

1st
FIRST NATIONAL BANK
MOBILE **1** ALABAMA

REASON CHECKED BELOW

- | | |
|--|---|
| <input type="checkbox"/> Endorsement | <input type="checkbox"/> Signature Missing |
| <input type="checkbox"/> Not Sufficient Funds | <input type="checkbox"/> Signature Not Correct |
| <input checked="" type="checkbox"/> No Checking Account in This Name | <input type="checkbox"/> Signature Not on File |
| <input type="checkbox"/> Payment Stopped | <input type="checkbox"/> Not Properly Endorsed |
| <input type="checkbox"/> Account Closed | <input type="checkbox"/> Counter Signature |
| <input type="checkbox"/> No Instruction to Pay | <input type="checkbox"/> Guarantee Amount |
| <input type="checkbox"/> Guarantee Endorsement | <input type="checkbox"/> Guarantee Alteration |
| <input type="checkbox"/> Drawn Against Uncollected Funds | <input type="checkbox"/> Not on This Bank |
| <input type="checkbox"/> Date | <input type="checkbox"/> Savings Bank Book Must Accompany Check |
| <input type="checkbox"/> Present Later | <input type="checkbox"/> Receipt not Properly Signed |
| <input type="checkbox"/> Mark Not Witnessed | <input type="checkbox"/> Evidently Drawn on Us in Error |
| <input type="checkbox"/> Not Properly Drawn | <input type="checkbox"/> Signature does not agree with one on file. |
| <input type="checkbox"/> Forgery | <input type="checkbox"/> Signature Illegible |
| <input type="checkbox"/> Account Garnisheed | |

870

LAW OFFICES

ELLIOTT G. RICKARBY

RICKARBY & RICKARBY
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

December 10, 1946 .

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

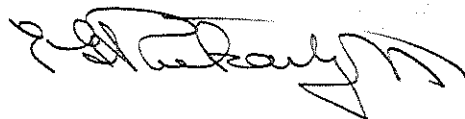
Dear Mrs. Duck:

IN RE STATE OF ALABAMA vs HARTFORD PENN, JR.:

With this we are handing you a report from the Searcy Hospital, Mt. Vernon, Alabama, together with order which this report authorizes Judge Hare to sign. Request that you call this to the attention to both Mr. Elliott and Judge Hare. I am sure that there will be no need for me to make formal presentation of this in order to secure the order in this case; but I would appreciate your advising us when order is signed and after it is signed, request that you have it sent to Dr. Rowe, Assistant Superintendent Searcy Hospital.

Respectfully,

RICKARBY & RICKARBY

By: 

EGRjr:csm
2684

ELLIOTT G. RICKARBY

LAW OFFICES

RICKARBY & RICKARBY
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

January 28, 1947

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

Dear Mrs. Duck:

STATE vs HARTFORD PENN, Jr.,: With
this I hand you copy of letter from Judge
Hare written to Dr. Partlow, Superintend-
ant of Searcy Hospital.

As you remember in this case we made
a showing to Judge Hare that there were
reasons to believe that this man was
possibly insane and I presented an order
to the Hospital ordering them to hold an
inquest of Sanity.

Please advise whether this request has
been sent to the Searcy Hospital as requested
by my letter of 10th December, 1946.

Yours very truly,

RICKARBY & RICKARBY

By: 

EGRjr:
2684

January 27, 1947.

Doctor W. D. Partlow,
Superintendent, The Search Hospital,
Mt. Vernon, Alabama.

Dear Doctor Partlow:-

IN RE: Harford Penn, Baldwin County.

Replying to your letter of January 23rd., will state that this party was indicted in Baldwin County, Alabama, for robbery and on the suggestion of his Attorneys, the order was made to have him placed in the Hospital for examination and report. I depended on these Attorneys for the papers to be forwarded.

While your letter does not so specifically state, I presume you have decided that he is sufficiently normal to stand trial. We will have a session of the criminal court in Baldwin County commencing on the 28th day of April, next, and if my understanding of your letter is correct, this capital case could be tried during that week, if conditions are such that he can be returned to the jail in Bay Minette, Alabama.

