

THE	STATE	OF	ALAB	AMA,
	Baldwi	n C	County	
	Service A	1		:

### To Any Sheriff of the State of Alabama:

Baldwin County		An indictme	nt having been for	annd against
and I I I				and against
J. V. Hindr	1/		·	
at the Term, 19 .	2.2. of the Cire	cuit Court of B	aldwin County, fo	r the offense of
	· · · · · · · · · · · · · · · · · · ·		**************************************	· · · · · · · · · · · · · · · · · · ·
Failure In mark Bu	ill" or "Oa	melled."	und Ran	an Ende
of Indebeduer uper	w the est	Dargman	The frame	i –
you are, therefore, commanded forthwit	h to arrest the s	uid Defendant	and commit	- Partie
to jail, unless give bail	l to answer said	indictment, an	d that you return t	his Writ accord-
ing to law.				
110		and the second of the second o		
Dated this day of		4		
		Muca	J. Once	<u> </u>
# *** *** *** *** *** *** *** *** *** *		Clerk	lifeuit Court of Ba	ldwin County.
			,	
THE STATE OF ALABAM	A	and the second of the second o		
Baldwin County				
We,	•			,
W C,			· · · · · · · · · · · · · · · · · · ·	as principal and
the other undersigned as sureties, agree	to pay the State	of Alabama —		
Dollars, unless the said				appears
at the	– Term of the Ci	rcuit Court of I	Baldwin County, a:	nd from Term to
			• /	
Term thereafter until discharged by law	, to answer a cri	minal prosecut	ion for the offense	of
In signing the above bond we a	nd each of us he	reby waive all l	egal rights of exer	notions allowed
us by the Constitution and Laws of the				
	,	•		
Witness our hands and seals thi	isda	ry of		, 19
	(T C)			
	(L. S.)		The second secon	
	— (L. S.) <sup>g</sup>			
	,			
	•			
	(L. S.)			
	(L. S.)			
	(L. s.)		10	
	(L. s.)		, 19	

CAPIAS	
	Executed this JA day of _ //DA, 1950
No. Z T. H E STATE	By arresting the within
1. M. Zhndrid	named Defendant
J. W. Hundrick	
Bail Fixed in This Case in Open Court at	
30000.	and placing him By Bond
Marie Manuel Land	
By Judge Presiding.	
Attest: Aero Arabick Clerk,	, Sheriff
Clerk	, Deputy Sheriff
\$ 100 miles	

, Deputy Sheriff

THE STATE C	F ALABAMA /	A Marie Co.		<u></u>
Baldwin	County	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	and the second	
	0 16 1		general de la companya de la company	
We,	1. Head		<u> </u>	, as
limainal and undersion	not as curation acres to pay	י ה'מיניניים מערי	Ε ΑΥ ΑΡΑΜΑ	the composi
principal, and undersign	ned as surelies, agree to pay		r mandinin,	the Sum of Lagrange
Ano di	unalizal -		solve to the	DOLLARS
1 1 1	0 4/2	· A / market	10 + 4.2.	and the second s
unless the said	<u> </u>		Takana)	appear at the
42 44	50	/	12.12 C	
- // ' / <del>-</del> 8			54.000	, • •
and from term to term	thereafter until discharged b	y law, to answer a	criminal prosec	ution for the offense of
No. 100			• ************************************	0.33
mark paid or canc	elled and return evic	lence of indept	cecness upon	iuli repayment of
tion or laws of the State all debts, liabilities, ex- and personal property o	e of Alabama, and we herebemptions and this bond to the first the value of \$1,000.00.	v severally certify	that we have pr	operty over and above ne value of \$2,000.00
tion or laws of the State all debts, liabilities, ex- and personal property o	e of Alabama, and we hereb emptions and this bond to th	v severally certify	that we have pr	operty over and above
tion or laws of the Stat- all debts, liabilities, ex- and personal property of Sworn to and sub	e of Alabama, and we herebemptions and this bond to the first the value of \$1,000.00.	v severally certify	that we have pr	operty over and above ne value of \$2,000.00
tion or laws of the Stat- all debts, liabilities, ex- and personal property of Sworn to and sub	e of Alabama, and we herebemptions and this bond to the the value of \$1,000.00.  Socribed before me this the	v severally certify	that we have pr	operty over and above ne value of \$2,000.00 (Seal)
tion or laws of the State all debts, liabilities, exe and personal property of Sworn to and subday ofday of	e of Alabama, and we herebemptions and this bond to the the value of \$1,000.00.  Socribed before me this the	v severally certify	that we have pr	operty over and above the value of \$2,000.00 (Seal)
tion or laws of the State all debts, liabilities, exe and personal property of Sworn to and subdept day of	e of Alabama, and we herebemptions and this bond to the first the value of \$1,000.00.  escribed before me this the	v severally certify	that we have pr	operty over and above ne value of \$2,000.00  (Seal)  (Seal)  (Seal)
1	Baldwin  We,  principal, and undersign  unless the said  and from term to term  mark paid or cance  We hereby waive	unless the said  Term, 19 Of the and from term to term thereafter until discharged b  mark paid or cancelled and return evid  We hereby waive as to all amounts that may here	Baldwin County  We,  principal, and undersigned as sureties, agree to pay THE STATE O  unless the said  Term, 19 O of the  and from term to term thereafter until discharged by law, to answer a  mark paid or cancelled and return evidence of indebt	Baldwin County  We,  principal, and undersigned as sureties, agree to pay THE STATE OF ALABAMA,  unless the said  Term, 19 O of the Court of Baldwand from term to term thereafter until discharged by law, to answer a criminal prosecutive paid or cancelled and return evidence of indebtedness upon  We hereby waive as to all amounts that may become due hereunder the benefit of

