2049)

And, whereas, the said  CLETIS CALVERT  And, whereas, the said  CLETIS CALVERT  CLETIS CALVERT  And, whereas the said  CLETIS CALVERT  And whereas the said  CLETIS CALVERT  Is shall appethen ext term of the Circuit Court, and from tenn to term thereafter until discharged, and a 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 fore and effect  CLETIS CALVERT  (I)  CLETIS CALVERT  (II)  CLETIS CALVERT  (III)  CLETI	Baldwin County.	County Cour	f, Nov	· Terr	n, 194 <u>55</u>
are held and firmly bound unto the of Alabama, in the sum of The Description of Alabama, in the sum of The Description of 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 day of The CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above be CLETIS CALVERT, was, on the 7 day of Nov.  convicted in the County, of the offense PUBLIC DRUNK  and by the judgment of said Court sentenced to \$100.00 Fine and costs or 6 months jail.  And, whereas, the said CLETIS CALVERT shas this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said CLETIS CALVERT shall appe the next term of the Circuit Court, and from term to term thereafter until discharged, and a 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 for and effects.  Clatic Court against him, then the above ligation to be void, otherwise to remain in full for and effects.	Doile will Octality.				
and by the judgment of said Court sentenced to  \$100.00 Fine and costs or 6 months jail.  And, whereas, the said  CLETIS CALVERT  Now, if the said  CLETIS CALVERT  Shall appeath of the Circuit Court, and from term to term thereafter until discharged, and a by and perform whatever sentence may be adjudged in said Court seather to be void, otherwise to remain in full for and costs of the conditional of the county of the said court sentence may be adjudged in said Court seather than the above gation to be void, otherwise to remain in full for and costs of the conditions of the conditi	ENIOTI ATT BEINT DAY MITTERS DISTRICTOR				
are held and firmly bound unto the of Alabama, in the sum of Two When I 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		S, That We			
of Alabama, in the sum of	CIPITS CAPABRI				
of Alabama, in the sum of					······································
of Alabama, in the sum of December 2 process of 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					
of Alabama, in the sum of December 2 process of 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 I	held and firml	v bound unt	o the Stat
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	240	,	and the same of th	7	
administrators, jointly and severally, firmly by these presents.  Witness our hands and seals, this the			· · ·	heirs, exec	Dollar cutors, an
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above be CLETIS CALVERT was, on the 7 day of Nov.  convicted in the County, of the offense FUBLIC DRUNK  and by the judgment of said Court sentenced to \$100.00 Fine and costs or 6 months jail.  And, whereas, the said CLETIS CALVERT thas this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said CLETIS CALVERT shall appeath enext term of the Circuit Court, and from term to term thereafter until discharged, and 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 for and effects:  CLATIS CALVERT [I]					,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above be CLETIS CALVERT was, on the 7 day of Nov.  convicted in the County, of the offense FUBLIC DRUNK  and by the judgment of said Court sentenced to \$100.00 Fine and costs or 6 months jail.  And, whereas, the said CLETIS CALVERT thas this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said CLETIS CALVERT shall appeath enext term of the Circuit Court, and from term to term thereafter until discharged, and 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 for and effects:  CLATIS CALVERT [I]	Witness our hands and seals, this the _	day of _			, 194
en CLETIS CALVERT , was, on the 7 day of Nov.  convicted in the County, of the offense  PUBLIC DRUNK  and by the judgment of said Court sentenced to  \$100.00 Fine and costs or 6 months jail.  And, whereas, the said  CLETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said  CLETIS CALVERT  shall appeathen ext term of the Circuit Court, and from term to term thereafter until discharged, and 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 for and effects  CLATIS CALVERT  (I					arra harrad
convicted in the County, of the offense  PUBLIC DRUNK  and by the judgment of said Court sentenced to  \$100.00 Fine and costs or 6 months jail.  And, whereas, the said  CLETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said  CLETIS CALVERT  shall appeathe next term of the Circuit Court, and from term to term thereafter until discharged, and 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 fore and effects  CLATIC CALVERT  (I	CLETTS CALVERT		, ,	ent of the second	
And, whereas, the said  CIETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said  CLETIS CALVERT  Shall appeathen ext term of the Circuit Court, and from term to term thereafter until discharged, and 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 effects:  CLETIS CALVERT  Shall appeating the next term of the Circuit Court, and from term to term thereafter until discharged, and 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 effects:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  Shall appear to the Circuit Court of said County:  CLETIS CALVERT  (I	en, wa	s, on the 7	day of	Nov.	, 1945
and by the judgment of said Court sentenced to— \$100.00 Fine and costs or 6 months jail.  And, whereas, the said— CIETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said— CLETIS CALVERT—  shall appeathen ext term of the Circuit Court, and from term to term thereafter until discharged, and 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 effects:  CLETIS CALVERT  shall appeath to the Circuit Court, and from term to term thereafter until discharged, and 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 effects.	convicted in the County, of the offense —		#. 		
\$100.00 Fine and costs or 6 months jail.  And, whereas, the said  CLETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said  CLETIS CALVERT  shall appeathe next term of the Circuit Court, and from term to term thereafter until discharged, and a said part of the circuit Court, and from term to term thereafter until discharged, and a said part of the circuit Court, and from term to term thereafter until discharged, and a said court against him, then the above igation to be void, otherwise to remain in full force and effects  Cletics  Cletic	PUBLIC DRUNK				
\$100.00 Fine and costs or 6 months jail.  And, whereas, the said  CLETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said  CLETIS CALVERT  shall appeathe next term of the Circuit Court, and from term to term thereafter until discharged, and a said part of the circuit Court, and from term to term thereafter until discharged, and a said part of the circuit Court, and from term to term thereafter until discharged, and a said court against him, then the above igation to be void, otherwise to remain in full force and effects  Cletics  Cletic	and by the judgment of said Court sentence	ed to-			
And, whereas, the said  CIETIS CALVERT  has this day prayed an appeal from said judgment to the Circuit Court of said County:  Now, if the said  CLETIS CALVERT  shall appeathe next term of the Circuit Court, and from term to term thereafter until discharged, and a poy 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 effects:  CLETIS CALVERT  shall appear to the Circuit Court of said County:  CLETIS CALVERT  shall appear to the next term of the Circuit Court of said County:  Shall appear to the next term of the Circuit Court of said County:  Shall appear to the next term of the Circuit Court of said County:  Shall appear to the next term of the Circuit Court, and from term to term thereafter until discharged, and a poy 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 effects:  CLETIS CALVERT  (I					
Now, if the said CLETIS CALVERT shall appear to the next term of the Circuit Court, and from term to term thereafter until discharged, and 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 effects:  (In the said Cletics Court, and from term to term thereafter until discharged, and a series of the court against him, then the above igation to be void, otherwise to remain in full force and effects:  (In the said County:  (In th					
Now, if the said CLETIS CALVERT shall appear to the Circuit Court of said County:  Now, if the said CLETIS CALVERT shall appear the next term of the Circuit Court, and from term to term thereafter until discharged, and 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 effects:  (In the said Cletics Court Court, and from term to term thereafter until discharged, and 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 effects:  (In the said County:	CIETTE ON NE	7n			
Now, if the said CLETTS CALVERT shall appe the next term of the Circuit Court, and from term to term thereafter until discharged, and 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 effects.  Clett's Court (I	Alid, whereas, the said				
the next term of the Circuit Court, and from term to term thereafter until discharged, and a 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 for and effects  Cletics  Court against him, then the above and effects  (I	has this day prayed an appeal from said ju	udgment to the Circ	uit Court of sa	aid County:	
oy 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 effects  Cletics  Court against him, then the above against him, then the above igation to be void, otherwise to remain in full force and effects  (I)  (I)  (I)  (I)  (I)  (I)  (I)  (I					
igation to be void, otherwise to remain in full for and effects  Cletis E.W. Collect  (I					
Agealuest. (1				m, then the	above ob-
Agealuest. (1	manage ( ) ( ) and the state of	· · · · · · · · · · · · · · · · · · ·	entransament	Same and Same and an area of the same and th	The same of the stage of the st
Signaliant and a	Clex	tis con C	The 7	<u> </u>	(L- S.)
14116 COL		83 ca	luest	, kasa	•
14111 8 101		£ (	manggan of a security or	n de la companya de l	(L. S.)
approved: Will Bleston (T		<u>-6.31 487</u>			(L· S.)
	N	الله الخلف المتلافق أيملمو	The way with the second	***************************************	
County Court Judge.	approved:	Mill.	GILL	zyann _	(L. S.)

