

The State of Alabama, Baldwin County	SPRING SESSION On Appeal From County Cou
THE STATE vs	THOMAS WALTON
	THOMAS WALTON.

	The State of Alabama, by its Solicitor, complains of THOMAS WALTON,		
	The State of Alabama, by its Solicitor, companies of		
			that
in	said county and within twelve months before the commencement of this prosecution	he	did ,
	WHILE INTOXICATED, DRIVE A MOTOR VEHILCE UPON A HIGHWAY OF		
	BALDWIN COUNTY, ALABAMA,		
			
		<u></u>	

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

melle Coopersolicit

カチェース ひひろ	
NO $\sim >$	

THE STATE OF ALABAMA Baldwin County.

CIRCUIT COURT

The State

vs.

THOMAS WALTON

Charge:

DRIVING WHILE INTOXICATED

COMPLAINT

Filed MARCH 20 , 19 56

alice J. Deeck Clerk.

Printed by Moore Ptg. Co.

5/2/55

THE STATE OF ALABAMA,		in the second of the	e egentare også ersenti
Baldwin County.	County Cou	irt,	Term, 19
Market Commencer	German (M. 1988) "Kaliya	and the first of the second of the second	The representation of the second proofs of
KNOW ALL MEN BY THESE PRES			and the second of the second
THOMSAS WALT	ON.		
		.41	
Alan I	, ar	e held and firmly	bound unto the S
of Alabama, in the sum of three	e hundred		Dol
for the payment of which, well and tr	uly to be made, we bin	d ourselves, our	heirs, executors,
administrators, jointly and severally,	firmly by these present	S.	• .
Witness our hands and seals, this	the 2nd. day of	May	, 19
	•		. :
THE CONDITION OF THE ABO	OVE OBLIGATION IS	SUCH, That when	eas, the above bou
en Thomas Walton	, was on the 2nd.	day of	May , 19
convicted in the County, of the offense	D.W. I.	yer Salari Salari	
convicted in the County, of the offense	1		
<u> </u>			
· · · · · · · · ·			
		La Company	
and by the judgment of said Court ser	ntenced to		
	1.7		
And, whereas, the said Thomas	Walton		Part of the second
has this day prayed an appeal from sa		rcuit Court of sai	d County:
now, if the Salu	Walton		shall appea
the next term of the Circuit Court, a	nd from term to term	thereafter until o	lischarged, and ak
by and perform whatever sentence m	ay be adjudged in said	Court against hir	n, then the above
ligation to be void, otherwise to rema	ain in full force and eff	fect.	
Defendant demands a trial by	Jury.		
	Thoma	s Walton	(L.
	u v	Managa	(
	W. E.	Moore	(L.
	H. L		(L.
Approved:			
Approved: W.R. Stuart /s/	•		(L.

" E, Alice J. Duck, Clerk of Circuit Court, do hereby certify, that the within is a true and correct copy of bond of within named defendant and same is on file in my office. "

Witness my hand and seal this 21st. day of August, 1956.

Clerk of Circuit Court

	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			Circ								
	8 :	odľá veteru	Section 1	. Selection					A			
',	1(1						14.00	Amile Julia	qq1		CC	ST
The E		1000.000.000.000.000.000.000.000.000.00	A CONTRACTOR OF THE CONTRACTOR	0					171		TNU	[ATE
Baldwin Time	and or a			ffice of					AL B	HE STATE VS.	ТҮ СС	OF in Co
es es		1 (2000)	., 195	the	:				0		JUL	ALA
]	Clerk	Sureties	, ,,			D			ВАМ
	Merrocological and a second	,	Clerk.	of the day of	ties.			···				Ä

I hereby outhouse the Baldwin Count Sheriff's office to arrest this defenda for me and to place him in Jail so that I might be releved of the liabilities of this bond 8-21-56 HE Movre

e distance de desir en la compania de la compania del compania de la compania de la compania del compania de la compania del compania de la compania de la compania de la compania de la compania del compania de la compania del com