# THE STATE OF ALABAMA, Baldwin County.

Circuit Court, FALL Session, 1950

The Grand Jury of said County charge that instormating distinguish the interest within twelve months before the finding of this indictment, J.O. Hendrix, whose name is to the Grand Jury otherwise unknown, doing business under the name of Bay Minette Finance Company and a licensee under the Bureau of Loans according to the provisions of Chapter 12, Title 5, Code of Alabama 1940, did on, to wit, the 25th day of March 1950, make a loan to Glenn Singleton, as borrower, and upon the repayment of said loan in full by said borrower did not mark every paper signed by said borrower in connection with said loan with the word "paid" or "cancelled" and issue release for any mortgage or restore any pledge or cancel and return any note or cancel and return any other indebtedness given by said borrower in connection with said loan, as required by law,

against the peace and dignity of the State of Alabama.

Solicitor of the Twenty-Eighth Judicial Circuit.



## THE STATE OF ALABAMA, BALDWIN COUNTY

Circu	:ı	<u>ر</u>	
Carcu	ΪĨ	Cai	11'1

FALL SESSION

XXXXXX 195.0....

THE STATE

Vs.

J.O. HENDRIX

#### INDICTMENT

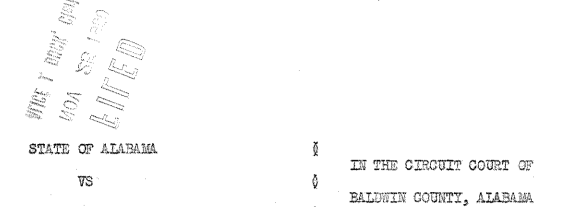
PAILURE TO MARK "PAID"OR"CANCELLED AND RETURN EVIDENCE OF INDEBTEDNESS UPON PULL REPAYMENT OF SAME. No. Prosecutor.

#### WITNESSES:

		AA T 7	r 14 17	ימקנמי.		*-
	R.	М.	ROS	SER		
	Т.	В.	s.	MATTHEWS		
,,						
						••••••••
1			14.2		••••••	
:			* 1 5 s			
į. A			1.1			
			- (1)			
1				•••••••	*******	************
:			.,	•••••••••		************

GRAND JURY NO. /DZ
I MODIFY DYLY
A TRUE BILL
Og IL Pullar Torenan Grand Jury
Foreman Grand Jury.
Toronan guna vary.
Filed in open Court and in the presence of
the Grand Jury on the
[] 195 Q.
Mers A wernett, Clerk.
Presented in open Court to the presiding
Presented in open Court to the presiding Judge by the Foreman of the Grand Jury, in
the presence of
Maril Duch
Clerk.
0000
Bail fixed \$300
Jelfair J. Maslibiony Ar
Judge
o o
[종 (B) 왕 (B) 함 (B) (B) (B)

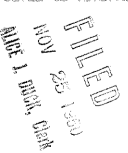
The Baldwin Times



JOHN O. HENDRIX

Now comes the Defendant, John O. Hendrix, and demands a trial by jury in the above styled cause.

Attorney for the Defendant



STATE OF ALABAMA

TOTAL O BELLE

IMPERIOR CONTRA ALABAMA IN THE CIRCUIT COURT OF

in the above styled cause. Her comes the Defendant, John C. Hendrin, and demands a trial by jury

Failure to

HERIFF'S APPEARANCE BOND		wit.	n de Section	Moore	Printing	Co.
THE STATE OF ALABAMA )		est e	may!	134		
Baldwin County	est (1)	1. 110.8%	***	- 1 - 1 - 1 - 1		
We. I. O. Hendin	erice Program Liver	The second of th				<b>6</b> 6
					,	as
incipal and undersigned as sureties, agree to pay THE ST	rate o	F ALA	BAMA,	the sum o	f	
I free Kunshed		50-73	<u> </u>		OOLLA	RS
1 10 1/2 26 1/2	entre de la companya	plant.		e de la companya de La companya de la companya de l	47	
nless the said		45, 44		—— app	ear at	the
Term, 19 of the		24.7%	of Balds	in County,	Δ1aba	ma 0
nd from term to term thereafter until discharged by law, to a						
		47,774		72 mg		
ark paid or cancelled and return evidence of	indebt	e driese	מחמיו:	F-177 72	NO TEMPON	<u></u> .
We hereby waive as to all amounts that may become duersonal property from levy and sale under execution or other on or laws of the State of Alabama, and we hereby severally I debts, liabilities, exemptions and this bond to the amount and personal property of the value of \$1,000.00.  Sworn to and subscribed before me this the	r process y certify	for the o	collection have pr	n of debt, b operty <mark>ove</mark> r	y const and ab \$2,000	itu- ove
day of	A 600		Tel			eal) eal)
Baldwin County, Ala.			•		(S	eal)
Taken and approved this the 32 day of		¥)	00		50	

, Deputy Sheriff

<b> </b>	IRT	띠		yok nomadanesa di termiti
3AN	-cour	) I C		<b>Š</b> UARCETAŠE SK <sup>*</sup>
	UN'I'Y	OFF	1	nuce discount
OF.	IN CO.	S	O: 9017.	Dear of the decided of the second of the sec
No	AI,DW	IFF		S Ap
ST	m	ER		heriff with of B
E		SH		ıie ie i

grafie processor. For the afficient of the moderal end to the local terminal for the endersor of a life end of Enderson of the formation to the construction of the end of the e

nili eli lean	enseed festimization lines as an <b>o</b> akt

alli Olimuu essa olkia liestoonya, kenyesai W

