	Cherk e case n and ffense
Baldwin County  I, Justice  of the Sidney Denton  triable before said Justice  charged, and that the fees have been reported to and docketed by  The State of Alabama, (	was per time he was arrested by me this	and that the ending in for the co	Cherk e case n and ffense
Baldwin County  I, Justice  of the Sidney Denton  triable before said  charged, and that the fees have been reported to and docketed by  The State of Alabama,  Baldwin County  Personally appeared before	was per time he was arrested by me this	and that the ending in for the conditions and the conditions are the c	Cherk e case n and ffense ay of lerk.
Baldwin County  I, Just Just of the Street Justice Court in and for said Co against Albert Sidney Denton  triable before said Justice Court at the charged, and that the fees have been reported to and docketed by Indian 1953.  The State of Alabama, Baldwin County Personally appeared before  Taylor Wilkins Sheriff of Baldwin County	was per time he was arrested by me this	that the ending in for the conditions and the conditions are the condi	Cherk e case n and ffense ay of Clerk.
Baldwin County  Justice Court in and for said Congainst  Albert Sidney Denton  triable before said  Court at the charged, and that the fees have been reported to and docketed by the charged of Alabama,  Baldwin County  Personally appeared before  Taylor Wilkins  Sheriff of Baldwin County  Baldwin County  Dollars in	was per time he was arrested by me this	worn, sa	Cherk e case n and ffense ay of lierk.
Baldwin County  Justice Court in and for said Congainst  Albert Sidney Denton  triable before said  Court at the charged, and that the fees have been reported to and docketed by the charged of Alabama,  Baldwin County  Personally appeared before  Taylor Wilkins  Sheriff of Baldwin County  Baldwin County  Dollars in	was per time he was arrested by me this	worn, sa	Cherk e case n and ffense ay of lierk.
Baldwin County  Justice Court in and for said Congainst  Albert Sidney Denton  triable before said  Court at the charged, and that the fees have been reported to and docketed by the same of any part thereof; that he had  Baldwin County  Justice  Court in and for said Congainst  Fourtable Denton  Court at the charged, and that the fees have been reported to and docketed by the same of Alabama,  Baldwin County  Personally appeared before  Sheriff of Baldwin County  Dollars in the same or any part thereof; that he had  guarantees and the same of the same	was per time he was arrested by me this	worn, sa	Cherkse case and and affense ay of the ceived account
Baldwin County  Justice Court in and for said Congainst  Albert Sidney Denton  triable before said Justice Court at the charged, and that the fees have been reported to and docketed by the charged, and that the fees have been reported to and docketed by the saldwin County Personally appeared before  Taylor Wilkins Sheriff of Baldwin County Sheriff of Baldwin County below above account for the sum of Dollars is the same or any part thereof; that he had guest embraces, aside from per diem for self or deputy and guard, only	was per time he was arrested by me this	worn, sa	Cherk e case n and ffense ay of Clerk.
Baldwin County  Justice Court in and for said Coagainst  Albert Sidney Denton  triable before said Justice Court at the charged, and that the fees have been reported to and docketed by the said Coagainst County  The State of Alabama,  Baldwin County Personally appeared before  Sheriff of Baldwin County Dollars in the same or any part thereof; that he had guern county and guard, only and that without any unnecessary delay the nearest route Baldwin County to the jail in Baldwin County	was per time he was arrested by me this	worn, sa	Clerk: e case n and ffense ay of lerk.  ys the ceived count enses,
Baldwin County  Justice  Court in and for said Congainst  Albert Sidney Denton  triable before said  Justice  Court at the charged, and that the fees have been reported to and docketed by the State of Alabama, and that the fees have been reported to and docketed by the State of Alabama, and the State of Alabama, and the same or any part thereof; that he had  green braces, aside from per diem for self or deputy and guard, only and that without any unnecessary delay the nearest route Baldwin County to the jail in  Baldwin County to the jail in  Baldwin County	was per set time he was arrested by me this	worn, sa never recessaid aceeling exp	Cherk e case n and ffense ay of Clerk.
Baldwin County  Justice Court in and for said Coagainst  Albert Sidney Denton  triable before said Justice Court at the charged, and that the fees have been reported to and docketed by the said Coagainst County  The State of Alabama,  Baldwin County Personally appeared before  Sheriff of Baldwin County Dollars in the same or any part thereof; that he had guern county and guard, only and that without any unnecessary delay the nearest route Baldwin County to the jail in Baldwin County	was per set time he was arrested by me this	worn, sa never recessaid aceeling exp	Clerk: e case n and ffense ay of lerk.  ys the ceived count enses,
Baldwin County  Justice Court in and for said Coagainst  Albert Sidney Denton  triable before said Justice Court at the charged, and that the fees have been reported to and docketed by the said Coagainst Sheriff of Baldwin County  Personally appeared before  Taylor Wilkins Sheriff of Baldwin Coagabove account for the sum of Signature Sheriff of Baldwin Coagabove account	was per set time he was arrested by me this	worn, sa never receing exp	e case a and affense ay of the ceived ecount enses, from
of the	was per set time he was arrested by me this	worn, sa never recessaid accelling experior followed	Cherk e case n and ffense ay of lerk.  Vs the ecived ecount enses, from f.
Baldwin County  Justice Court in and for said Congainst  Albert Sidney Denton  triable before said Justice Court at the charged, and that the fees have been reported to and docketed in July 19-53.  The State of Alabama, Analdwin County Personally appeared before Sheriff of Baldwin County Sheriff of Baldwin County above account for the sum of 55.00 Dollars in the same or any part thereof; that he had guerth and guard, only and that without any unnecessary delay the nearest route Baldwin County to the jail in Sworn to and subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of any subscribed before me this day of the same of the	was per set time he was arrested by me this	worn, sa never recessaid accelling experior followed	Cherk e case n and ffense ay of lerk.  ys the ceived count enses, from f.

# State of Alabama, County. SHERIFF'S ACCOUNT FOR Removal of Prisoner

Moore Printing Co. :::: Bay Minette, Ala.

# The State of Alabama Baldwin County

- A	 The state of the party of the state of the s	~~~	PARTY TO THE	~~~ ^~~	~~	A T A T A T A	.—GREETING:

YOU ARE HEREBY COMMA	NDED TO SUMMON	D. O. Stue	ct	
at the instance of the State of	f Alahama	If he should h	ne found in your Cou	untu personaliu
Justic to be and appear before the AFFIRM				
House in Bay Minotte, Ala				
at 9:00 AM , and to	bring_with_him_and_prod	uce at the time and	l place aforesaid, to	be used as evi-
dence (here describe it),	: :			
Books and records	of all transac	tions of the	anal Cafe	and
Cottages for the	month of August	1952		# 1 B # 1 B
and then and there testify and the the knowledge, or the said instrument determined in said Court, wherein Plaintiff, and Albert Si And this he shall in nowise omit, unwrit with your endorsement thereof	of writing doth import of State of Aldney Denton	of, and concerning a	shall have you, then	ending and un-
Witness my hand, this 22n	day of	August		

Executed by lewing a cone of the Comments with one D. Stuart rhiz 22 mil day of angust 1453 Aarfor Wieken

No.....

# THE STATE OF ALABAMA Baldwin County

State of Alabama

Plaintiff

VS. SUBPOENA DECUS TECUM

Albart Sidney Denton

Defendant

# Circuit Court

WITNESSES:

SET FOR TRIAL

24thday of August 1953

TIMES, BAY MINETTE

Summing of State of S

	9. 1691	l	n in the second		
497	E STATE OF	ALABAMA	) Justice Court of	T.C.	Land
	BALDWIN Any Sheriff of the	COUNTY	Precinct No	Brym	melti Ala.
	You Are Hereby C	ommanded to Summo	MALA PL	ace /ce	ngery
pers	onally to be and appea	ır before the Justice (		r Baldwin County, a	The state of the s
THI	and from term to ten E DEFENDANT in	n thereafter unit disc prosecution row pe	charged; to give evide Ming in said Court, v	nce and the truth to vh <b>ereia th</b> e State of .	sneak in behalf of
	and		Defendant, and h	ave you then and the	ere this Writ, with
you	r endorsement thereon Witness my hand this		ang	196	<u>•</u>
	langer and the second s	<u> </u>	<u> </u>	NGTARY-PUBLICAND	epelcio.j. p.
			<u></u>		

Executed in full, this the 92 nd day of day of Jack 1953
Sheriff.

Deputy Sheriff

Moore Printing Co., Bay Minette, Ala.

