

170

THE STATE OF ALABAMA,  
Baldwin County

JUSTICE COURT OF T. C. HAND  
Precinct 4, Bay Minette, Ala.

1328

To Any Sheriff of the State of Alabama:  
You are Hereby Commanded to Summon

*Jayce Wilkins, Merley Clark  
Salsin, Al Harrison, Floyd Woolley, Richard*

personally to be and appear before the Justice Court, to be holden for Baldwin County, at my office on the

*15* day of *Jan*, 195*1*

and from day to day of said term, and from term to term thereafter, until discharged, to give evidence and the truth to speak in behalf of THE STATE, in a prosecution now pending in said Court, wherein the State of Alabama is

Plaintiff and

*Amos Coon*

Defendant, and have you then and

there this Writ, with your endorsement thereon.

Witness my hand this

*9* day of

*J. T. Hand*

A.D., 195*1*

Justice of the Peace, Precinct No. 4

Executed in full, this the

15

day of

Jan

, 1951

James Wilkin

Sheriff

Deputy Sheriff

CAPIAS

Moore Printing Co.

THE STATE OF ALABAMA, } To Any Sheriff of the State of Alabama:  
Baldwin County

An indictment having been found against

Richard S. Worley

at the Spring Term, 1957, of the Circuit Court of Baldwin County, for the offense of

Robbery

you are, therefore, commanded forthwith to arrest the said Defendant and commit him

to jail, unless he give bail to answer said indictment, and that you return this Writ according to law.

Dated this 18th day of April, 1957

Alice J. Rensch  
Clerk Circuit Court of Baldwin County.

THE STATE OF ALABAMA }  
Baldwin County

We, \_\_\_\_\_, 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 Circuit Court of Baldwin County, and from Term to

Term thereafter until discharged by law, to answer a criminal prosecution for the offense of \_\_\_\_\_

In signing the above bond we and each of us hereby waive all legal rights of exemptions allowed us by the Constitution and Laws of the State of Alabama.

Witness our hands and seals this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_

\_\_\_\_\_  
(L. S.)  
\_\_\_\_\_  
(L. S.)  
\_\_\_\_\_  
(L. S.)  
\_\_\_\_\_  
(L. S.)

Taken and approved \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_

\_\_\_\_\_  
Sheriff of Baldwin County.

RECORDED

771328

CAPIAS

No. 10

THE STATE

vs.

Richard S. Worley

Bail Fixed in This Case in Open Court at

\$ 3000<sup>00</sup>

By Selden J. Markham  
Judge Presiding.

Attest: Wm J. Leuch  
Clerk.

Executed this 19 day of April, 1951

By arresting the within

named Defendant

and placing him in jail

Jay W. Wilkins, Sheriff

W F Hall, Deputy Sheriff



STATE OF ALABAMA  
BOARD OF PARDONS AND PAROLES  
OFFICE OF  
PROBATION OFFICER

L. B. STEPHENS  
ADMINISTRATIVE ASSISTANT  
W. K. NORTON  
SUPERVISOR

Mobile 15, Alabama  
May 31, 1951

HOWARD TURNER  
CHAIRMAN  
GLEN VINSON  
ASSOCIATE MEMBER  
W. H. DRINKARD (BILL)  
ASSOCIATE MEMBER

The Honorable Telfair J. Mashburn  
28th Judicial Circuit  
County Court House  
Bay Minette, Alabama

Dear Sir:

Enclosed you will find the pre-sentence investigation made on Amos Benjamin Coon. This subject is now under the supervision of the Florida Authorities. I am sending you this investigation which is for your file.

Also enclosed are two delinquent reports, one on William H. Fail and the other on Bernice Long. After you have decided on the date for their delinquent hearing I would appreciate you notifying me as to the date of the hearing so that I may be present at that time.

With kindest personal regards

Yours very truly,

*Joseph N. Bivona*  
Joseph N. Bivona  
State Parole & Probation Officer

JNB:hbt

Encs: 1 pre-sentence investigation  
2 delinquent reports



AFFIDAVIT

Weaver Printing Co., Bay Minette, Ala.