# THE STATE OF ALABAMA Baldwin County

### **COUNTY COURT**

THE STATE VS.

CLETIS CALVERT

#### APPEAL BOND

	Sureti
Control of the State of the Control	Acres of the Contraction

Filed in the office of the Clerk of the

Circuit Court \_\_\_\_\_ day of

Nov.

19455.

ALICE J. DUCK

Clerk.



### STATE OF ALABAMA OFFICE OF CIRCUIT SOLICITOR

28TH JUDICIAL CIRCUIT

BAY MINETTE, ALABAMA

20 February 1956

Mr Elmer Northcutt R.F. D. # 1 Robertsdale, Alabama

Re: State of Alabama vs.
Sam Calvert and Cletis Calvert.

Dear Elmer:

Reference is made to above mentioned cases which came before Judge Hall last Wednesday in Circuit Court. As agreed, I am inclosing to you the costs which have been incurred in each of the cases. It was agreed by all concerned at the time that upon payment of these costs the cases would be withdrawn and filed, with the right to reinstate each case when the defendants returned to Alabama.

The costs may be mailed directly to:

Mrs Alice J. Duck Clerk, Circuit Court Bay Minette, Alabama

It would be greatly appreciated if you will let some officer from the Sheriff's office know when either or both of these boys return to Baldwin County.

2 incls.

Kenneth Cooper

Sincere.



### KENNETH COOPER

## STATE OF ALABAMA OFFICE OF CIRCUIT SOLICITOR

SETH JUDICUL CIRCUIT

BAY MINETTE ALABAMA

deel resurded de

Nr Elmer Northoutt R.F. D. # 1 Robertsdale, Alabama

Res State of Alabama vs. Sam Galvert and Gletis Galvert.

tromil rest

Reference is made to above mentioned cases which came before Judge Hall last Wednesday in Circuit Court. As agreed, I am inclosing to you the costs which have been incurred in each of the cases. It was agreed by all concerned at the time hat upon payment of these costs the cases would be withdrawn and filed, with the right to reinstate each case when the defendants returned to Alabams.

the costs may be ma led directly to:

Mrs Alice J. Duck Glerk, Gircuit Court Ray Minetts, Alabama

It would be greatly appreciated if you will let some officer from the Sheriff's office know when either or both of these bdys return to Reldwin County.

. . Teat C

- Afactoris

Kenneth Cooper