The State of Alabama,
Baldwin County.

Circuit Court, SPRING Session, 1955

The Grand Jury of said County charge that before finding this indictment WILLIE EARL HICKS AND JOHN HICKS, JR., WHOSE NAMES ARE TO THE GRAND JURY OTHERWISE UNKNOWN, FELONIOUSLY TOOK AND CARRIED AWAY ONE SUIT OF CLOTHES OF THE VALUE OF TWENTY (\$20.00), THE PERSONAL PROPERTY OF BENNIE GRIFFIN,

against the peace and dignity of the State of Alabama.

Solicitor of the Twenty-Eighth Judicial Circuit.

	No			-		
	The Sta	te of Al dwin Coun		ama	i i jai	
S	Cir PRING SE	cuit Cou		' ጆጂጂ	X 19	55
		The State				
	WILLIE	EARL H	<u> CCK</u>	<u>3 an</u>	d	_
	JOHN HI	cks, Ji	₹•;	17	ı · İ	
:	INDI	СТМ	E 1	ΥГ	1.1	
:	PETIT	LARCEN		i-ÿ	1.1	
1	PETIT	LARCEN		•Prose	ecutor	·
		LARCEN	No	•Prose	ecutor	
	W	ITNESSES GRIFFII	No	•Prose	ecutor	
	W	I'TNESSES	No	•Prose	ecutor	
	W	ITNESSES GRIFFII	No S: N RD	•Prose	ecutor	
	W	ITNESSES GRIFFII	No	•Prose	Pecutor	
	W	ITNESSES GRIFFII	No Signal RD	•Prose	ecutor 2	
	W	ITNESSES GRIFFII	No S: N RD	•Prose	Pecutor 22	
	W	ITNESSES GRIFFII	No Signal RD	•Prose	22	
	W	ITNESSES GRIFFII	No Signal RD	•Prose	Z	

GRAND JURY NO. 42
A TRUE BILL
Cone & Bloghow
Foreman Grand Jury.
Filed in open Court and in the presence of
the Grand Jury on the 16th day of
Murch , 1953°
Acres ADucke
Clerk.
Presented in open Court to the presiding Judge by the Foreman of the Grand Jury, in the
presence ofother Grand Jurors.
acie J. hluch
Clerk.
Bail fixed \$ 300 Rock
Mudall
Muddel
Judge.

HE STATE OF ALABAMA, $raket{}$	o Any Sheriff of the State of Alabama:
Baldwin County	An indictment having been found against
Johns Licks.	
John June,	22 -
at the	the Circuit Court of Baldwin County, for the offense of
	Leave of Surawan Country, for the onense of
	then y
you are, therefore, commanded forthwith to arrest th	ie said Defendant and commit
to jail, unless	ver said indictment, and that you return this Writ
according to law.	
Deted this day of	Daniels, 1953
	and the second
	Clerk Circuit Court of Baldwin County.
	Commission of the Commission o
The Class of Alabama	
The State of Alabama, (
batewin County.	
We,	, as principal and
	of Alekana
the other undersigned as sureties, agree to pay the S	tate of Alabama
Dollars, unless the said	appears
at theTerm of t	the Circuit Court of Baldwin County, and from Term to
Term thereafter until discharged by law, to answer a	a criminal prosecution for the offense of
Name of the second seco	
In signing the above bond we and each of r	is hereby waive all legal rights of exemptions allowed
us by the Constitution and Laws of the State of Alab	_
ds by the constitution and paws of the state of that	,
Witness our hands and seals this	day of, 19
	(L. S.)
	(L. S.)
	(L. S.)
	(L. S.)
	(1, 5.)
Taken and approvedday of	, 19
- · ·	, - -
_	
	Sheriff of Baldwin County.