STATE OF ALABAMA, {  
Baldwin County

In the Justice Court of T. C. HAND

Before me, T. C. HAND, Justice of the Peace

in and for said County, personally appeared Taylor Wilkins who, being  
duly sworn, deposes and says on oath that he has probable cause for believing and does believe that in said County, on

or about January 1st 1951 that one Amos Coon

did take from the person of Merley Clark one twenty dollar bill, one five  
dollar bill, 2¢ one dollar bills, 15.6 gallons of gas and one 32-20

Smith and Wesson revolver against his will by putting him in such fear as to  
unwillingly part with same

against the peace and dignity of the State of Alabama

Sworn to and subscribed before me this 8th  
day of January A. D. 1951  
J. P.

Warrant

STATE OF ALABAMA {  
Baldwin County

To Any Lawful Officer of Said County, Greetings:

You are hereby commanded to arrest Amos Coon

and bring him  
before me to answer the State of Alabama on a charge

Robbery

and have you then and there this writ with your return thereon

Witness my hand this 8th day of January, 1951

No. 1580 Page \_\_\_\_\_

**THE STATE OF ALABAMA**  
BALDWIN COUNTY

JUSTICE COURT OF

**T. C. HAND**

**A F F I D A V I T**

THE STATE OF ALABAMA,  
vs.

*Amos Coon*

WITNESSES FOR THE STATE:

*Jayor Wilkins*  
*Merley Clark*  
*Solair*

*Al Harrison*  
*Floyd Wooley*  
*Richard S. Wooley*  
Pensacola, Fla.

805 EAST Young St.  
218 South 8th Ave.

Justice Court of  
**Baldwin County**

**WARRANT OF ARREST**

The State of Alabama  
vs.

*Amos Coon*

Executed this 5th day of Jan 1951

By arresting the within

named Defendant

*Amos Coon*

and placing him

*In Jail*

*Jayor Wilkins*  
Sheriff

Deputy Sheriff

*Seminole 90 mi*



THE STATE OF ALABAMA,  
Baldwin County.

Circuit Court, SPRING Session, 195 1

The Grand Jury of said County charge that before finding this indictment Amos Coon, Richard S. Worley, Claud Milsted, and Robert Harrison Parker, Jr., whose names are to the Grand Jury otherwise unknown, feloniously took one twenty dollar bill, four five dollar bills, six one dollar bills, all lawful currency of the United States of America, and one .32-20 pistol of the value of ten dollars, the property of Merley J. Clark, from his person, and against his will, by violence to his person, or by putting him in such fear as unwilling to part with the same,

against the peace and dignity of the State of Alabama.

*Kenneth Cooper*  
Solicitor of the Twenty-Eighth Judicial Circuit.



STATE BOARD OF PARDONS AND PAROLES  
MONTGOMERY

REPORT OF PRE-SENTENCE INVESTIGATION

Name	Amos Benjamin Coon	Number		County	Baldwin
Alias		Age, Race & Sex	WM--20	Height & Weight	
Build		Complexion		Color of Eyes	
Color of Hair		Unusual Characteristics			
Address	216 S. 8th Ave. Pensacola, Fla.	Offense	Robbery	Date of Conviction	5-21-51
Sentence	10 years suspended 5 years probation	Judge	Mashburn	Days in Jail	127

LEGAL HISTORY:

1. Previous Offenses and Holdovers:

(1) Arrested January 27th 1948 in the City of Pensacola for vagrancy. Discharged.

(2) Was sent to Youth Harbor a juvenile home because he did not have a home.

In both of the above instances the subject was arrested through no fault of his own. He is a boy that has never had a chance and not many of his relatives have taken any interest in him and he was merely picked up on the streets because he did not have a job. In both instances he was released without making time.

2. Present Offense:

The facts of the present offense are essentially as follows:

On New Years morning at about 2:00 A.M. the subject was riding in a 1950 Mercury on his way from Mobile to Pensacola. Also in this car were Richard R. Worley, Claude Milstead and Robert Parker, Jr. All accomplices including the subject were residents of Pensacola, Florida. After the subject got into the car in Mobile going toward Pensacola, Claude Milstead opened a canvas bag and showed the subject a .38 automatic. All three of subject's accomplices had pistols on their persons at the time this bag was opened. As the car was speeding along the Causeway in Mobile County the subject was handed a .45 caliber automatic and as he was handed the pistol by Worley, Worley stated that they were going to "pull a job". Parker was in the front seat driving and sitting next to him was Milstead. Worley was in the rear seat with subject. The car pulled up and stopped at the Silver-king Filling Station, whereupon Parker told the attendant to fill up the tank. Both Parker and Worley got out of the car. Worley stood at the rear of the car and pulled his gun on the attendant. Parker and Worley then walked toward the cafe. When they returned Parker had a man's wallet containing \$46.00 in cash. They also had a tank full of gas which they did not pay for. They also took a .32-20 pistol out of the little house near the cafe. The property of Merly J. Clark. While subject's accomplices were ransacking the little house, the subject had his .45 caliber pistol pointed at the gas attendant through the back window of the car. The subject in all received \$6.00 out as his cut. The subject was arrested on January 8, 1951 and on January 15, 1951 at the preliminary hearing in Baldwin County subject requested that the hearing be waived to the Grand Jury. Bond was set at \$1000. He was not able to make bond, therefore, he was committed to Jail.

Subject was indicted on April 18, 1951 and charged with Robbery. Judge Mashburn requested this officer to make a pre-sentence investigation after the subject's plea of guilty. The subject has asked for benefits of probation. At the present time subject is incarcerated in the Baldwin County Jail awaiting sentence.

Subject's accomplices in the present offense, Richard R. Worley is in Jail and his case is pending. Claude Milstead has not been apprehended, Robert Parker, Jr. has not been apprehended.

PERSONAL HISTORY:

1. Family History: He was born in Pensacola, Florida the second from youngest of five children, all living. He has lived here proactively all of his life. His mother died when he was about eight years of age, after then he lived with various relatives including some of his brothers and sisters.

Father: The father is about sixty five years of age, is definitely no good, is not interested in subject, has poor health, has been to the insane asylum for two years and should be there now, never owned a home, never provided for his family, does not drink, lived with another woman but did not re-marry, is a semi invalid and not employed. He was never arrested.

Mother: The mother died at about forty two from a cancer, she was a member of the Church, had no bad habits, was high tempered in her younger days, was a good mother, but did not have much chance to be a mother or wife.

2. Relatives and References:

	AGE	ADDRESS	OCCUPATION
Fa. William R. Coon	62 (?)	216 S. 8th Ave. Pensacola, Fla.	Not employed
Mo. Katie Bell (White) Coon (Died in 1939 at age 42 from cancer) (The mother had been previously married and this husband died. There were two children by this union.)			
1/2 Br. William Goodwin	36	N. "O" Street, Pensacola, Fla.	Mechanic
1/2 Sis. Verna Atmore	38	New Orleans, Louisiana	Housewife
Sis. Helen (Coon) Nelson	28?	Warrington, Fla.	Waitress
Br. Joseph Irvin Coon	25	Barth, Florida	Paper Mill
Sis. Ester (Coon) Besch	23	North Carolina	Housewife
Sis. Katie (Coon) Wilson	19	Tuscaloosa, Ala.	"

3. Home and Environment: Subject's home life and environment has been wretched. From the time he was an early youngster he was very much on his own so far as a living is concerned. People have told me that he walked the streets of Pensacola half naked with no shoes on in the winter time, selling peanuts and candy to make a living and to assist his mother intaking care of some of the children before her death. Of course after his mother's death the situation grew worse. His father is very definitely no good, has been in the insane asylum, and has taken no interest in the subject before nor since he got into this trouble.
4. Education: He entered school in Pensacola around the age of six. While in school he had no discipline trouble. He does not know a trade of any kind.
5. Religion: Subject does not belong to any Church and his Church life has been seriously neglected. It is my understanding that he is a pretty clean cut looking chap and the chances are with the proper early training he would have taken an active part in religious life.
6. Interest and Activities: Subject likes mechanic work, boxing, swimming, and fishing. He belonged to the YMCA and won in a Golden Glove boxing contest. He does not drink, use dope, nor dance. He is very quiet and ordinarily obedient.
7. Health: In many respects subject's health is good. However, I have been reliably informed that both of his ear drums are affected to the extent that he cannot hear very good. He has joined the Marines, the Army, and the Navy, and each time he has been given an honorable medical discharge, because of his hearing. He has had the usual childhood deseases. There is no venereal nor tuberculosis history. His father has spent two years in the insane asylum in Chattahoochee, Florida. He has a sister in Tuscaloosa, Alabama, who married into a prominent family there, that is under the care of psychiatrists at the present time.