	16910
	The State of Alabama, State of Alabama, Baldwin County. Justice Court of T. C. HAND Precinct 4, Bay Minette, Ala.
	To Any Sheriff of the State of Alabama: You are hereby Commanded to Summon  Mrs Pearl Miller, Mrs W.E.Kingery, W.E.Kinger
Howard	Harden, Mary Harden, Max Harden, D. C. Stuart, Taylow Wilkins, Sonny Br personally to be and appear before the Justice Court, to be holden for Baldwin County, at my office on the
and the second	day of August 9 A.M., 1953., and from day to day of said term, and from term to term thereafter, until discharged, to give evidence and the truth to speak in behalf of THE STATE, in a prosecution now pending in said Court, wherein the State of Alabama is plaintiff and
والمراج ومياه والمناوية	Albert Sidney Denton
	Defendant, and have you then and there this Writ, with your endorsement thereon.  Witness my hand this 22 day of August , A.D., 195.3.  Justice of the Peace Precinct No. 4

Executed in full, this the

22 nd day of

\_, 1953

Sheriff

Deputy Sheriff

# The State of Alabama Baldwin County

TO ANY SHERIFF OF THE STATE OF ALABAMA,—GREETING:							
YOU ARE HEREBY COMMANDED TO SUMMON MARY HERDEN							
at the instance of the STATE OF ALABAMA , If she should be found in your C							
Justice of the Peace Bay Minette, Ala to be and appear before the Court of Baldwin County at the present term the rest to be he	olden at the Court						
House in Bay Minette, Alabama to wit: on Monday, 24th, the day of August	, 19.53						
at 2 9:00 AM and to bring with Aim and produce at the time and place aforesaid,	to be used as evi-						
dence (here describe it),	The second secon						
Registration Book for Guests, and all official records for the est	thermore to the						
of the CANAL CAFE, for the month of August, 1952,							
	A WAY						
	23						
	The same of the sa						
	. Same						
	:						
and then and there testify and the truth to speak concerning all and singular those things of wh	icheha may haye						
knowledge, or the said instrument of writing doth import of, and concerning a certain suit now	Commercial States (Commercial States and Commercial States and Com						
determined in said Court, whereinState_Oflabana							
Plaintiff, andAlbert Sidney Denton							
And this she shall in nowise omit, under penalties of what the law directs, and shall have you, then and there this							
writ with your endorsement thereon in what manner you have executed same.	Children and and and a second						
Witness my hand, this 22nd day of 4ugust 19 53							

Justice of Peace

Cierr.

## THE STATE OF ALABAMA Baldwin County

STATE OF ALABAMA

Plaintiff

SUBPOENA DECUS TECUM

ALBERT SIDNEY DENTON

Defendant

# Circuit Court

WITNESSES:

MARY HANDEN

SET FOR TRIAL

,24 day of August

TIMES, BAY MINETTE

STATE OF ALABAMA	)	IN	THE	CIRCUIT	COURT	OF	BALDWI	N COUNTY,
Plaintiff,	)		28t1	ı JUDICIA	AL CIR	CUI:	F OF AL	ABAMA
Vs.	)							
ALBERT SIDNEY DENTON,	)			NO.	•			
Defendant.	;							

## PETITION FOR WRIT HABEAS CORPUS AD TESTIFICANDUM

TO THE HONORABLE HUBERT HALL, JUDGE OF SAID CIRCUIT COURT:

Comes the Defendant, Albert Sidney Denton, by and through his attorney, and as grounds for the order and relief hereinafter sought and prayed for would respectfully represent unto the Court as follows:

- 1. The Defendant is confined without bond, awaiting trial upon an indictment returned by the Grand Jury of Baldwin County at the Fall Session of 1953, wherein he is charged with the offense of murder in the first degree, a capital felony, for the alleged homicide of one Leroy E. Miller, which said indictment is presently pending upon the docket of this honorable Court, and which cause has been set and now stands for trial in said Court on the 25th day of March 1954, at \$100 A. M.
- 2. One L. L. Heflin, presently in confinement as a prisoner in the County Jail of Jefferson County, Birmingham, Alabama, is an essential and absolutely necessary witness on behalf of Defendant upon the trial of this cause, and the said Heflin has been heretofore subpoensed by the prosecution herein, and has since made a public statement to the effect that, to his the said Heflin's knowledge, the Defendant had nothing to do with the alleged homicide or shooting of the said Leroy E. Miller.
- 3. The Defendant, on the basis of the aforesaid statement transcribed in writing, expects to show by the testimony of the said Heflin that the Defendant did not participate in the said alleged homicide and is not guilty of any offense charged in the indictment.
- 4. For as much as the said Heflin is in custody and confinement as aforesaid, it becomes necessary that the Defendant, in order to make available his testimony, to apply through appropriate means to procure his attendance as a witness upon said trial, the

said Heflin not being amenable to ordinary process of subpoena by reason of his confinement.

WHEREFORE, THE PREMISES CONSIDERED, the Defendant prays that Your Honor will cause to be forthwith issued the writ of habeas corpus ad testificandum, to be executed and served upon the person or persons having custody of the said L. L. Heflin, commanding and requiring that they produce the body and person of the said Heflin before this Court not later than 9:90 a.m., on the 25th day of March, 1954, and from time to time and day to day thereafter, in order that he may be available to give testimony throughout the trial of this cause.

And Defendant prays for such other, further, different and general and incidental orders, writs and process as will secure to him the benefit of the compulsory attendance of the said witness!

Respectfully submitted,

Albert Boutwell,

Attorney for Defendent.

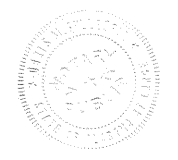
STATE OF ALABAMA ) : JEFFERSON COUNTY )

Before me, the undersigned authority in and for said County and State, personally appeared Albert Boutwell, who, being by me first duly sworn and made known to me, deposes and says on oath that the matters and things stated in the foregoing petition are true and correct to the best of his knowledge, information and belief.

Albert Boutwell.

Sworn to and subscribed before me on this the <u>13nd</u> day of March, 1954.

Notary Public.



#### NOTICE

TO THE HONORABLE KENNETH COOPER, CIRCUIT SOLICITOR, 28th JUDICIAL CIRCUIT OF ALABAMA:

Please take notice that the foregoing petition for writ of habeas corous ad testificandum will be presented and submitted by the undersigned to the Honorable Hubert Hall, Circuit Judge, at his office in the City of Bay Minette, on the Ada day of March, 1954, at 9:30 a.m., or as soon thereafter as counsel may be heard, at which time and place you may be present if you so see fit.

This 2 4th day of March, 1954.

Albert Boutwell

Attorney for Defendant.

#### ORDER

Upon presentation and consideration of the foregoing petition, the same having been by the Court heard, considered and understood, the Court is of the opinion that the same ought to be and it is hereby granted, and the Clerk of this Court is hereby ordered, and directed to issue the writ as prayed for.

DONE and ORDERED in Bay Minette, Alabama, this 2/2 day of March, 1954.

Circuit Judge,

28th Judicial Circuit of Alabama.

STATE OF ALABAMA;

Plaintiff,

Vs.

ALBERT SIDNEY DENTON,

Defendent.

PETITION FOR WRIT HABEAS CORPUS AD TESTIFICANDUM · 特特特特特特特特特特特特特特特特特特特特特特特特特特

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

28th JUDICIAL CIRCUIT OF ALABAMA

STATE OF ALABAMA,	) IN THE CIRCUIT COURT	OF BALDWIN COUNTY
Plaintiff,	) 28th JUDICIAL CIR	CUIT OF ALABAMA
Vs.	)	
ALBERT SIDNEY DENTON,	) NO.	
Defendant.	j	

#### WRIT HABEAS CORPUS AD TESTIFICANDUM

TO THE SHERIFF OF JEFFERSON COUNTY, ALABAMA, OR OTHER PERSON HAVING CUSTODY OF L. L. HEFLIN, OR OTHER LAWFUL OFFICER; AND PERVIA LEE DODD, UNITED STATES MARSHAL, NORTHERN DISTRICT OF ALABAMA, BIRMINGHAM, ALABAMA.

WHEREAS, at Bay Minette, Alabama, on the Adday of March, 1954, the verified petition for a writ of habeas corpus ad testificandum was presented to the Honorable Hubert Hall, as Circuit Judge of said Circuit Court, and whereas upon consideration of same it was ordered that the prayer thereof be granted;

NOW THEREFORE, you are hereby commended, that you have and produce the body and person of L. L. Heflin, if he be in your custody, at and before the Circuit Court of the 28th Judicial Circuit of Baldwin County, Alabama, at the place of holding the same, on the 25th day of March, 1954, at \$130 o'clock in the forenoon, and that the said L. L. Heflin be there safely kept in attendance upon the trial of the cause of the State of Alabama against Albert Sidney Denton, and any adjournment thereof at the present term, from day to day and time to time, in order that the said L. L. Heflin may be and remain in attendance upon said trial as a witness therein as he may be required in the premises; and that, at and after the conclusion of the said cause, that the said L. L. Heflin be returned to the custody of the Sheriff of Jefferson County, Alabama, for reconfinement in the jail of said County, OR TO Pervia Lee Dodd, United States Marshall, Northern District of Alabama, Birmingham, Alabama.