CAPIAS	
No. 42-	Executed this Boday of Mas, 19D. By arresting the within
The State	
vs.	named Defendant
John Hickeyte.	John Froik Jr
Bail fixed in this Case in Open Court at 30001 By 11 M 760	and placing him many dail
Judge Presiding test: Clerk.	The Green or Deputy Sheriff
	/

STATE OF ALABAMA) Baldwin County Case No.	No	6039
The State of Alabama In the Baldwir	n County,	Court of Alabama
Before me,	Contractive Annual Contractive A	. Court of
Baldwin County, Alabama, personally appeared Taylor Wilkins, who being du I am the Sheriff of Baldwin County, Alabama. In the above case, in the executing the warrant of arrest or in arresting the said defendant, I or one of	above m ny duly at	entioned court, in uthorized deputies,
traveled miles by the most direct route to the point of arrest and remileage at ten cents per mile to be taxed as costs in the case. Point of Arrest	eturn, and	
Subscribed and sworn to before me this day of	<u>500</u>	Sheriff ,-195
Disposition	C	lerk Circuit Court
After considering the above affidavit made by the Sheriff of Baldwin Cour	ity, Alabai	ma, I, as the trial
Judge of said court, do hereby approve the claim for mileage in the sum of \$_ making of the arrest or executing the warrant of arrest in the above styled carclerk of the court to tax the said sum as part of the costs in said case.	ıse and I	incurred in the
This theday of, 195	-ho charra	
Judge Of E	THE ADOVE	named court

THE STATE OF ALABAMA,)

BALDWIN COUNTY
We, Willie Earl Hicks
principal, and undersigned as sureties agree to pay THE STATE OF ALABAMA, the sum of
Three Sundy d A. 30 000
unless the said Willie Earl Steps appears at the
Term, 1953 of the Circuit Court of Baldwin County, Alabama,
and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense
of Petit Larence of
We hereby waive as to all amounts that may become due hereunder the benefit of all laws exempting personal property from levy and sale under execution or other process for the collection of debt by constitution or laws of the State of of Alabama, and we hereby severally certify that we have property over and above all debts, liabitilies, exemptions and this bond to the amount of: real property of the value of \$2,000.00 and personal property of the value of \$1,000.00.
Sworn to and subscribed before me this the Mellie Earl Outles
day of195 L. S.
L. S.
L. S.
Taken and approved this the 2, 3 day of Hank 1955
Shoriff
By Denuty Sheriff

Sheriff of Baldwin County.

THE STATE OF ALABAMA, $ig(ig)$	Any Sheriff of the State of Alabama:
Baldwin County	An indictment having been found against
Willie Earle Hic	L.
Mille Carlette	
at the April Term, 1955 of the	he Circuit Court of Baldwin County, for the offense of
any on cer	ry
connecting of monocongregations for a second control of the special papers and the second control of the secon	. Some any are a sure and a sure
you are, therefore, commanded forthwith to arrest the	e said Defendant and commit
to jail, unless give bail to answer	er said indictment, and that you return this Writ
according to law.	
Dated this 16 The day of	Vigreh / 10 33
Dated tills	/ \
	Clerk Circuit Court of Baldwin County.
	Citizent Country of Baldwin Country.
The State of Alabama, (
Baldwin County.	
We,	, as principal and
de la companya de la	ote of Alekama
the other undersigned as sureties, agree to pay the St	ate of Alabama
Dollars, unless the said	appears
at the Term of the	he Circuit Court of Baldwin County, and from Term to
Term thereafter until discharged by law, to answer a	criminal prosecution for the offense of
In signing the above bond we and each of u	s hereby waive all legal rights of exemptions allowed
us by the Constitution and Laws of the State of Alab	ama.
Witness our hands and seals this	day of, 19
and the second of the second o	(L. S.)
	(L. S.)
	(L. S.)
	(L. S.)
Taken and approvedday of	, 19

and the second
P. Carrier
/ 1 6 /
- / LAW/
(Alle)
$I \wedge A \vee I$
7 (A * Z
7 X X Z
1 /
1 1.50

CAPIAS

No. 42-

The State

VS.

Willie Earl Nicks

Bail fixed in this Case in Open Court at

\$ 30000

By A. M. Stell

Judge Presiding

Clerk.

Executed this 23 day of My, 1950

By arresting the within

named Defendant

and placing him an Band

Jaylor Williams, Sheriff

, Deputy Sher