STATE BOARD OF PARDONS AND PAROLES  
MONTGOMERY

REPORT OF PRE-SENTENCE INVESTIGATION

Page 2

Name	Amos Benjamin Coon	Number	County	Baldwin
Alias		Age, Race & Sex	Height & Weight	
Build		Complexion	Color of Eyes	
Color of Hair		Unusual Characteristics		
Address		Offense	Date of Conviction	
Sentence		Judge	Days in Jail	

LEGAL HISTORY:

1. Previous Offenses and Holdovers:

8. EMPLOYMENT: The first job that he ever had was selling peanuts and candy on the street until after his mother's death. He worked in service stations, ship service, tried three branches of service. He has done odd jobs for his aunt, Mrs. Jack Bragg. He had not had a job for about one year prior to his getting into the present trouble. He cannot get a job that takes a physical examination. He is a good worker.
9. RESOURCES: Subject has no money nor property. As indicated above the family has never owned a home.
10. COMMUNITY ATTITUDE: I talked with quite a few of the Policemen who know the subject's predicament from childhood and all that I have talked with, very much favor his being given a chance by the Court.

The Assistant Chief of Police, Mr. G. M. White, took time out to write the following letter and I quote:

"TO WHOM IT MAY CONCERN:

This is to Certify that

AMOS BENJAMIN COON

has only the following arrest record with the Pensacola Police Department:

1-27-48 Vagrancy and loitering, Warned & Discharged.

I have known his relatives here in Pensacola for many years and know that he comes from a good family. After giving the matter careful consideration I am of the opinion that if he is given another opportunity, he will take full advantage of it in an effort to become a good citizen. He has not reached the age of twenty and I believe he has learned a lesson.

Therefore, any consideration given toward his release by the Alabama Authorities of the Alabama prisons will be appreciated."

I talked with Mr. Forsyth Caro, County Solicitor, and he favors probation in this case.

I talked with various members of the Sheriff's Department including Sheriff Kendrick and he feels that subject should be given probation.

Quite a few friends and relatives have been in my office and feel that the subject should be given a chance under probation. AS a matter of fact, no one that I have contacted objects to subject being given probation.

11. Plans if "laced Under Probation": It has been suggested to me that if the subject is given probation that he be allowed to live with his father. His father lives with one of his brothers down about twenty miles towards Fort Walton from Pensacola at a trashy tourist court. I feel that this plan should be marked out.

I noticed from the Alabama material that a "Mr. Goodwin, who is connected with the City Police Force" is offering subject a job. Mr. Goodwin is an ex-policeman and during the time that he was a policeman, he committed a crime of Grand Larceny and was sent to the State Prison. I understand that they had trouble with him after he was paroled (in an area other than Pensacola) and also that they had trouble with him while he was in prison. Mr. Goodwin's past record in many respects is not good. He is a half-brother to the subject. Except in a case of emergency I would not recommend this set-up.

It has also been suggested to me that subject live out near Saufley Field with one of his sisters, a Mrs. Nelson. I checked into this situation and found that she is no good morally. She lives with another man in her own home and her husband lives there also. She has five small children in a two room shack, and ekes out an existence by working at a "night joint". I would not recommend this set-up.

Mr. & Mrs. Jack Bragg, subject's maternal aunt and uncle by marriage left Pensacola, Florida May 5, 1951 to accept jobs in a defense area in South Carolina. Mr. & Mrs. Bragg have taken considerable interest in the subject before they left and they are offering him a home. Mr. & Mrs. Bragg are both on civil service with the government in South Carolina and their total annuity will amount to about \$9000. per year. Mr. Bragg does not have the best reputation, neither does he have the worst in the Pensacola area. The main thing is that they are sincerely interested in the subject. If the subject is given probation they will send him money to come to South Carolina. This would do three things. First, it would get the subject out of the Pensacola area where he has gotten involved in bad company. Secondly, it would offer him a substantial home. Thirdly, according to Mr. Bragg he can get him employment in South Carolina.

12. Summary and Analysis: As previously stated it is my opinion that to a large extent subject was "drug" into this crime by some smart alec criminals. However, he was in bad company and was in Mobile, Alabama at hours that he had no business being there.