	No. 2003
The State of Alabama,	Ciscuit
Baldwin County.	COURT
	Term, 19
To Any Sheriff of the State of Alabama—Gr	reeting:
You are Hereby Commanded to Notify	THOMAS WALTON, W. B. MOORE, &
Total are recess commanded to romy.	
SPAING	56
that at theTe	erm, 19 of the Circuit Court of said County, a Judgment
was rendered against	of which the following is a copy:
THE STATE	Indictment for
vs.	D.W.I.
THOMAS WALTEN	
	Homas walton
It appearing to the Court that the said	
together with	
	agreed to pay the State of Alabama
the sum of	RED (\$300.00)
THOMAS WALFON, W. E.	
unless the said	appeared at this term of the
	THOMAS WALTON
Court to answer in this case; and the said	
having failed to appear, it is therefore ordered	that the State of Alabama for the use of
TTTTTMAL ST DE	
County, recover of the said	
ML ML MARKET TO THE STATE OF TH	
	on said undertaking;
THREE HUNDRED AND NO/	(100 (\$300.00) Dollars
	urt and show cause why this judgment should not be made
absolute.	THOMAS WALLON, W.E. MOCKE
You will therefore, by serving a copy h	ereof, notify the said
% c	d and a side in a summer will be
	that the said judgment will be
made absolute against	at the next term of said Court,
unless they then appear and show cause agains	st the same.
2nd.	56
Witness my hand thisday of	
	and Ducke Clerk
	age & Duck Clerk

	REC	EIV	ĘD		FFICI		
				5/	2	19-	Í,
						1)	
		- 3				She	ri
						., 131101	
	I ha	ve ex	ecute	ed thi	s writ,	: 1	
			Ŋ		1.7	71	
iis		, , , , , , , , , , , , , , , , , , ,	,ź			., 19	
y serv	ving co	ору о	11				-
						· · · · · · · · · · · · · · · · · · ·	
	···						
							_
	:		:			:	
	:	:		:		:	
	:		:			:	-
	11						_
				:			
			:				

	:		:				_
						:	_
			!	- 1		:	=
	- 			.)		.,Sheri	fì
	3事。		4)	::	Deput		

No			I	age		
	he	State Baldw	of A		ama,	
			- :		:	:
					COU	R'I
The state of the s	2	The	States.	9		
Sci.	Fa.	to Defa	ulting l Bail	Defe	endan	<u> </u>
ssued_		*****		: 	, 19	
	-,	! : :			, Cle	erk
A the second of	Abardalianam, eträminen mandete NA-teidodennebelle, sem maranadikalillandes, Datamen in mes stort s Se 1945 – 1945				derekt sed der stellet i fer i sein der stellstellen en st. Att des schelber seine den sommenmennen.	emini territori et de como como como esta como esta de como esta de como de como esta de como esta de como esta

Sci. Fa. to Defaulting Defendant and Bail

The State of	Alabama,	No20	03	
Baldwin C	County.		Cigcuit	COURT
**		:		Term, 19
To Any Sheriff of	the State of Alaban	na—Greeting:		
You are Her	eby Commanded to 1	NotifyTHOM	as walton, w. E.	MOORE,- &
***************************************			·	
				said County, a Judgment
was rendered again	st	THOMAS WALTON	of which	the following is a copy:
TH	IE STATE		Indictm	ent for
	vs.		D.W.I.	
THOMA	S WALTON		ه ۱ ه ۱۱ ه ۱۱ ه	
			,	
	ine.			
It appearing to the	Court that the said _	THOMAS_WAI:	CONRON_	
together with	W.F. MOORE &			
iogener with 11111				
			agreed to	pay the State of Alabama
man or a war 1997 to be a made of the land				
the sum of	THREE	HUNDRED (\$300.	99)	The second of th
unless the said	THOMAS WALTON, W	. E. MOORE &	ap	peared at this term of the
Court to answer in	this case: and the sai	d THOMAS	NOTIAW	
			•	se ofBAIDWIN
County, recover of	the saidTHOM	ias walton, w.e	MOORE &	
NAME OF THE PERSON OF THE PERS				
				on said undertaking,
the sum ofT	HREE HUNDRED AND	NO/100 (\$300.	00)_=_=_=_	Dollars
	at the next term of th			ent should not be made
You will the	refore, by serving a c			ALTON, W.E. MOORE
				the said judgment will be
			at the	next term of said Court,
uniess they then ap	pear and show cause	against the same.		
Witness my hand t	his_ 2nd。 day o	ofNw	A. D. 19 5 6	
	•	4	Perce A-101	eleClerk

