APPEAL BOND-Printed and for sale by Moore Printing Co.. Bay Mirette, Ala.

The State of Alabama, Baldwin County.

That we, Ollie Seaman
are held and firmly bound unto the State of nAlabama
in the sum of Three hundred (\$300.00) Dollars
for the payment of which, well and truly to be made, we bind ourselves and each of us, our and each o
our heirs, executors and administrators, jointly and severally. But upon condition, that if the above
boundshall prosecute to
effect an appeal by him taken this day to the next term of the Circuit (Regular term Court of
Baldwin County from a judgment rendered against him in favor of said State of Alabama.
by G. E. Perkins
a justice of the peace for said county, for the sum of Five hundred
\$500.00 Dollars, debt in said appeal, shall pay such judgment, both as to
debt and costs as may be rendered against him by the saidJustice_Court Court o
Baldwin County, then, in either of said events, this obligation to be void, otherwise to remain in ful force and effect.
Given under our hands and seals, this the day of 19
Approved: Olli Signing (L. S.)
(L. S.)
66 Persen J.P. Joseph Bips (L.S.

\ P .	PE	A	L	F	3 () N	1 L
	JUST	LICE,	s co	URT	OF		200 200 200 200
			E	74			2.3
	************						T-100 T-100
		-	1 . 11 1 . 1 1 .	urra i urra i	53	13 21	
					· ·	PLAIN	TIFF
			vs.				
					D	EFENI	DANT
ed this	da	y of					19
ed this	da	y of					19

A STATE OF THE PROPERTY OF THE

generang benerang apam menerang benerang menerang benerang benerang benerang pang menerang menerang menerang m Kamadan dang dan dalam penerang benerang menerang penerang penerang penerang penerang penerang penerang penerang

STATE OF ALABAMA	Y	
vs.	Ĭ	APPEALED FROM THE JUSTICE COURT
OLLIE SEAMAN,	Ž.	OF G. E. PERKINS, BEAT 10
Defendant.		

DEMAND FOR TRIAL BY JURY:

Comes now the Defendant, Ollie Seaman, by his attorneys, and demands a trial by jury of the above styled cause under the provisions of Title 8, Section 56 of the Code of Alabama of 1940.

Respectfully submitted, CHASON & STONE

By: Morlone C. Store

STATE OF ALABAMA

vs.

OLLIE SEAMAN,

Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

DEMAND FOR TRIAL BY JURY

MAR LOCK, Clerk

AFFIDAVIT 1798	Printed by Moore Printing Co.
State Of Alabama, Baldwin County. In the Justice Court of G. E.	PERKINS
Before me, G. E., PERKINS	, Justice of the Peace
in and for said County, personally appeared James T. Phillips duly sworn, deposes and says on oath that he has probable cause for believing and	l does believe that in said County
on or about 21 day of Feb. 1954 that one Ollie Seama	•
did take, catch or remote Oysters from a public reef	bed, and or bottom
withing the jurisdiction of the State of Alabama, by	the use of
a device other than kx tongs	
against the peace and	dignity of the State of Alabama
Sworn to and subscribed before me this 23	
day of Feb., A. D., 1954 Ca Perpus, J. P. James 7.	P-hillips
WARRANT	
State Of Alabama, Baldwin County.	
To Any Lawful Officer of Said County, Greetings:	
You are hereby commanded to arrest Ollie Seaman	
	and bring him
before me to answer to answer to answer that Illegal of catching of Oysters other that	the State of Alabama on a charge
Mark San	
4'	. 1
and have you then and there this writ with your return th	lereon
7774 1 1 1 1054	
Witness my hand this 23 day of Feb., 1954	<i>M</i> 1

1001116
No. 6940 Page
The State of Alabama,
JUSTICE COURT OF
G. E. PERKINS
AFFIDAVIT
The State of Alabama,
vs.
Ollie Seamna
Witnesses for the State:
Frank Grass
Elma H. Hull
Freddie Bosarge
Jerrell Jones
* * * * * * * * * * * * * * * * * * *

Justice Court of Baldwin County

Warrant of Arrest

The State	e of Alaba Vs.	ma,
	<u>.</u>	• •
	4.1	 }
Executed this 23	_day of	195_∮
* 9 · •		ş
By arresting the wit	hin	
named Defendant		
(
	- 17	
		
and placing him		

James T. Phillips

_, Deputy Sheriff

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

Attorneys Case				Charge			
Solister C	ooper	THE STATE OF ALABAMA,					
No. Vs. Ollie Seaman		Vs.	Catching Oys	ters with			
		a device other than tengs					
	a accessor and the development and accessor and accessor and accessor and accessor and accessor and accessor accessor and accessor and accessor accessor and accessor accessor accessor accessor and accessor acce						
		Disposition of Case		Pees	Amoun		
	Affidavit made and Warrant Issued to James T. Phillips			Judge's Fees Warrant at 50c, Affidavit at 25c			
		Returnable G. E. Perkins, Jus	Bond at 50c, Sci Fa. at 50c Witnesses' Recognizances at 25c 3	.75			
	Witness—for State James T. Phillips, Frank Grass and Elma H. Hull. The Defendant come in Court and plead not guilty, after hearing the evidence, the Court finds him guilty and finds him \$500.00 dollars						
					•25		
				Judgment on Forfeited Bond at 25c Taking Bond, etc., on Appeal at \$1.00			
	1	20.75 cost, an appeal was taker		Execution of costs at 25c			
	regular meeting of the Circuit Court, bond fixted at \$300.00 xollars, Witnes my hand this 17 day of			Carrying Defendant before Justice each mile for himself and guard at 10c			
		h 1954.	01115 21 0007 02	Arrest 50cSheriff's Fees Seafood Of	- '		
		Justice of	the Peace.	AXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	x x₩ 2.00		
				Subpoenas at 50c, Mileage Witness Fees			
				Days at 50c Days a	.50 .50		
	:		_	Days at 50c Days at 50c	•50		
· •				Days at 50c Days at 50c			
				Days at 50c Defendant's Costs	\$9.25		
		· · · · · · · · · · · · · · · · · · ·		Witnesses' Recognizance at 25cSubpoenas at 50c			
		· · · · · · · · · · · · · · · · · · ·		Executing Subpoenas			