Subject's prior record is not bad. All that I can find is where he has been picked up twice and in reality he was not arrested, but just placed in the local jail until he could be sent home. At one time he was sent to Youth Harbor for a few days solely because he had no job and that he could be taken care of out there so far as a meal ticket was concerned.

I have been reliably informed that the subject had a good mother. However, she died when subject about nine years old. Since that time he has been from pillar to post and from one relative to another; kicked around by most of them. Up until the time that he got into the current trouble none of them took very much interest in him. Mr. & Mrs. Bragg, as stated above, have done about all that has been done for him.

As stated before subject's father has spent two years in the insane asylum and I have been reliably informed that his insanity was caused by some type of syphilis. In reality he ought to be in an insane asylum at the present time.

As I have already stated his home life and environment has been very bad. He has never known what a home was nor what it was to lean on anyone from a sympathetic standpoint. His education is very limited. He finished about the fifth grade in school. His religious life has been seriously neglected. He has never belonged to the Boy Scouts nor has he taken any particular interest in anything worth-while. I might say however, that he did belong at one time to the YMCA here and that he won the "Golden Gloves bout here" in his weight several times. This would indicate to me that there is something good in the Boy. I have been told that he is a quiet good natured type of fellow and ordinarily is very obedient.

STATE BOARD OF PARDONS AND PAROLES  
MONTGOMERY

REPORT OF PRE-SENTENCE INVESTIGATION

Page 3

Name Amos Benjamin Coon	Number	County Baldwin
Alias	Age, Race & Sex	Height & Weight
Build	Complexion	Color of Eyes
Color of Hair	Unusual Characteristics	
Address	Offense	Date of Conviction
Sentence	Judge	Days in Jail

LEGAL HISTORY:

1. Previous Offenses and Holdovers:

His health has been one of his worst draw backs. As I have already stated he has been in three branches of the armed service and has received an honorable medical discharge from each branch due to the fact that he had defective ear drums.

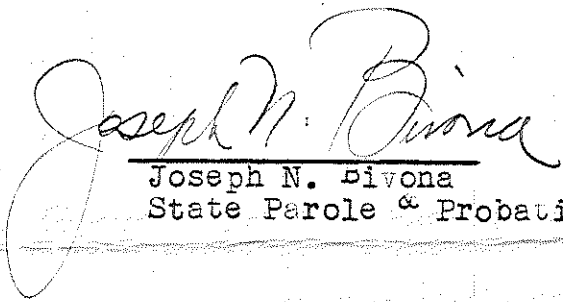
His employment record has not been the best; however, I have been reliably informed that he is a good worker on the job. The fact that he has not gotten any stable employment is largely due to the strict physical requirements necessary in most good jobs in this ~~area~~ area.

In my opinion this is a typical probation case. If it is in line for me to make a recommendation, I would recommend that the subject be allowed to go and live with his aunt and uncle, Mr. & Mrs. Jack Bragg at 198 King Street, Charleston, South Carolina. Mr. & Mrs. Bragg told me before they left here that they were going to get the first house available in that area. They would get a good home later on if the one they had was not adequate. Apparently this is a defense area and they had to take what they could get. They did not know when they left here where they would be in South Carolina so far as a home was concerned but wired me the above given address.

The above investigation was made by Mr. Neil D. Blue, Parole & Probation Supervisor, Escambia County, Florida. The report was dated May 8, 1951.

The Present Offense in this report was inserted by Mr. Joseph N. Bivona, Parole & Probation Officer, State of Alabama.

Signed and dated at Mobile, Alabama this the 15th day of May, 1951.

  
 \_\_\_\_\_  
 Joseph N. Bivona  
 State Parole & Probation Officer

JNB:hbt

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CAPIAS

Moore Printing Co.

THE STATE OF ALABAMA, } To Any Sheriff of the State of Alabama:  
Baldwin County }

An indictment having been found against

Claude Melsted

at the Spring Term, 1957, of the Circuit Court of Baldwin County, for the offense of

Robbery

you are, therefore, commanded forthwith to arrest the said Defendant and commit him

to jail, unless he give bail to answer said indictment, and that you return this Writ according to law.

Dated this 18th day of April, 1957

Archie J. ...  
Clerk Circuit Court of Baldwin County.