Yours very truly,

F. W. HARE

Rose Hand

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

ATTORNEYS

CASE

CHARGE

THE STATE OF ALABAMA

No. *926*

vs.

Hartford Penn Jr

Robbery

DISPOSITION OF CASE

FEEES

AMOUNT

Affidavit made and Warrant issued to *AD Pruitt*

Returnable

Witness—for State

*E H Necks
W A Stewart
AD Pruitt
Percy Van Idenstine*

JUDGE'S FEES

Warrant at 50c Affidavit at 25c

Bond at 50c Sci Fa at 50c

Witnesses' Recognizances at 25c

Subpoena or notice at 25c

Continuance at 25c

Trial of Misdemeanor at \$1.00

Mittimus at 25c

Judgment on Forfeited Bond at 50c

Taking Bond, etc. on Appeal at \$1.00

Execution for Costs at 25c

CONSTABLE'S FEES

Subpeona or Notice at 25c

Carrying defendant before Justice,
each mile for himself & guard at 10c

Arrest 50c

SHERIFF'S FEES

Arrest \$2.00 Bond \$1.00 Sci Fa 50c

Committing \$1.00 Releasing \$1 00

Subpoenas at 25c Days's Board at 30c

WITNESSES FEES

Days at 50c

" 50c

" 50c

" 50c

" 50c

" 50c

" 50c

" 50c

DEFENDANT'S COSTS

Witnesses' Recognizance at 25c

Subpoenas at 25c

Executing Subpoenas

75

25

100

400

200

600

#976

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 12-10-01 BY 60322

SECRET

02

1. The purpose of this document is to provide information regarding the activities of the [redacted] in the [redacted] area. This information is being provided to you for your information only and is not to be disseminated outside your organization.

2. The [redacted] has been identified as a [redacted] and is currently active in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

3. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

4. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

5. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

6. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

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11. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

12. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

13. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

14. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.

15. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area. The [redacted] is believed to be involved in [redacted] activities and is currently operating in the [redacted] area.



December 10, 1946

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

Dear Mrs. Duck:

IN RE STATE OF ALABAMA vs HARTFORD PENN, JR.:

With this we are handing you a report from the Searcy Hospital, Mt. Vernon, Alabama, together with order which this report authorizes Judge Hare to sign. Request that you call this to the attention to both Mr. Elliott and Judge Hare. I am sure that there will be no need for me to make formal presentation of this in order to secure the order in this case; but I would appreciate your advising us when order is signed and after it is signed, request that you have it sent to Dr. Rowe, Assistant Superintendent Searcy Hospital.

Respectfully,

RICKARBY & RICKARBY

By:

EGRjr:esm
2684

278
December 10, 1946

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

Dear Mrs. Duck:

IN RE STATE OF ALABAMA vs HARTFORD PENN, JR.:

With this we are handing you a report from the Searcy Hospital, Mt. Vernon, Alabama, together with order which this report authorizes Judge Hare to sign. Request that you call this to the attention to both Mr. Elliott and Judge Hare. I am sure that there will be no need for me to make formal presentation of this in order to secure the order in this case; but I would appreciate your advising us when order is signed and after it is signed, request that you have it sent to Dr. Rowe, Assistant Superintendent Searcy Hospital.

Respectfully,

RICKARBY & RICKARBY

By:

EGRjr:csm
2684

870

December 11, 1946

Mrs. Alice M. Duck
Chief, Circuit Court
Day Minette, Alabama

Dear Mrs. Duck:

IN RE STATE OF ALA. BAMA vs HARRISON BROWN, JR.

With this we are sending you a report from the
 Deacy Hospital, Mt. Vernon, Alabama, together with
 order which this report authorizes Judge Hale to
 sign. Request that you call this to the attention
 to both Mr. Elliott and Judge Hale. I am sure that
 there will be no need for me to make formal present-
 ation of this in order to secure the order in this
 case; but I would appreciate your advising us when
 order is signed and either it is signed, request that
 you have it sent to Dr. Rowe, Assistant Superintendent
 Deacy Hospital.

VERAHOIS & VERAFUY

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RECEIVED
DEC 11 1946