TRANSCRIPT



APPEAL FROM COUNTY COURT TO CIRCUIT COURT

AFFIDAVIT OR COMPLAINT

The State	of Alabama		С	OUNTY COUR	r
1. 4	T. M. MOS		ňť Cíčca z Cočí t	of said County,	in said State, personally
appeared	PEGGY HAYES	\$			
	rn according to la	w, doth depose a	nd say that	SHE	_ has probable cause fo
believing, and does	and the second of the second	والمراجع المسترات	per la reconstrucción de la construcción de la cons		and the second of the second o
hearing of a w					
		til de de la companya			a May in the second
	· · · · · · · · · · · · · · · · · · ·		parasages parama		man tanan 400 yang 1800 nong benjarah 28 yan
	· · · · · · · · · · · · · · · · · · ·				
and that said offense	e has been commi	tted in said Cou	nty and State by	the said	et .
Mi	lton Wilson	11 241 -			
within the last twelv the State of Alabam		fore the making	of this affidavit	, against the P	EACE and DIGNITY o
anta a Maria e Cal			T.M.Moss		
	i and sworn to bef		19 day of	June	1948
Market and	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		TO M. MOSS		
					News ofthe Circultocal
To any Lawful Of	ficer of the State	e of Alabama:		Control Commence Characteristics of the Control Contro	
You are here	by commanded to	arrest MII	TON WILSON		au militari sarat ile parello di l
Test for gitter a way was all					
			,		and the second of the second o
and bring HIM	before the J	udge of the Cou	nty Court on the	day of	
					Alabama on a charge c
Abusive, obso	ene, or insu			r tile State of I	mabama on a charge c
preferred by					
	· · · · · · · · · · · · · · · · · · ·	<u> </u>			
grasski sakalaksi .	Witness my hand t	his <u>19</u>	_ day ofJu	ne	
	•	(1) 整型大型 (g. m)	T. M. Mos	s J.P.	
	Control of the second s	- Opposite Life to care	A STATE OF THE STA	***	Kirkot the Creunt Cook
		AMOUNT	F BAIL FIXED	en e	,
a milije sitate de die 1965 e e. T	todas — London Todas T	and the second second			esting officer may take
s ist operagonic i com o godobno obak i vije sid		tian es especiencial. Lagrada especiation (c			lerk of the Circuit Cour
<u> </u>	31/1/4/4		'S RETURN		
Received _					, by arresting the
within named Defend					, vy arresting tim
within hamed Defend					
			OR WILKINS		Sherifi
	ਸ਼ਾ	, H. F.	HALL		Domistry Chariff

The State of Alabama, Baldwin County.	COUNTY COURT THE PROPERTY OF
We,MILTON WILSON	as principal, ar
as sureties, agree to pay the State of Alabama, the su	m TWO HUNDRED Dollars
unless the said <u>MILTON WILSON</u>	appears at th
NEXT Term 1948	, of the County Court of Baldwin County, Alabama, an
from term to term thereafter until discharged by l	aw, to answer a criminal prosecution for the offense
ABUSTVE LANGUAGE	an
we hereby waive the benefit of all laws exempting process for the collection of debt, by the constitution Stahave property over and above all debts and liabilities	te of Alabama, and we hereby severally certify that w
i kan anakan kemanan kemanan kemanan kemanan kemanan kemanan kemanan anakan anakan dari kemanan anakan kemanan Kemanan kemanan kemana	MILTON E. WILSON (SEA)
Sample Company of the	J. T. FARMS (SEA)
· v	FRANK BONDURANT (SEA)
	T T DODTED COM
Taken and approved <u>27th</u> day of _	
TAY	LOR WILKINS Sherit
By A.	R. WILLIS Deputy Sherif
JUDGME	IT ENTRY.
THE STATE	COUNTY COURT,
No. 2905 vs.	COOMIT COOMI,
MILTON WILSON	
- Control of the Cont	Term, 19
5.8.2.2.0 (20.1.2.1.2.2.1.2.2.1.2.2.1.2.2.1.2.2.1.2.2.1.2.2.1.2	J
8-2-48 19	, On hearing the evidence in this case the Court
satisfied of the guilt of the Defendant and hereby	
Twenty - five dollars	and the costs of th
And the second s	
proceeding, Costs or to secure the same, it is hereby ordered by	The Defendant having failed to pay said Fine any the Court that he be and hereby is sentenced to perform
hard labor for the State of Alabama for the use o	
	•
days	
to pay said fine, and an additional period of	days
to pay the costs of this proceeding. W. R. STU	JART Judge of County Cour
	adgment of this Court to the next ensuing Term of the
	#200 00
Circuit Court, which is hereby granted, and his Bor mands trial by a jury, sentence is hereby suspended per	nd fixed at \$_\$200.00, and Defendant de ending appeal.
An in the second second w. R. S	TUART Judge of County Cour
CERTIFICATE O	OF TRANSCRIPT.
The State of Alabama, Baldwin County.	I, ALICE J. DUCK, Clerk Circuit Court and Ex-Office
Clerk of the County Court of Baldwin County, Alabatrue and correct copy of all the proceedings had in sa	ma, hereby certify that the above and foregoing is id County Court in the case of State of Alabama v
milton Wils	
Witness my hand this 200	day of 1951
Wroness my fiding this	1957
Clark of the C	Circuit Court and Ex-Officio Clerk of the County Cour
Cierk of the C	Situate County Cour