And have you then and there this writ together with your return thereon as to the manner of execution of same, and herein fail not.

WITNESS, the Honorable Hubert Hall, Judge of the 28th Judicial Circuit at Bay Minette, Alabama, this 2/ day of March, 1954.

Thebert M I feel
Circuit Judge,

28th Judicial Circuit of Alabama.

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CIRCUIT CLERK.

Original

STATE OF ALABAMA,

Plaintiff,

Vs.

ALBERT SIDNEY DENTON,

Defendant.

WRIT HABEAS CORPUS AD

TESTIFICANDUM

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IN THE CIRUIT COURT BALDWIN COUNTY, ALA.

28th JUDICIAL CIRCUIT OF ALABAMA.

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1696

SEP 1 5 1955

THE STATE OF ALABAMA - - - JUDICIAL DEPARTMENT

THE SUPREME COURT OF ALABAMA

SPECIAL SERVI, 1955

1 Div. 613

Albert Sidney Denten,

w.

State of Alabama,
Appeal from Baldwin Circuit Court.

MERRILL. JUSTICE.

Albert Sidney Denton was tried and found guilty in Baldwin County under an indictment for murder in the first degree which charged that he killed Leroy E. Miller by shooting him with a pistol. He was found guilty and sentenced to life imprisonment in the penitentiary and from the judgment imposing that sentence, he appeals.

rested, and defendant moved to exclude all the evidence on the grounds that the state had failed to establish venue, had failed to show that the court had jurisdiction or had failed to show where the offense occurred. The motion was denied and this action by the trial court is the basis of the argument made in brief by appellant in this court.

The case of <u>Britton v. State</u>, 15 Ala. App. 584, 74 So. 721, is directly in point; there the court said:

"After the prosecution had offered the evidence in chief and rested, the defendant made a motion to exclude the evidence on the ground, among others, that the venue had not been proven. This motion was appropriate and timely and presents the question sought to be relect. —Taylor v. State, infra (72), 72 South. 557; Randolph v. State, 100 Ala. 139, 14 South. 792.

"Troof of verse is jurisdictional and without such proof a conviction cannot be sustained. Code 1907, 7140; Endolph v. State, supra. Inile proof of verse is espectial to a conviction, it, like any other fact in the case, may be established by circumstantial evidence; and when the state offers evidence tending to show that the crime was committed within the jurisdiction of the court, the question becomes one for the jury. Pounds v. State, infra, 223, 7; South. 127; Powell v. State, 5 Als. App. 75, 59 South.

"And, though it be conceded that no such evidence was offered by the prosecution in chief, and that the motion was erroneously overfuled, injury resulting therefrom was averted by the evidence subsequently offered.

In citing the <u>Britten</u> case, supra, we do not agree with the sentence therein, "Front of venue is jurisdictional and without such proof a conviction cannot be sustained." Long before the adoption of Circuit Court Rule 35 on June 23, 1913, 175 Ala. XXI,

3.

this court had held that failure to prove venue was not reversible error where no charge based on the sufficiency of the evidence was requested or given. In <u>Aubbard v. State</u>, 72 Ala. 164 (1882), this court speaking through Chief Justice Brickell said:

given or refused, involving an instruction the sufficiency of the evidence to suthorize a conviction, the omission of evidence of the venue would have compelled a reversal of the judgment of conviction, in obedience to the suthorities we have cited. But no such instruction having been given or refused, this court can not now interfere. It does not lie within our province to grant new trials in cases civil or criminal, because the vertice and judgment may not appear affirmatively to be supported by the cridence.

Also, this court said in <u>Natis</u> V. State, 204 Als. 372, 86 So. 70 (1920):

"The defendant was convicted of murder in the first degree, and the death penalty was imposed.

evidence showing the venue of the crime to have been in Chambers county was not raised by appropriate instruction, requested or given to the jury. When no instruction is given or refused, involving an inquiry into the sufficiency of the evidence to sutherize a conviction, or as to the proof of venue, the failure of the bill of exceptions to show the venue was proved, while it sets out substantially all the evidence, will not work a reversal of the judgment; to compliance with circuit court rule 5 (175 Ala. mi) being shown. You show the venue of the judgment; to show the proof of the judgment; to compliance with circuit court rule 5 (175 Ala. mi) being shown. You show the venue of the judgment; to show the proof of the judgment; to show the proof of the judgment; to show the first the judgment. State, 10 Ala. 15 (1 South. 55) the south. So, justice v. State, S Ala. 160, 13 South. 658; Johnson v. State, 3 Ala. 180, 13 South. 658; Johnson v. State, 3 Ala. 5, 14 South. 694; Bouthon V. State, 3 Ala. 5, 2 South. 694;

State's witness Jones had testified that defendent told him in Jacksonville, Florida, after the remains of deceased's body had been discovered in Mobile County: "You remember my former buddy Markin? I bumped off one of his friends for him in Bay Minette - near Bay Minette."

Moreover, defense witness Reflin testified on direct that he was present when Miller had been killed at a private airport in Baldwin County and the following is from his cross examination:

> "Q. You tell the jury that Lee Miller was shot to death at Oaks Airport in Baldwin County? "A. Yes, sir."

These facts and other inferences from the state's evidence made the question of venue one for the jury, and bring this case squarely in line with the rule of the <u>Britton</u> case, supra. Furthermore, there was ample evidence from which the jury could find beyond a reasonable doubt that there was a conspiracy to marder Miller and that part if not all of the acts constituting the offense occurred in Baldwin County even though the skeleton and clothing of deceased were found in Mobile County. Section 94, Title 15, Code of 1940 provides:

"When an offence is committed partly in one county and partly in another, or the acts, or effects thereof, constituting, or requisite to the consummation of the offence occur in two or more counties, the jurisdiction is in either county."

The trial judge charged the jury as to the question of venue, including the effect of § 94, supra.

Prior to the taking of testimony, appellant moved for a change of venue. The bases for the motion mere five affidavits that due to the unusual amount of newspaper publicity which pictured Denton as a gangster who had been connected with dangerous and

5.

notorious criminals, Denton could not receive a fair and impartial trial in Baldwin County; and that the chief topic of conversation in the county was that Denton would be tried on March 25, 1954.

Pour newspaper articles were attached to the motion as exhibits.

The following extracts from <u>Campbell v. State</u>, 257 Als. 322, 58 So2d 623, are dispositive of this question:

"II. There was no error in overtiling the motion for change of venue. The defendant on such a motion has the burden of showing to the reasonable satisfaction of the court that a fair and impartial trial cannot be had and an unbiased verdict cannot reasonably be expected. Godau v. State, 179 Ala. 27, 60 Sc. 308: Patter v. State, 246 Ala. 639, 21 8020 844.

"\* \* \* In Godeu v. State, 179 Ale. 27; 60 So. 908, 910, it was said:

\* \* \*

"So long as we have nowspapers we may expect to have through them the report of crimes, and it is not to be unexpected that, when a homicide is committed \* \* the newspapers of the community, answering the public interest, will furnish the defendant with at least some material upon which to base an application similar to the one under discussion."

"The mere belief of the defendant or of his witnesses that he cannot receive an impartial trial is not sufficient to estitie him to a change of venue. Patton v. State, supra; Lee v. State, 245 Ala. 345, 20 Journ 171; certiorari denied 325 U. S. 888, 65 S. Ct. 1576, 89 J. Ed. 2002;

The motion for a change of venue was properly denied.

Among the grounds in the motion for a new trial were that the verdict was contrary to the evidence, the weight of the great preponderance of the evidence and that the defendant was entitled to the affirmative charge with hypothesis.

The record in this case unfolds a bisarre story. deceased, leroy Miller, a former Wyoming cowboy, operated the lyn-Mar Pishing Lodge on Bon Secour River near Gulf Shores with his wife. He appeared to be a man of considerable means, saning a racht, an sirplane and several large automobiles. Miller and Malson K. Hamilton, a foley photogramer, were partners in a gold mining Dusiness in Mexico. They were both in Mexico from April to August 1952 and not the defendant Denton there in June. Denton was using the alias of Jimy Montgomery. He returned to Mexico in July with Lurton L. Heflin and the two spent about ten days there. August Miller was shot in the arm and a hone was broken, necessitating the wearing of a cast. On August 15th, around noon, Miller and Hamilton arrived back in Foley. About 5:30 that afternoon and again about 9:00 o'clock that night. Miler received telephone calls at his home. It later developed that Heflin made these calls and made arrangements to pick up Miller later that night. At 6:00 o'clock, Miler's wife, Thompson and his wife and two other couples left to go to the dog roses at Persacola. Sometime after 9:00. Miller's daughter, her husband and Miller's nother and stepfather, saw a large black sutomobile drive up, heard Miller exchange greetings with the occupants of the car, saw him get in and leave. They never saw him again. It appears that six weeks later Miller's wife

reported his disappearance to a city detective of Robile and reported it to the Sheriff of Baldwin County four months after August 15th.