Moore Printing Co., Bay Minette, Ala

No. 200	3	P	age		
The	State Baldw	of A		na,	
				. COUF	ξT
Thom	V	States.	:		
5 7 5			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		- - -
Sci. Fa.	to Defa	ulting 1 Bail	Defer	ıdant	=
ssued		the second secon		., 19	
The control of the co	The second state of the se			-, Cle	K

'

	2003
The State of Alabama,	No. 2003 Circuit
Baldwin County.	COURT
	Term, 19
To Any Sheriff of the State of Alabama—Greet	ting:
Translation of the state of the	THOMAS WALTON, W. E. MOORE, &
You are Hereby Commanded to Notify	34.
SPRING	56
that at theTerm	, 19 of the Circuit Court of said County, a Judgment
THOMAS was rendered against	WAITON of which the following is a copy:
	,
THE STATE	Indictment for
vs.	D.W.I.
THOMAS WALTON	
тно	mas walton
It appearing to the Court that the said	
together with W.E. MOORE &	
	agreed to pay the State of Alabama
THREE HUNDRE	D (\$300.00) = DOLLARS
the sum of	No.
unless the said	appeared at this term of the
	THOMAS WALTON
Court to answer in this case; and the said	
having failed to appear, it is therefore ordered that	at the State of Alabama for the use of
	Ton, W.E. Moore &
County, recover of the said	
ALL	
	on said undertaking,
THREE HUNDRED AND NO/10	0 (\$300.00) Dollars
	and show cause why this judgment should not be made
·	THORAS ELATION IN TO SMOOTH
You will therefore, by serving a copy here	of, notify the said
&	
THE PARTY OF THE P	that the said judgment will be
made absolute against	at the next term of said Court,
unless they then appear and show cause against the	he same.
2nd.	May 56
2nd. Witness my hand thisday of	
	ance I should Clerk
	West Aluck Clerk

RECEIVED IN OFFICE I have executed this writ, by serving copy on _____ Hoore Printing Co., Bay Minette, Ala

No	6 Th	cop	Page	*****
The	e Sta	te of /	Alaba nty	ma,
				_ COURT
\$ 7 min 10	T	he Stat vs.	e :	
Sci. Fa		efaulting ind Bail		ndant
ssued	Ad the second second	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	: : : : : : : : : : : : : : : : : : :	_, 19
				Clerical control of the control of t

2003

30x 362 30y Minesse, Ala. 9 June 1934

Tax

Thomas Walton

ye waster with the second

Intoxicated

Z May

[52.98]

[25.00]

thirty (30) days from the date of the appeal.

in this was.

Vary train rours,

Seliaiter

THE STATE OF ALABAMA, Baldwin County.

County Court, Maye Term, 195_5.

