

The State of Alabama,
Baldwin County.

CIRCUIT COURT

Spring Session *** 1954
On Appeal from County Court.

Solicitor.

		ጥ የ	TE ST	ATE v	s	Lawr	ence	Jojn	ner	Ş.			30000		Marian Deservi- Nagapa ^l	
		2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -		Massenger Control		Solicitor	compl	ains o	of	Lawr	ence	Joi	ner		Tana Ta Standard Angelesia	
				ingeren in der seine der s	., ., .,										th	a
in	said	county	and	within	twelve	months	before	the	comm	encem	ient of	this	prose	eution	he d	i
_;	assa	ult L	ee କୃ	Cat	rett	with	a kni	fe,	wit	h th	e in	tent	to			
	inti	midat	ethe	said	Lee	Q. Ca	trett	., a1	ndpr	even	t hi	m fr	om		···········	_
	defe	nding	him	self.												
				····	······											

contrary to law and against the peace and dignity of the State of Alabama.

* *.	רו ר	スト	
NO		<u>.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	

STATE OF ALABAMA, BALDWIN COUNTY.

CIRCUIT COURT

THE STATE vs.

Lawrence Joiner

CHARGE:

Assault With Weapon

COMPLAINT

19 ##

Clerk

MOORE PTG. CO.

THE STATE OF ALABAMA.	County Court,		Term 195
Baldwin County.	Country Country		
			\bigcirc
KNOW ALL MEN BY PHESE PRESEN	TS, That we Law	nen ac	Joyner
Sam Little 1	Charles of	m. Pha	el
D. L. A. G.	at & QR	the	Day (
Junior Survey			
A Adams Adams and A Adams and		, e.,	
	, are he	eld and firmly b	ound unto the State
of Alabama, in the sum of Five	hundred	100 100 100 100	Dollars
for the payment of which, well and truly			
administrators, jointly and severally, firm	nly by these presents.		
Witness our hands and seals, this the	_2ndday of	November	, 1953
THE CONDITION OF THE ABOVI	E OBLIGATION IS SU	CH, That wherea	s, the above bound-
en Lawrence Joiner	was on the 2nd	day of No	vember 105 3
			, 190
convicted in the County, of the offense	Assault With A Wea	pon	
		,·	
			· · · · · · · · · · · · · · · · · · ·
and by the judgment of said Court senter	need to \$100.00 fine	e and Cost an	d 6 month hard labo
and by the judgment of said Court senter	1060 00		
			- 55 (mag)
And, whereas, the said Lawrence	e Joiner		
has this day prayed an appeal from said	judgement to the Circu	it Court of said	County:
Now, if the said Lawrence Jo	piner		shall appear at
the next term of the Circuit Court, and			<u> </u>
by and perform whatever sentence may ligation to be void, otherwise to remain			then the above ob-
ingation to be void, otherwise to remain	. In full force and effec		And the second s
	X		
			(L. S.)
			(L. S.)
	with	m She	(L. S.)
Approved:	Sand an	Tor St.	
wort	— A	P. 4	(1. 8.)
County Court Jud	ge. Man	haile	LL
1/3/5 =			· ·

/	7	3	5	1
•	•	-	_	

THE STATE OF ALABAMA Baldwin County

COUNTY COURT

THE STATE VS.

APPEAL BOND

Sureties.

Filed in the office of the Clerk of the

Circuit Court 4 Kk day o

anich reuck, Clerk

STATE OF	ALABAMA,	Ž	IN THE CIRCUIT COURT OF
	Plaintiff,	X	BALDWIN COUNTY, ALABAMA
VS.		Š	CRIMINAL DOCKET
LAWRENCE	JOINER,	Ž	
	Defendant.	Ď	

Comes the defendant in the cause of The State of Alabama vs.

Lawrence Joiner by his attorney, C. LeNoir Thompson, being an appeal from County Court on the charge of assault with a weapon, and demands a jury trial in said cause in the Circuit Court of Haldwin County, Alabama.

Attorney for Defendant.

STATE OF ALABAMA,

Plaintiff,

VS.

LAWRENCE JOINER,

Defendant.

CRIMINAL DOCKET

DEMAND FOR JURY

APPEAL FROM COUNTY COURT

MON O 1823.
Clay

From the Law Office of C. LeNoir Thompson Attorney at Law

()