On February 17, 1953, one James Tait, while rabbit hunting, discovered a human skeleton by an old field road near St. Elmo in Mobile County. He reported this to the authorities and it was established by means of the clothing, the wired and broken arm bone, the cast and the teeth that the remains were those of Miller. Between the top and bottom layers of his rotting shirt were found a .38 and a .32 caliber pistol bullet.

It was known that Denton and Heflin had been at Gulf Shores on August 15, 1952 and had pooked an automobile and left on August 17 (two witnesses so testified at the trial) and they were wanted for questioning concerning Milier's disappearance and On July 9, 1953, Denton was arrested in Gadaden and in a brief case in his car were two pistols. - .36 specials. 13th he told two FDI Agents and the Sheriff of .Baldwin County that he had had the pistols in his possession "since he bought them new or that he know where they were at all times." In response to a question asked as to whether he was wormied about the charge against him in Bay Minette in connection with the death of Miller, he said that he was not worried because he had been informed that the guns were manufactured after the date of the alleged offence. BE. Bert revealed that one of his pictols fired the .38 bullet that was found between the two levers of Miler's decomposed shirt.

One of the state's witnesses was a federal convict, Clebus Goldman, who had been convicted of "transporting interstate guns" and "armed robbery." A reasonable inference from his testimony is that he, his brother Myron, Depton, Heflin and one Hornbook IAt the time of the trial his brother were members of the same game. Myron had been slain in a gun battle in Jacksonville, Florida, and Hornbeck was facing a death contence in that state as the result of the slaving of a policemen in the same gun battle in which hyron Coldman was killed. -Hornbeck V. State, 77 Sold (Fig.) 876.] He testified that he and the other four named were together in Savannah. Georgia, during the first ten days in February 1953 at the home of one Brewer, and that Hornbeck told them, in the presence of Denton, that Miller's wife had Howard Hardin, who operated the Canal Cafe at Gulf Shores, to hire Denton, Heflin and Hornbeck to kill Miller. He testified (quoting Hornbeck):

The and Denton and Nofilin was supposed to have killed Leron Miller for Howard Hardin and his wife for his insurance and property, and that they had followed him into Moxico and had been paid all expenses all along this route, and following their failure to kill him as they had toki Hardin they would do, Harmbook appeared an the scene and took charge and shortly after that the three of them killed him. Mornbook reminded Deflin and Denton that all that it took to kill a man was to pull out a pistol and shoot him, and he said prior to that that there was some concern by Heflin as to as associate of Denton's in a car-theft gang in Jacksonville; that he was afraid that Denton would get drunk some night and reveal this marder.

He said Hornbeck further stated that, "We shot him eleven times" and "we all put lead in him" and that they had to burn the ear because there was blood in it from transporting Miller's body, but Denton had received more money than either of the other two for the killing.

Another witness for the state, Thomas C. Jones, a federal prisoner, serving his third term for stealing automobiles, testified that he had known Denten while they were serving a term together in the penitentiary and after they got out Denten was trying to get the witness to go into a venture with him and that in January 1953 in Jacksonville, "Mr. Denton told him that he had previously,—before I got out of the pen—done enough to get himself in the electric chair if he got caught; hersaid: "You remember my friend, Howard Hardin—my former partner in Atlanta' and I said 'yee' and he said, 'I took care of one of his friends in Bay Minette and have already bumped him off."

Denton did not take the stand in his can defence, but one of his witnesses was Larton Heflin, a convicted bank robber. Heflin testified that he and Denton saw and talked with Miller in Mexico, that he made the two telephone calls to Miller the night he was killed, calling from Mobile; that he, one Mick Montos and a man named "Alex" picked Miller up in a black Lincoln; that they rode around a while, drank a couple of pints of whiskey, took Miller back near his home about one A. M. with arrangements to meet him at three A. M. at a private airport between Foley and Gulf Shores. He testified that he had \$50,000 of Mentos' money to pay for dope that was being flown in, but that Miller told them that the plane

would be carrying \$300,000 worth. "So we came to the agreement to give Lee (Miller) \$50,000, and take the dope and have it weighed and analyzed and give him the balance." At 3 A. M. he, Montos and "Alex" arrived at the sirport and met Miller, Nelson Hamilton and three other follows, one of whom they called "John".

"Then there was a plane coming over and I heard Welson Hamilton tell ise to give the signal and they continued to argue and the plane went on by and it circled two times and he said:
'All right, give the signal, give him the signal' and evidently lee gave the wrong signal, because I heard some shots - two different blasts, about four shots each, and naturally the rest of us ran up there and Hamilton had a gun in his hand and I asked what the deal was and so they -I didn't want to get involved in something like that, and he said that Hamilton said that ice was trying to mess him around, so I left."

He also testified that Denton was not present at the Milling.

It can be seen that the evidence was conflicting but there was ample evidence to support the verdict of the jury. The motion for a new trial was properly overwied.

"In accordance with our duty in criminal cases, we have examined the record for any error, whether pressed upon our attention or not. We have considered additional rulings on evidence, the oral charge and rulings of the court on refused written charges.

The record is free from reversible error and is due to be, and is, affirmed." — McCall v. State, 79 Seed 51.

Affirmed.

Livingston, C. J., Lawson and Stakely, JJ., concur.

# THE STATE OF ALABAMA-JUDICIAL DEPARTMENT

# THE SUPREME COURT OF ALABAMA

<u>lst</u> Div., No. 613		general control of	and the second	
ALBERT SIDNEY DENTON		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		, Appellant
STATE OF ALABAMA	vs.			
From BALDWIN				Circuit Court.
No. 1696  The State of Alabama,  City and County of Montgomery,			And the second s	
I, J. Render Thomas, Clerk of the Supreme going pages, numbered from one to ten	in.	clusive, cont	ain a full, tri	ue and correct copy
of the opinion of said Supreme Court in the aborecord and on file in this office.	ve state	d cause, as th	ie same appe	ars and remains of
		ŕ		erk of the Supreme
		Ru	oer , 19.5 Jupreme Cow	Thomas rt of Alahama

# THE SUPREME COURT OF ALABAMA Special October Term, 1954-55

Div., No. \_\_\_613 1st

## ALBERT SIDNEY DENTON

Appellant,

# STATE OF ALABAMA

Appellee.

From BALDWIN CIRCUIT
NO. 1696- Life

# COPY OF OPINION

SKINNER

(Life)

## THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

# THE SUPREME COURT OF ALABAMA

SPECIAL TERM 1954-55

To the	CLERK	of the	CIRCUIT	Court,	
		BALDWIN	Count	y—Greeting:	
Whe	reas, the Record and	Proceedings of the		Court	
of said	county, in a certai	n cause lately pend	ing in said Court be	etween	
		ALBERT SI	DNEY DENTON	, A	Appellant,
		and			** ^  ~ 4  4  4  4  4  4  5  5  5  5  5  5  5  5  5  5  5  5  5
		THE STATE	E OF ALABAMA	···	Appellee,
wherein	bu said Court it wa	s considered adverse	n'		
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Wy Marie		on the $\frac{15}{}$ day	-		
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affirmed	, and that it was fur	ther considered, orde		decreed that the a	ppellant.:,
and		ALBERT SII	ONEY DENTON,		
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			Witness, $J$ . Render	Thomas, Clerk of th	he Supreme
			Court of Alaba	ma, at the Judicial i	Department
			Building, this t	he 15 day of	**************************************
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			filee	deretho	word
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NO. 1696 (Life)

#### THE SUPREME COURT OF ALABAMA

1st Div., No. 613

ALBERT SIDNEY DENTON

Appellant,

410

THE STATE OF ALABAMA

Appellee.

From BALDWIN CIRCUIT

Cour

# CERTIFICATE OF AFFIRMANCE

The State of Alabama,

Filed

Baldwy County.

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BROWN PRINTING CO., HONTGOMERY 1950

TELEPHONE

ALBERT BOUTWELL
ATTORNEY AT LAW
1919-20 FIRST NATIONAL BANK BUILDING
BIRMINGHAM 3, ALABAMA

October 28, 1954

Miss Alice J. Duck Circuit Court Baldwin County Baymanette, Ala.