are held and firmly bound unto the S of Alabama, in the sum of three huncred Dol for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 2nd day of May 19 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above both en Thomas Walton was on the 2nd day of May 18 convicted in the County, of the offense D.W.I. And, whereas, the said Thomas Walton shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above ligation to be void, otherwise to remain in full force and effect. Thomas Walton Library Amount (L. W. 2. Thomas Library	KNOW ALL MEN BY THESE P	RESENTS, That	we Tho	mas Wal	ton		
And, whereas, the said Thomas Walton And, whereas, the said Thomas Walton And, whereas, the said Thomas Walton has this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said Thomas Walton the next term of the Circuit Court, and and perform whatever sentence may be adjudged in said Court against him, then the above ligation to be void, otherwise to remain in full force and effect. Thomas Walton Thomas walton Thomas walton Thomas water sentence may be adjudged in said Court against him, then the above ligation to be void, otherwise to remain in full force and effect. Thomas Thomas walton Thomas							
are held and firmly bound unto the S of Alabama, in the sum of three hundred Dol for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 2nd day of May 18 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above both en Thomas Walton was on the 2nd day of May 18 convicted in the County, of the offense D.W.I. And, whereas, the said Thomas Walton has this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said homas Walton shall appea the next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above bigation to be void, otherwise to remain in full force and effect. Thomas Walton (L. W. 2. Movar (L.							***************************************
are held and firmly bound unto the S of Alabama, in the sum of three hundred Dol for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 2nd day of May 199 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above both and Thomas Walton was on the 2nd day of May 199 convicted in the County, of the offense D.W.I. And, whereas, the said Thomas Walton said fundament to the Circuit Court of said County: Now, if the said Thomas Walton shall appea the next term of the Circuit Court, and from term to term thereafter until discharged, and all operations to be void, otherwise to remain in full force and effect. Thomas Walton (L. W. 2. Movas (L. W. 2. Mo	entro and professional transfers of the control of	the state of the s				::	
are held and firmly bound unto the S of Alabama, in the sum of three hundred Dol or the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, idministrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 2nd day of May 19 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above both Thomas Walton was on the 2nd day of May 19 convicted in the County, of the offense D.W.I. and by the judgment of said Court sentenced to 19 And, whereas, the said Thomas Walton shall appear to the Circuit Court of said County: Now, if the said Thomas Walton shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and all appears to the Circuit Court, and from term to the three against him, then the above igation to be void, otherwise to remain in full force and effect. W. 2. M.			ir.			e e	
are held and firmly bound unto the S of Alabama, in the sum of three hundred Dol or the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, dministrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 2nd day of May 190 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above both Thomas Walton was on the 2nd day of May 190 onvicted in the County, of the offense D.W.I. and, whereas, the said Thomas Walton as this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said Thomas Walton shall appea he next term of the Circuit Court, and from term to term thereafter until discharged, and all ay and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton (L. W. 2. M.			· · · · · · · · · · · · · · · · · · ·		es Ju	: f	
for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the			, are h	eld and	firmly bo	und unto	the Stat
or the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, idministrators, jointly and severally, firmly by these presents. Witness our hands and seals, this the 2nd day of May 196 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above both Thomas Walton was on the 2nd day of May 196 onvicted in the County, of the offense D.W.I. and, whereas, the said Thomas Walton as this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said he next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. W. P. Moore (L.	ina Hari	ree hundred		***	5	. :	D. 11
Witness our hands and seals, this the 2nd day of 198 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above boun Thomas Walton , was on the 2nd day of May , 198 onvicted in the County, of the offense D.W.I. and, whereas, the said Thomas Walton		d the land	a erra bimal		a our boi	MC 077007	
Witness our hands and seals, this the				carserves	s, our ner	rs, execu	tivis, ali
The Condition of the Above obligation is such, that whereas, the above both the County, of the offense D.W.I. Thomas Walton was on the 2nd day of May 19 convicted in the County, of the offense D.W.I. and by the judgment of said Court sentenced to as this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said he next term of the Circuit Court, and from term to term thereafter until discharged, and all any and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton (L. W. 2. Thomas II) W. 2. Thomas II.				200 100 100 100 100 100 100 100 100 100	Mav		
Thomas Walton, was on the 2nd day of	Witness our hands and seals, t	this the	day of	:			, 195
Thomas Walton, was on the 2nd day of	THE CONDITION OF THE	ABOVE OBLICA	TION IS SI	CH Tha	t whereas	the abo	ve hound
And, whereas, the said Thomas Walton And, whereas, the said Thomas Walton Thomas Walton Thomas Walton Shall appea the next term of the Circuit Court, and from term to term thereafter until discharged, and all on the property of the court, and from the court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton Shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and all one and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton Shall appear the property of the circuit Court, and from term to term thereafter until discharged, and all one property of the circuit Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton Shall appear the property of the circuit Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton Shall appear the property of the circuit Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton (L. W. 2 Thomas Walton)	100 100 100 100 100 100 100 100 100 100		1		5 m m 5 m m 2 m m		
And, whereas, the said	in Thomas Walton	, was on the	e 2nd	day	of May		, 195_
And, whereas, the said	contricted in the Country of the office	D.W.I.	1 25 2 20 2 30 3 30 3 30 3 30 3 30 3 30 3 30	(A) (4) (1) (2) (2) (2)	gla, lead ;		