	in County.			
			0	,
NOW ALL ME	N BY THESE PRESENTS	, That we	ton ?	Vilson
- Park of Construction Construc				A Company Control
<u> </u>				
£			and the second	
:	2	, are held a	and the second s	nd unto the State
	e sum of Javo			Dollars
or the payment of	which, well and truly to be ntly and severally, firmly	made, we bind ourselve	ves, our heirs	, executors, and
			1	
Witness our h	ands and seals, this the —	4th day of	regus	194.8.
THE CONDIT	TON OF THE ABOVE OF	ST TCA TION TO STICTE T		. 11.
min	15°	LIGHTION IS SUCH, T	nat whereas, t	ne above bound-
10 plan	Wilson, was,	on the 2 nu d	ay of Less	gust 194 8
nvicted in the Co	ounty, of the offense	a- L		
	samy, or the offense			
<u> </u>				
			and the same	And the second second second
			gate and agent	the committee of the co
				te e commission de la c
				The second secon
d by the judgmen		at 11:00		4.
d by the judgmer	nt of said Court sentenced t	o \$525-00	and	cost
l by the judgmer	nt of said Court sentenced t	o \$ 25°00	and	eost
l by the judgmer	nt of said Court sentenced t	0 \$ 25-00	and	cost
			and	cost
	nt of said Court sentenced to	20 # 2500 Wilson	and	cost
d, whereas, the sa	aid Milton	Wilson		cost
d, whereas, the sa	aid Nilton I an appeal from said judg	Wilson Timent to the Circuit Cou		eost
d, whereas, the sath this day prayed	aid Nilton I an appeal from said judg	Milson The Circuit Cou	rt of said Cou	hall
nd, whereas, the said s this day prayed Now, if the said next term of the	aid Niltone I an appeal from said judg Milton e Circuit Court, and from	ment to the Circuit Cou Wilson term to term thereafter	rt of said Cou	shall appear at
d, whereas, the set this day prayed Now, if the said next term of the and perform wha	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Courterm to term thereafter	rt of said Cou	shall appear at
d, whereas, the set this day prayed Now, if the said next term of the and perform wha	aid Niltone I an appeal from said judg Milton e Circuit Court, and from	ment to the Circuit Courterm to term thereafter	rt of said Cou	shall appear at
d, whereas, the set this day prayed Now, if the said next term of the and perform wha	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Cou Walson term to term thereafter udged in said Court aga I force and effect.	rt of said Cou until discharginst him, then	shall appear at ged, and abide the above ob-
d, whereas, the set this day prayed Now, if the said next term of the and perform wha	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Cou Wilson term to term thereafter udged in said Court aga I force and effect.	rt of said Cou until discharginst him, then	shall appear at ged, and abide the above ob-
d, whereas, the set this day prayed Now, if the said next term of the and perform wha	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Cou Wilson term to term thereafter udged in said Court aga I force and effect.	rt of said Cou until discharginst him, then	shall appear at ged, and abide the above ob-
d, whereas, the set this day prayed Now, if the said next term of the and perform wha	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Counterm to term thereafter udged in said Court agant force and effect. X Millow Otherwish &	rt of said Cou until discher; inst him, then	shall appear at ged, and abide the above ob-
d, whereas, the sathis day prayed Now, if the said next term of the	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Counterm to term thereafter udged in said Court agant force and effect. X Millow Otherwish &	rt of said Cou until discher; inst him, then	shall appear at ged, and abide the above ob-
d, whereas, the satthis day prayed Now, if the said next term of the and perform what ion to be void, of	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Cou Wilson term to term thereafter udged in said Court aga I force and effect.	rt of said Cou until discher; inst him, then	shall appear at ged, and abide the above ob-
d, whereas, the sath this day prayed Now, if the said next term of the and perform what	aid Millon an appeal from said judg Millon Circuit Court, and from atever sentence may be ad-	ment to the Circuit Counterm to term thereafter udged in said Court agant force and effect. X Millow Otherwish &	rt of said Cou until discher; inst him, then	shall appear at ged, and abide the above ob-

no 2905
THE STATE OF ALABAMA
Baldwin County
COUNTY COURT
THE STATE
VS.
milton Wilson
APPEAL BOND
Sureties
Filed in the office of the Clerk of th
Circuit Court 4 th day o
august 1948