Dear Miss Duck:

Re: State of Alabama, vs.
Albert Sidney Denton,
alias Jimmy Montgomery.

I have previously given notice of appeal of the Supreme Court in the above styled case.

For the purpose please let it show that the defendant also appeals from the action of the court in over-ruling the defendant's motion for a new trial.

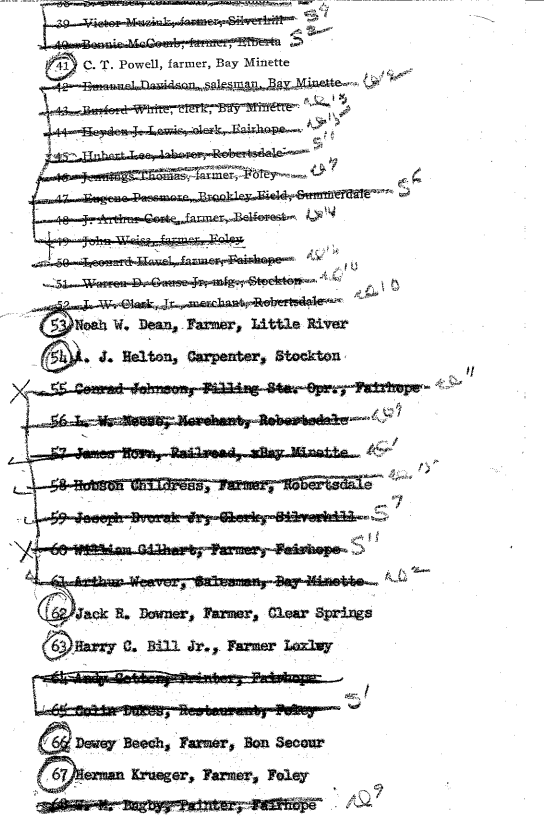
Yours very truly,

Ailed 11-30-54 make ancel seech S WHAT HAHAT HAHAT TO STORY ST

# JURY LIST

Spring Term, March 22nd, 1954 NO. NAME OCCUPATION angham, farmer, Loxley George Kaiser, farmer, Foley Henry Biggs, farmer, Lottie 7 R. Howard Vaughn, Jr., farmer, Robertsdale Wallace Parker, mill, Stockton Racine oil dealer, Robertsdale. John Beverly, laborer, Robertsdale Lagnolia-Springs (\*\*) salesman, Bay Minette 🧸 🕓 mines Thomas, farmer, Foley Rookley Field, Summerdale farmer Belforest (2) conard Hauel, farmer, Peithope 51 Warren D. Gause Jr. mig., Stockton 52 J. W. Clock Jr. merchant. Robertsdale and 53) Nosh W. Dean, Farmer, Little River (54) A. J. Helton, Carpenter, Stockton X 55 Conrad Johnson, Filling Star Oper, Fairhope 56 Land Meess, Nevel and Roberts date - 451 57 James Hora, Railroad, Ellay Minette 58-Hobson Childrens, Farmer, Robertsdale -<del>59 Joseph Dronak dry Glocky Gidreskill</del> - 5 60 William Cilbert, Parser, Feishope S Arthur Weaver, Balesman, Bay Minette.

62 Jack R. Downer, Farmer, Clear Springs



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

Attorneys	Case	Charge
. Cooper	THE STATE OF ALABAMA,	
10. 4959	Vs.	
West Bouter	ell albert Sidney Denton	muder
	Disposition of Case	lees Amour
	Affidavit made and Warrant Issued to For law we	Ukris Ukrrant at 50c, Affidavit at 25c Bond at 50c, Sci Fa. at 50c
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THE STATE OF ALABAMA --- JUDICIAL DEPARTMENT

THE ALABAMA COURT OF CRIMINAL APPEALS

OCTOBER TERM, 1969-70

1 Div. 65

Albert Sidney Denton

V.

State

Appeal from Baldwin Circuit Court

PRICE, PRESIDING JUDGE

Albert Sidney Denton was convicted in Baldwin County, Alabama, on March 26, 1954, for the offense of murder in the first degree. He was sentenced to life imprisonment in the penitentiary.

On appeal to the Supreme Court Denton's conviction was affirmed. <u>Denton v. State</u>, 263 Ala. 311, 82 So. 2d 406.

A petition for writ of error coram nobis was filed in the Circuit Court of Baldwin County, Alabama, on August 14, 1969. A hearing was held on said petition and was denied by the court on November 11, 1969. Denton appeals.

The attorneys representing Denton in this proceeding are not the attorneys that represented him in the trial court on the murder charge.

Appellant's contentionswill be considered in the order in which they appear in brief.

The first contention is that prior to questioning by law enforcement officers petitioner was not advised of his right to remain silent under <u>Miranda v. Arizona</u>, 384 U.S. 436, 86 S. Ct. 1602, 16 L. Ed 694, 10 ALR 3rd 974.

The trial in this case was held in March of 1954.

Miranda, supra, applies to trials begun after June 13, 1966.

Johnson v. New Jersey, 384 U. S. 719, 86 S. Ct. 1772, 16 L.

Ed. 2d 882; Harris v. State, 280 Ala. 468, 195 So. 2d 521;

Mathis v. State, 280 Ala. 16, 189 So. 2d 564; Clark v. State, 280 Ala. 493, 195 So. 2d 786.

There was testimony at the original trial that two pistols were found in Denton's automobile at the time of his arrest in Gadsden, Alabama. Three days later he told FBI agents that he had had the guns in his possession since he bought them new, or that he knew where they were at all times. When asked whether he was worried about the charge against him in Bay Minette, he answered that he was not worried because his attorney had informed him that the guns were manufactured after the date of the alleged offense. We consider this as

3. an exculpatory statement, rather then a confession.

Appellant's second contention is that the question of the voluntariness of the alleged confession was not determined outside the presence of the jury, under the rule laid down in the case of <u>Jackson v. Denno</u>, 378 U. S. 368, 84 S. Ct. 1774, 12 L. Ed. 2d 908.

There is no showing that a request was made for the question of the voluntariness of the alleged confession to be determined outside the presence of the jury. Duncan v. State. 278 Ala. 145, 176 So. 28 840.

Appellant's third contention is that Section 57,

Title 30, Code of Alabama, 1940, providing for challenge for

cause by the state of a prospective juror who has a fixed

opinion against capital punishment has been held unconstitutional

by the Supreme Court of the United States in the case of

Witherspoon v. Illinois, 391 U. S. 510, 88 6. Ct. 1770, 20 L.

Ed 2d 776.

Bumper v. North Carolina, 391 U. S. 543, 88 S. Ct.

1788, 20 L. Ed. 2d 797, held that the rule laid down in Witherspoon, supra, does not apply where the death penalty is not imposed.

See also Seals v. State, 282 Ala. 586, 213 So. 2d 646, Russell

v. State, Ala. Ct. Cr. App. Ms. 6 Div. 7. Moreover, there is no showing that any juror was challenged under the authority of Section 57, Title 30, Code, supra.

Appellant's fourth contention that the state failed to prove venue, was considered and decided by the Supreme Court on the original appeal from the judgment of conviction.

Denton v. State, supra.

We find no reversible error in the record. The judgment is affirmed.

AFFIRMED.

# THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

## THE COURT OF CRIMINAL APPEALS OF ALABAMA

lst	65			
	Div., No65	·		
	Albert Sidney	Denton		Appellant
		v.		
		The State		Appellee,
From	Baldwin	######################################		Circuit Court
	ate of Alabama, \underset unty of Montgomery.\			
I, Charle	es Bricken, Jr., Clerk of the (	Court of Criminal App	oeals of Alabama, do I	nereby certify that
the foregoin	g pages numbered from one	to3inc	lusive, contain a full	, true and correct
copy of the c	opinion of said Court of Crin	minal Appeals in the	above stated cause, as	the same appears
and remains	of record and on file in thi	is office.		
,		Witness, C	harles Bricken, Jr., (	Clerk of the Court
		of Crimin	nal Appeals of Alabar	na, at the Capitol
		this the	23rd day of J	une , <sub>19</sub> 70
		Char	us fore	- Russ
	114/14/4/4/4/4/4/4/4/4/4/4	C	lerk of the Court of ( Appeals of Alaba	Criminal ma.

# THE COURT OF CRIMINAL APPEALS OF ALABAMA lst Div., No. 65 Albert Sidney Denton Appellant The State Appellee From Baldwin Circuit COPY OF OPINION BROWN PRINTING CO., HONTGOMERY

1646H

ALBERT SIDNEY DENTON,	χ	IN THE CIRCUIT COURT OF
Petitioner	χ	
Vs.	X	BALDWIN COUNTY, ALABAMA,
THE STATE OF ALABAMA,	χ	
Respondent	χ	CASE NO.

# PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS FROM A JUDGMENT DENYING PETITIONER'S REQUEST FOR WRIT OF ERROR CORAM NOBIS

The Petitioner, Albert Sidney Denton, petitions to the Circuit Court of Baldwin County, Alabama, duly verified according to law, for leave to proceed in forma pauperis so that Petitioner may be appropriately provided with a Transcript of the Record of the proceedings recently had before the Circuit Court of Baldwin County in connection with the hearing had on the Petition for Writ of Error Coram Nobis on November 4, 1969, before this Court, and including preparation of the Transcript of the Record by the Clerk of the Circuit Court, and including the waiver of the requirement for security for costs to be posted by Petitioner in an appeal and Petitioner alleges as grounds for his request to proceed forma pauperis:

- 1. That the Petitioner, Albert Sidney Denton, was adjudged guilty of murder in the first degree on March 25, 1954, in this Court after a trial by jury;
- 2. That an appeal was had to the Supreme Court of Alabama on September 15, 1955, 263 Ala. 311, 82 So.2d 406, which affirmed the Petitioner's conviction;
- 3. That application for re-hearing was made by Petitioner on June 13, 1969, before the Supreme Court of Alabama and the same was denied on July 10, 1969, by said Supreme Court of Alabama;
- 4. That Petitioner filed his Petition for Writ of Error Coram Nobis before the Circuit Court of Baldwin County, Alabama, and the same was duly heard in open court on to-wit, November 4, 1969, wherein the trial court forthwith denied the Petition and all requests and prayers for relief contained therein, such Order being made by the Honorable Telfair J. Mashburn, Circuit Judge;

- 5. That Petitioner was convicted as above indicated of the crime of murder in the first degree and sentenced to life imprisonment;
- 6. That Petitioner desires to appeal this cause and is without sufficient funds to pay for the preparation of the Transcript of the Evidence and the Transcript of the Record and has no reasonable way to obtain the funds to pay the same, nor has he funds nor does he expect to have funds to pay said expenses, nor to pay the court reporter his fees for transcribing the evidence, nor does he have funds to pay for any other proceedings had at the trial of this cause, nor the fees of the court for preparing the record. Petitioner is without income and has been without income for some fifteen years, has no property, real or personal, nor does he anticipate that he will ever possess any assets in the future.

WHEREFORE, Petitioner, Albert Sidney Denton, asks this Court to enter an Order to allow him to proceed in forma pauperis and that this Court will further enter an Order commanding the Court Reporter, the Clerk of the Circuit Court, and any other court officials to prepare the Transcript of the Evidence and the Transcript of the Record and file the same according to law with the Supreme Court of Alabama and find as a matter of law that such acts shall be done without charge to Petitioner for the reason that he is indigent and without funds to pay for the same and that said Clerk and Court Reporter shall be paid according to law otherwise prescribed.

Petitioner asks this Court to enter all Orders appropriate to allow him to make an effective appeal in forma pauperis as above-stated.

ALBERT SIDNEY DENTON, Petitioner

STATE OF ALABAMA X MONTGOMERY COUNTY X

Before me, the undersigned, a Notary Public in and for the State of Alabama at Large, personally appeared the Petitioner, Albert Sidney Denton, who after being duly sworn by me, deposes

and says that he has read the contents of the foregoing Petition and after examining the same, states that the matters contained therein are true and correct.

Done this 10 day of November, 1969.

ALBERT SIDNEY DENTON, Affiant

SWORN TO and SUBSCRIBED before me this  $\frac{10}{100}$  day of November, 1969.

Button W. Dow's

NOV 10 1969
ALIST J. DUN CLERK REGISTER

11.17-69 Due Clark and Reporter are hereby Ordered to prepare and furnish a free transcript for their Defendant. Defair J. Mash been Judge.

ALBE	RT SII	ONEY	DENTON,	χ	IN THE CIRCUIT COURT OF
			Petitioner	χ	BALDWIN COUNTY, ALABAMA,
	٧s.			χ	BALLOWIN COUNTY, ALIABAMA,
THE	STATE	OF	ALABAMA,	χ	
			Respondent	χ	CASE NO.

#### NOTICE OF APPEAL

Comes now the Petitioner, Albert Sidney Denton, by and through his Attorneys, and gives this his notice of appeal of the judgment or decree of the Circuit Court of Baldwin County, Alabama, entered in the above-styled cause on the 4th day of November, 1969.

Dated this \_\_\_\_\_day of November, 1969.

HARTWELL DAVIS, Attorney for the Petitioner, Albert Sidney Denton

J. PAUL LOWERY, Attorney for the Petitioner, Albert Sidney Denton

#### CERTIFICATE OF SERVICE

I, J. Paul Lowery, as Attorney of Record for the Petitioner, Albert Sidney Denton, do certify and affirm as Attorney of Record for Petitioner, that I mailed a copy of the foregoing Notice of Appeal, postage prepaid, to the Honorable James Hendrix, District Attorney for the Circuit Court of Baldwin County, Alabama, at the Courthouse, Bay Minette, Alabama, his last known address.

Done this 12th day of November, 1969.

J. PAUL LOWERY, Artorney for the Petitioner, Albert Sidney Denton

FLED

NOV 10 1969

ALGE J. DICK REGISTER

ALBI	ERT	SII	NEY	DENTON,	χ	IN	TH	E (	CIRCUIT	COURT	OF		
				Petitioner	X	BALDWIN COUNTY, AL				3 <b>ት እ</b> ሃእ	ም ነን አስር ም		
	V	s.			χ	DAL	۲۷۷۰۰	TIN	COUNTY,	, AiJAD.	aug,		
THE	STA	TE	OF	ALABAMA,	X								
				Respondent	X	CAS	E	NO.	·				

#### NOTICE OF APPEAL

Comes now the Petitioner, Albert Sidney Denton, by and through his Attorneys, and gives this his notice of appeal of the judgment or decree of the Circuit Court of Baldwin County, Alabama, entered in the above-styled cause on the 4th day of November, 1969.

Dated this \_\_\_\_\_\_day of November, 1969.

HARTWELL DAVIS, Attorney for the Petitioner, Albert Sidney Denton

J. PAUL LOWERY, Attorney for the Petitioner, Albert Sidney Denton

#### CERTIFICATE OF SERVICE

I, J. Paul Lowery, as Attorney of Record for the Petitioner, Albert Sidney Denton, do certify and affirm as Attorney of Record for Petitioner, that I mailed a copy of the foregoing Notice of Appeal, postage prepaid, to the Honorable James Hendrix, District Attorney for the Circuit Court of Baldwin County, Alabama, at the Courthouse, Bay Minette, Alabama, his last known address.

Done this \_\_\_\_\_\_ day of November, 1969.

J. PAUL LOWERY, Attorney for the Petitioner, Albert Sidney Denton



NOV 10 1969

ALUZ J. DUTH CLERK REGISTER

1696A

ALBERT	SIDNEY DENTON,	χ	IN THE CIRCUIT COURT OF
	Petitioner	χ	
	Vs.	χ	BALDWIN COUNTY, ALABAMA.
THE ST	ATE OF ALABAMA,	χ	
	Respondent	χ	CASE NO.
	AFF	IDAVIT	
	OF ALABAMA		
COUNTY	OF	_	manus — La Sa
	Before me, the undersign	ed, a N	otary Public, in and for
the Sta	ate of Alabama at Large,	persona	lly appeared the Petitioner,
Albert	Sidney Denton, who after	being	duly sworn by me, deposes
and say	ys:		
	"I have been in the Kilb serving a sentence for moreover of Baldwin County, first degree; and consequed since that time up this affidavit.	y convi Alabam uently,	ction by the Circuit a, of murder in the I have been unem-
Mathematers are in security Wheel published as Free 1984	"I have no assets, real perty nor do I anticipat or personal, in the futu come from any source wha control over any money, sonal assets; and I have at this tie.	e ownin re nor tsoever real es	g any property, real do I expect any in- . I do not have tate, or other per-
	"I am simply unable to p ever I am advised that r some fee for their work separate assets or funds Transcript of the Record appeal, nor can I pay fo costs.	elative volunta . I ca to be	s have paid them rily from their own nnot pay for the prepared in this
	IN TESTIMONY WHEREOF, I	have he	reunto set my hand and seal
this _	10 day of November, 19	69.	
	SWORN TO and SUBSCRIBED		the this the day of
Novembe:	r, 1969.		

NOV 10 1969

ALES J. DEGN CLERK REGISTER

16464

ALBERT SIDNEY DENTON, χ IN THE CIRCUIT COURT OF Petitioner χ BALDWIN COUNTY, ALABAMA.