And, whereas, the said	onvicted in the County, of the offe	anse		5 5 5	All Cont		
and by the judgment of said Court sentenced to And, whereas, the said Thomas Walton as this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said shall appear she next term of the Circuit Court, and from term to term thereafter until discharged, and all any and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton to be void, otherwise to remain in full force and effect. The Thomas Walton (L. W. 2 Moore (L. W. 2 Moor		COLUMN TO THE PARTY OF THE PART					
And, whereas, the said Thomas Walton as this day prayed an appeal from said judgement to the Circuit Court of said County: Thomas Walton shall appeal he next term of the Circuit Court, and from term to term thereafter until discharged, and allow and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton shall appear to the circuit Court, and from term to term thereafter until discharged, and allow and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County: Thomas Walton shall appear to the circuit Court of said County against him, then the above its said Court	:						
And, whereas, the said Thomas Walton has this day prayed an appeal from said judgement to the Circuit Court of said County: Thomas Walton shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and alloy and perform whatever sentence may be adjudged in said Court against him, then the above signation to be void, otherwise to remain in full force and effect. Thomas Walton shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and alloy and perform whatever sentence may be adjudged in said Court against him, then the above signation to be void, otherwise to remain in full force and effect. Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County: Thomas Walton shall appear to the Circuit Court of said County of said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton shall appear to the Circuit Court of said County of said Court against him, then the above igation to be void, otherwise to remain in full force and effect. Thomas Walton shall appear to the Circuit Court of said Court against him, then the above igation to be void, otherwise to remain in full force and effect.				•			
And, whereas, the said Thomas Walton has this day prayed an appeal from said judgement to the Circuit Court of said County: Thomas Walton shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and alloy and perform whatever sentence may be adjudged in said Court against him, then the above digation to be void, otherwise to remain in full force and effect. Thus by Thomas (L. W. 2							
nas this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said shall appear she next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above digation to be void, otherwise to remain in full force and effect. The December of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above digation to be void, otherwise to remain in full force and effect. The December of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above digation to be void, otherwise to remain in full force and effect. The December of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above digation to be void, otherwise to remain in full force and effect. The December of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above digation to be void, otherwise to remain in full force and effect.	and by the judgment of said Cour	t sentenced to					· · · · · · · · · · · · · · · · · · ·
nas this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said shall appear shall appear to the next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all the perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all the perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all the perform the circuit Court, and from term to term thereafter until discharged, and all the perform the circuit Court, and from term to term thereafter until discharged, and all the perform the circuit Court, and the perform the circuit Court, and the perform the circuit Court, and the circuit Cou							
nas this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said shall appear she next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first the said county: Thomas Walton shall appear to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect.							
nas this day prayed an appeal from said judgement to the Circuit Court of said County: Now, if the said shall appear shall appear to the next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all the perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all the perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first term of the Circuit Court, and from term to term thereafter until discharged, and all the perform the circuit Court, and from term to term thereafter until discharged, and all the perform the circuit Court, and from term to term thereafter until discharged, and all the perform the circuit Court, and the perform the circuit Court, and the perform the circuit Court, and the circuit Cou		·				· · · · · · · · · · · · · · · · · · ·	
Now, if the said shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above ligation to be void, otherwise to remain in full force and effect. The first of the Circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and the circuit C	And, whereas, the said Thoma	s Walton					
Now, if the said shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above ligation to be void, otherwise to remain in full force and effect. The first of the Circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the properties of the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and from term to term thereafter until discharged, and all the circuit Court, and the circuit C	nas this day prayed an appeal fro	m said judgemen	t to the Circ	uit Court	t of said C	lounty:	
he next term of the Circuit Court, and from term to term thereafter until discharged, and all by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. (L. W. 2 Moore (L.	Thomas	· ·				_	
by and perform whatever sentence may be adjudged in said Court against him, then the above igation to be void, otherwise to remain in full force and effect. The first of the	·	7.0		· · · · · · · · · · · · · · · · · · ·			
igation to be void, otherwise to remain in full force and effect. The first of the						_	
Effection demonstrate by grow (I. W. & Moore (I.					nst him, i	then the	above ok
W. E. Throne (L.				it. Trong	,		
W. E. Moore (L.			Self anticonomic de	D		and and the second	/T C
			WO-	2	<u> </u>		(L. S
41 (L.			11.2/	NOO	<u>L</u>	······	(L. S
——————————————————————————————————————				. se riche	and the same		/ T ~
San Frederick Comment			1 To framedon of		A STATE OF THE STA		(L. S.
Approved: (L.	Approved:	_	-		•		(L. S

5/2/55

County Court Judge.



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 _____ day of

___, 195_

, Clerk.