4	*******				and the second of the	1.1997
The	State of Alabama,	1	CIRCUI	TCC	URT	
	_ ****	(DUA	Darme	7 Desse	oz Tem	19_ <i>DZ</i>
	Baldwin County.		On Appeal from	n County C	ourt.	
	[manual 1]			· · · · · ·		and the same
	THE STATE VS.	ton W	ilson	·		
	The State of Alabama, by its Sol	icitar compluir	. Mil	ton	4/1/	m
	The State of Alabama, by its Son	ieror, compian	S UI — P — P — P — P — P — P — P — P — P —			
					A Committee of the Comm	— that
in said	county and within twelve me	onths before th	e commenceme	nt of this	prosecution	he did
M	The presence	rt hea	ung 9	ah	roma	m,
MDI	da busine	man	tind	87 0	bece	ul
La	nguage.					
				THE STATE OF THE S		
*						
		•				
contrary	to law and against the peace and	dignity of the	State of Alabama			
	<u>}</u> ≈ •••	,	Lemel		00 60	1
					// s	olicitor.

/	XX	``)
$N_0 \angle$	<u> </u>	

STATE OF ALABAMA, BALDWIN COUNTY.

CIRCUIT COURT

THE STATE vs.

Vilton Wilson

CHARGE:

Vousive Lang

COMPLAINT

Filed

MOORE PTG. CO.

The	State	of	Alabama,	BALDWIN	County

CIRCUIT COURT

And the second s	. WILSON, CATHERINE I. EVANS(BY).RDIJKESTEI
ATT. IN FACT), C. V. EVANS (BY R.J. FO	DSTER ATT IN FACT.)
That on the FALL Te	rin, 19.148, of the Circuit Court of said County, a judgment was
rendered against him of which the following is a co	$ ext{bh}$:
THE STATE	
vs.	Indictment for
MILTON WILSON	A Tables
	/
"It appearing to the Court that the saidMTLTOI	WILSON
	FOSTER ATT IN FACT, E. V. EVANS, BY R. J.
FOSTER, ATT IN FACT.	
	agree to pay the State of Alabama
•	
TWO HUNDRED	Dollars,
TWO HUNDRED unless the said MILTON WILSON	Dollars,
TWO HUNDRED unless the said MILTON WIISON Court to answer in this case; and the said MILTON WI	Dollars, appeared at this term of the
TWO HUNDRED unless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear,	LSON it is therefore ordered that the State of Alabama, for the use of
TWO HUNDRED unless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear,	Dollars, appeared at this term of the
TWO HUNDRED Inless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN County, re	T.SON it is therefore ordered that the State of Alabama, for the use of cover of the said.
TWO HUNDRED Inless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN COUNTY, re MILTON WILSON, CATHERINE I. EVANS, C	Dollars, appeared at this term of the LSON it is therefore ordered that the State of Alabama, for the use of cover of the said.
TWO HUNDRED Inless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN COUNTY, re MILTON WILSON, CATHERINE I. EVANS, C	Dollars, appeared at this term of the LSON it is therefore ordered that the State of Alabama, for the use of cover of the said. C. V. EVANS. on said undertaking, the sum of
TWO HUNDRED Inless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN COUNTY, re MILTON WILSON, CATHERINE I. EVANS, C	ILSON It is therefore ordered that the State of Alabama, for the use of cover of the said ON EVANS On said undertaking, the sum of Dollars,
TWO HUNDRED Inless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN County, re MILTON WILSON, CATHERINE I. EVANS, O	it is therefore ordered that the State of Alabama, for the use of cover of the said V. EVANS on said undertaking, the sum of Dollars, cause why this judgment should not be made absolute."
TWO HUNDRED Inless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN County, re MILTON WILSON, CATHERINE I. EVANS, O TWO HUNDRED unless they appear at the next term of this Court and show of You will, therefore, by serving a copy thereof, notify.	THEM appeared at this term of the use of cover of the said appeared at this term of the appeared at this term of the use of appeared at this term of the appeared at the
TWO HUNDRED unless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN CATHERINE I. EVANS, C TWO HUNDRED unless they appear at the next term of this Court and show of You will, therefore, by serving a copy thereof, notify, judgment will be made absolute against. THEN	Dollars, appeared at this term of the T.SON it is therefore ordered that the State of Alabama, for the use of cover of the said O. V. EVANS on said undertaking, the sum of Dollars, cause why this judgment should not be made absolute." THEM that the said
TWO HUNDRED unless the said MILTON WIISON Court to answer in this case; and the said MILTON WI having failed to appear, BALDWIN COUNTY, re MILTON WILSON, CATHERINE I. EVANS, O TWO HUNDRED unless they appear at the next term of this Court and show of You will, therefore, by serving a copy thereof, notify.	Dollars, appeared at this term of the LSON it is therefore ordered that the State of Alabama, for the use of cover of the said. N. EVANS on said undertaking, the sum of Dollars, cause why this judgment should not be made absolute." THEM that the said at the next term of said

No. (1002) The State of Alabama Baldwin CIRCUIT COURT THE STATE Milton Wilson Executed by serving copy on. Sci. Fa. to Defaulting Defendant and Bail (Box 643-2) MARSHALL & BRUCE-NASHVILLE

RECEIVED IN OFFICE

Sheriff.