χ Vs.

THE STATE OF ALABAMA,

χ Respondent

#### PETITION FOR WRIT OF ERROR CORAM NOBIS

Petitioner, Albert Sidney Denton, by and through his attorneys, petitions the Circuit Court of Baldwin County, Alabama, for Writ of Error Coram Nobis in connection with his conviction for murder in the first degree on the 26th day of March, 1954. Petitioner was tried for murder in the first degree in this Court for the slaying of one Leroy E. Miller, who died a violent death on August 16, 1952, in Baldwin County, Alabama. Petitioner files his Petition for Writ of Error Coram Nobis in the Circuit Court as aforesaid.

Petitioner states to Your Honor that:

- 1. The conviction of him for the offense of murder in the first degree, above mentioned, was appealed to the Supreme Court of Alabama and affirmed, with opinion by Justice Merrill on September 15, 1955, which case is reported in 263 Ala. 311, 82 So.2d 406.
- 2. Application for re-hearing was made by Petitioner on June 13, 1969, and the State filed a Motion to dismiss the application which was granted on July 10, 1969, by the Supreme Court of Alabama.
- Substantial constitutional rights afforded the Petitioner, Albert Sidney Denton, under the Constitutions of the United States and of the State of Alabama were denied him by this Court. Recent enlightenment from Court decisions on the availability of those federal constitutional rights have been denied the Petitioner in connection with his trial and conviction above described:
- A. Admission of certain "confessions" allegedly made by the Petitioner to certain officers of the law who were investigating the homicide of Leroy E. Miller were erroneously and unconstitutionally admitted by the trial court in violation of the Petitioner's constitutional rights available to him under the Fifth and Fourteenth Amend-

ments. Particularly, the rights available to Petitioner not to be required to testify against himself, and complete instruction in that regard as required in Miranda Vs. Arizona, 384 U.S. 436, 16 L.Ed.2d 694, 86 Sup.Ct. 1602; Escobedo Vs. Illinois, 378 U.S. 478, 12 L.Ed.2d 977, 84 Sup.Ct. 1758. Improper predicate was laid by the District Attorney in prosecuting on direct examination of City Detective W. E. Gambing, Chief of Police Fay Bowman of Gadsden, Alabama, and F.B.I. agent, Henry Snow, who also investigated the case. (Transcript of the Record, 79 and 80).

- B. The sole predicate laid by the State of Alabama in examining the above officers of the law regarding the "confessions" of the Petitioner was whether or not any reward was offered to him to induce the Petitioner to give a statement. No other questions were asked and a proper objection was imposed by defense counsel for Petitioner on the grounds that an improper predicate was laid. That objection was overruled.
- 4. The jury was organized and constituted in violation of the constitutional rights afforded Petitioner to a fair trial under the United States Constitution as spelled out in Witherspoon Vs. The State of Illinois, 391 U.S. 510, 3 C.R.L. 3107, June 3, 1968; Fay Vs. New York, 332 U.S. 261; Tumey Vs. Ohio, 73 U.S. 510. Specifically, the jurors were qualified on questions by the trial court concerning their belief in capital punishment or not. Jurors who did not profess a belief in capital punishment were excluded by the trial court contrary to the constitutional requirements of the above cases cited.
- 5. The jury, for the same reason, was organized to convict the Petitioner in violation of the United States Constitutional rights contained in the above cases.
- 6. The State was not required to prove venue of the homicide. This principle was affirmed by the Supreme Court of Alabama in its opinion affirming Petitioner's conviction, wherein the rule of law in Britton Vs. The State, 15 Ala.App. 584, 74So.2d 721, was expressedly overruled, such principle was:

"Proof of venue is jurisdictional and without such proof a conviction cannot be sustained."

By overruling that principle of law and by affirming the Petitioner's appeal, the rights afforded him under the Constitution of the United States under the Sixth Amendment, and under Section Six of Article I of the Constitution of Alabama of 1901, were clearly precluded and denied the Petitioner by reason thereof.

Questions of venue in criminal cases are not merely matters of formal legal procedure. They raise deep issues of public policy in the light of which legislation must be construed. The burden of proof rests upon the prosecution to prove venue in a criminal case, and if it is not sustained, then the Defendant is entitled to be acquitted and the conviction should be reversed. <u>U. S. Vs. Johnson</u>, 323 U.S. 273, 65 Sup.Ct. 249, 89 L.Ed. 236.

7. Petitioner commenced to serving his sentence and has done so since being committed to the state penitentiary located at Kilby, Alabama, in Montgomery, Alabama. As above stated, recent decisions of the Supreme Court of the United States have further enlightened Petitioner on the extent of his federal constitutional rights, and because of the foregoing violations, Petitioner avers that his conviction ought to be reversed, and a new trial ordered or the cause rendered by the trial court as it might properly determine.

WHEREFORE, PREMISES CONSIDERED, Petitioner prays that a copy of the foregoing Petition will be served upon the Honorable James Hendrix, District Attorney of the Circuit Court of Baldwin County, Alabama, at his office in Bay Minette, Alabama, together with an appropriate order or summons to appear and answer judgment pertaining to the matters that are contained therein and that upon a final determination of this cause, Your Honor will grant Petitioner, Albert Sideny Denton, the privileges of proceeding by way of Petition for Writ of Error Coram Nobis in the Circuit Court of Baldwin County, Alabama, for the grounds above stated.

Petitioner further asks for such other, further, and different relief as unto Your Honor may deem just and proper.

HARTWELL DAVIS, Attorney for Petitioner, Albert Sidney Denton

J. PAUL LOWERY, Actorney for Petitioner, Albert Sidney Denton

#### CERTIFICATE OF SERVICE

I hereby certify that I have mailed a copy of the foregoing PETITION FOR WRIT OF ERROR CORAM NOBIS to the Honorable MacDonald Gallion, Attorney General, State of Alabama, at his office in Montgomery, Alabama, in the United States mail, postage prepaid this the day of day, 1969.

J. PAUL LOWERY

AUG 1 4 1969

ALGE J. DUCK CLERK REGISTER

Dowie Cecated

HARTWELL DAVIS

ATTORNEY AT LAW

SUITE 600-11

269-1286

FIRST NATIONAL DANK BUILDING

MONTGOMERY, ALABAMA

August 13, 1969

Mrs. Alice J. Duck Clerk of the Circuit Court Baldwin County Bay Minette, Alabama

Dear Mrs. Duck:

RE: Albert Sidney Denton, Petitioner vs The State of Alabama

Please file the enclosed petition for Writ of Error Coram Nobis. Bring it to the attention of the presiding judge of your circuit and have the enclosed copy of same served on Hon. James Hendrix, District Attorney of the Circuit Court of Baldwin County.

Please keep Mr. J. Paul Lowery, Attorney at Law, Bell Building, Montgomery, Alabama, 36104, and me informed of any settings or other actions of the Court in regard to this petition.

Yours very truly,

HD:jma

Enclosures

16964 Albert Sydney Denton | Petitioner In the Circuit Court of Daldwin County, Alabama State of Alabama Defendant AT Low Amendment to Petition For writ of Fron Corea comes now the Petitioner Albert Sydney Denton and smends his petition heretofore filed in this cause Bethat the following will be added to said petition: (i) By adding the word allegedly immediately after the words "August 16, 1952" in the first paragraph of said petition. (2) By Edding the following Ecknowledge ment at the end of said petition as follows: , a Notary Public in and Before me for the state of Alabama and after being duly sooner deposes and says that the matters contained in the Petition to writ of Error Govern Novice as amended are true and correct. Cellert Sidny Mentor Affizat Sworn to this 4 day of November, 1969. Limith Coops State of Clabanic albert Sidney Denten Detitioner Albert Sydney Filed; November 4/1969. Jesjour og madeliern Judge

## CERTIFICATE OF APPEAL. (Criminal Cases.)

The State of Alabama,  VS.  ALBERT SIDNEY DENTEN,  Patitioner  The State of Alabama,  Baldwin County, The Circuit Court of  Baldwin County.  I, Alice J. Duck Clerk of the Circuit Court  of Baldwin County in and for said County and State, do hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969, Alice the Petitioner's wit of error coram nobis, was denied.  Alice J. Duck County and State, do hereby certify that on the 4th day of November 1969, Alice the Petitioner's wit of error coram nobis, was denied.  Alice J. Duck the  Petitioner's wit of error coram nobis, was denied.  Alice J. Duck the Court of Alabama.  Wither certify that on this the 10th day of November  1969, the defendant gave notice in writing of an appeal to the Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969.  Alice J. Duck Clerk of Lircuit Court of	No. 1696-A	and the second s					
The State of Alabama,  Baldwin County, The Circuit Court of  Baldwin County.  I, Alice J. Duck Clerk of the Circuit Court  of Baldwin County in and for said County and State, do hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969 wherein Petitioner's writ of error coram nobis, was denied. High Habrid Court of the Circuit Court of the Circuit Court  pend thet on the 4th day of November 1969 wherein high Habrid Court of the Court of Alabama.  I further certify that on this the 19th day of November  1969 , the defendant gave notice in writing of an appeal to the Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969 .  All Court of Movember 1969 .	The State of A	laba <b>ma,</b>					
The State of Alabama,  Ealdwin County, The Circuit Court of  Baldwin County.  I, Alice J. Buck Clerk of the Circuit Court  of Baldwin County in and for said County and State, do hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969, and the Petitioner's writ of error coram nobis, was denied.  Beildwin 1969, and that on the offence of 1969, which converted by a Juny of the offence of 1969, which converted by a Juny of the offence of 1969, which coid sentence was suspended pending an anneal to the Court of Alabama.  I further certify that on this the 10th day of November 1969, the defendant gave notice in writing of an appeal to the Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969.	vs.						
Baldwin County, The Circuit Court of Baldwin County.  I, Alice J. Duck Clerk of the Circuit Court of Baldwin County in and for said County and State, do hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969, which the Petitioner's writ of error coram nobis, was denied.  Petitioner's writ of error coram nobis, was denied.  And that entire day of November 1969, which coid sentence of and that entire day of November 1969, which coid sentence was supponded pending an appeal to the Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969.  Alice J. March.  Alice J. March.  Court of Appeals Court of Alabama.	ALBERT SIDNEY DE	*					
Baldwin County.  I, Alice J. Buck Clerk of the Girenit Court of Baldwin County in and for said County and State, do hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969, and the Petitioner's writ of error coram mobis, was denied.  Gettendant converted by a Jury of the offence of	The State of A	labama,			•	**	
I, Alice J. Duck Clerk of the Circuit Court  of Baldwin County in and for said County and State, do  hereby certify that in the above stated case, which was tried and  determined in this Court on the 4th day of November 1969, which the  Petitioner's writ of error coram nobis, was denied.  Additional convicted by a Juny of the offence of  and that en the day of November 1969, which said sentence was suspended  pending an anneal to the Court of Alabama.  I further certify that on this the 10th day of November  1969, the defendant gave notice in writing of an appeal to the  Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th  day of November 1969.	Baldwin	County,	The	Circuit		Court of	· '.
of Baldwin County in and for said County and State, do hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969, and the Petitioner's writ of error coram nobis, was denied. GRANGE COUNTS and that on the office of day of November 1969, which said sentence was suspended pending an annual to the Court of Alabama.  I further certify that on this the 10th day of November 1969, the defendant gave notice in writing of an appeal to the Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969.  According Appeals 1969.	_Baldwin	County.				,	
hereby certify that in the above stated case, which was tried and determined in this Court on the 4th day of November 1969, and the Petitioner's writ of error coram nobis, was denied.	,	Alice J. Duck	(	Clerk of th	e <u>Circuit</u>	_Court	1
determined in this Court on the 4th day of November 1969, wherein, and the Petitioner's writ of error coram nobis, was denied.  Schender's writ of error coram nobis, was denied.  And that on the offence of and that on the day of	of_Baldwin	County in	and for	said Count	y and Stat	e, do	
determined in this Court on the 4th day of November 1969, mink the Peritioner's writ of error coram nobis, was denied.  determined in this Court or coram nobis, was denied.  determined in this court of error coram nobis, was denied.  determined in this court of error coram nobis, was denied.  determined in this court of error coram nobis, was denied.  determined in this court of Alabama.  I do not be a court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969.  Account of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th day of November 1969.  Account of November 1969.	hereby certify	that in the above	stated	case, which	was tried	and	
I further certify that on this the 10th day of November  1969 , the defendant gave notice in writing of an appeal to the  Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th  day of November 1969 .  Court of Alabama.		and-that-en-the-	·*	la <del>y -</del> of	•	19,	
I further certify that on this the 10th day of November  1969 , the defendant gave notice in writing of an appeal to the  Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th  day of November 1969 .  Alace J. Court	The state of the s		_, whic	k-said-sent	arce-was-s	uspanded	
1969 , the defendant gave notice in writing of an appeal to the  Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th  day of November 1969 .  Click f. Court	ponding an app	al_to_the	· 	Cou	-t-of-Alaba	ma.	
Court of Appeals Court of Alabama.  Witness my hand and the seal of this Court, this the 10th  day of November 1969.	I fu	rther certify that or	n this	the 10th	day of Nove	mber	
Witness my hand and the seal of this Court, this the 10th day of November 1969.	1969 , the det	fendant gave notice	in writ	ing of an a	ppeal to the	he	
day of November 1969.	Court of Appeals	Court of A	labama.				
alice french	Witne	ess my hand and the	seal of	this Court	, this the	10th	
Clerk of Burcint Court of	day of Novemb	<u>er</u> 1969 .	£	<b>a</b> `			
				lies	· Que	k_	
Baldwin County, Alabama.			Cle	rk of le	rent	_Court of	

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49691

THE STATE OF ALABAMA

Baldwin County - Circuit Court

## TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETING:

Whereas, at a Term of t	he Circuit Court of Baldwin Cou	nty, held on the	4th
November, 1969			XNOX, in a cer-
	n Stetenografiana		
	xRbsintiff and State	of Alabama, Respon	dent
		a judgement was reno	dered against said
Petitioner			•••••••••••••••••••••••••••••••••••••••
to reverse which	the said Pe	titioner	***************************************
	<u> </u>	••••••	
		•••••	***************************************
applied for and obtained from t	his office an APPEAL, returnab	le to thenext	••••••
	a1Sourt of the State of Alaban		
day of		, 19 next, and t	no no
having been given by the said .	Albert Sidney Denton,	Pefitioner	••••••
****		••••••	, soweries,
		•••••	***************************************
	Commanded, without delay, to		
	or James	A. Hendrix, Distr	ict
attor	ney, to appear at the	next	Term of our
Court of Appeals	against the said Appeal, if		
Witness, ALICE J. DU	ICK, Clerk of the Circuit Court of	of said County, this	10th
day ofNovember,	A. D., 19 <u>69</u>		

Attest:

I, James A. Hendrix, District Attorney, hereby accept service of a copy of the foregoing this day of November, 1969.

District Attorney

CIRCUIT COURT
Baldwin County, Alabama

s. Citation in Appeal

Issued \_\_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_

110401

A 7 7	<b></b>	Denton
Alberr	SIADAN	HADEAD
*******	O TOTAL D	

Petitioner

IN THE CIRCUIT COURT OF

VS:

BALDWIN COUNTY, ALABAMA

STATE OF ALABAMA,

CASE NO. 1696-A

Respondant.

This cause was heard by the Court on the motion of the Petitioner for a Writ of Error Coram Nobis on the 4th day of November , 1969 , and said petition was Denad: And the Defandant gave notice of Appeal; the Court was transpordered to prepare and certify the transpript of said appeal. And the Court having duly investigated the petitioner's ability to pay for the cost of said proceeding and is convinced that the petitioner jis an indigent defendant as défined by the lews of Alabama.

It is, therefore, Ordered, Adjudged and Decreed by the Court that the fees due the Circuit Clerk of Buldwin County, Alebama, for her services in said matter in the amount of 30.000 to be paid to Alice J. Duck, Clerk' of said Court as provided by law, (provisions of Title 15, Section 380 (20).

Dated this 11th day of December , 19<u> 69</u>

Direutt/Judge of Baldwin County, Alabama.

1696H

# THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

#### THE COURT OF CRIMINAL APPEALS OF ALABAMA

October Term 19 69-70

To the Clerk of th			
•		County—Greeting:	
Whereas, the	Record and Proceed	lings of the Circu	it Cour
f said county, in	a certain cause latel	y pending in said Court between.	/#p
	o:	Albert Sidney Denton	, Appellant
		and	~~~~~~
		The State	, Appellee
_		e brought before our Court of C	
_		said appellant:	
		at it was thereupon considered by	y our Court of Criminal Ap-
·		June	
		Circuit Co	
**************************************			
		** ***********************************	60
		Witness, Charles Bri	&cken, Jr., Clerk of the Cour
		Witness, Charles Bri	cken, Jr., Clerk of the Cour

Div., No. 65	•	Jal		
October Term, 1969-70				
DE PERBAMA OF APPEALS	no	THE C		

Filed this JUN 25 1970 day of THE STATE OF ALAB CERTIFICATE OF AFFIRMANCE, Baldwin Circuit Court. Appellee. дув грар Appellant, Albert Sidney Denton