THE STATE OF ALABAMA }  
Baldwin County }

We, \_\_\_\_\_, 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 Circuit Court of Baldwin County, and from Term to

Term thereafter until discharged by law, to answer a criminal prosecution for the offense of \_\_\_\_\_

In signing the above bond we and each of us hereby waive all legal rights of exemptions allowed us by the Constitution and Laws of the State of Alabama.

Witness our hands and seals this \_\_\_\_\_ day of \_\_\_\_\_, 19.....

\_\_\_\_\_  
(L. S.)

\_\_\_\_\_  
(L. S.)

\_\_\_\_\_  
(L. S.)

\_\_\_\_\_  
(L. S.)

Taken and approved \_\_\_\_\_ day of \_\_\_\_\_, 19.....

\_\_\_\_\_  
Sheriff of Baldwin County.

**CAPIAS**

No. 10

THE STATE

vs.

Claud Miltsted

Supervisor  
vs. C. Miltsted

Bail Fixed in This Case in Open Court at

\$3000<sup>00</sup>

By Walter J. Marshburn  
Judge Presiding.

Attest: W. J. Marshburn  
Clerk.

Executed this 26 day of March 1954

By arresting the within

named Defendant

Claud Miltsted

and placing him in jail

Taylor Tuttle, Sheriff

Edley Stead, Deputy Sheriff

The State of Alabama, {  
Baldwin County

We, Claude Milstead, as  
principal, and undersigned as sureties agree to pay THE STATE OF ALABAMA, the sum of  
One Thousand - - - - - DOLLARS  
unless the said Claude Milstead appears at the  
next Term, 1954 of the Circuit Court of Baldwin County, Alabama  
and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense of

Robbery

We hereby waive as to all amounts that may become due hereunder the benefit of all laws exempting personal property from levy and sale under execution or other process for the collection of debt by constitution or laws of the State of Alabama, and we hereby severally certify that we have property over and above all debts, liabilities, exemptions and this bond to the amount of: real property of the value of \$2,000.00 and personal property of the value of \$1,000.00.

Sworn to and subscribed before me this the  
\_\_\_\_\_ day of \_\_\_\_\_, 195\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ Baldwin County, Ala.

Claude P. Milstead L. S.  
Emmett Gullett L. S.  
Arno Garbett L. S.  
\_\_\_\_\_ L. S.

Taken and approved this the 27 day of April 1954

Taylor Michina, Sheriff  
By J. W. Taylor, Deputy Sheriff

For Probation reference:  
See Mr Marvin R.

Johnston

2709 West Lakeview Ave

P. O. Box 1532

Pensacola, Fla.

Business Address:

Office, Supervisor of  
Registration -

County Courthouse,  
Pensacola

Warrant

STATE OF ALABAMA  
Baldwin County

To Any Lawful Officer of Said County, Greetings:

You are hereby commanded to arrest Richard S. Worley

and bring him

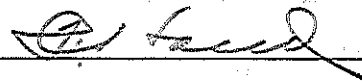
before me

to answer the State of Alabama on a charge

Robbery

and have you then and there this writ with your return thereon

Witness my hand this 8th day of January, 1951



, J. P.

Justice Court of  
Baldwin County

WARRANT OF ARREST

The State of Alabama  
vs.

*Richard S. Worthy*

Executed this *17* day of *March* 195*1*

By arresting the within

named Defendant

and placing him *in jail*

*Taylor Wilkins* Sheriff

*James Horn* Deputy Sheriff

*Seminole 90 mi*  
*Pensacola*

AFFIDAVIT

Meers Printing Co., Bay Minette, Ala.

STATE OF ALABAMA, {  
Baldwin County

In the Justice Court of T. C. HAND

Before me, T. C. HAND, Justice of the Peace

in and for said County, personally appeared Taylor Wilkins who, being  
duly sworn, deposes and says on oath that he has probable cause for believing and does believe that in said County, on

or about January 1st 1951 that one Richard S. Worley  
did take from the person of Merley Clark one twenty dollar bill, one five  
dollar bill, 26 one dollar bills, 15.6 gallons of gas and one 32-20  
Smith and Wesson revolver against his will by putting him such fear as to  
unwillingly ~~to~~ part with same

\_\_\_\_\_ against the peace and dignity of the State of Alabama

Sworn to and subscribed before me this 8th  
day of January, A. D. 1951  
*T. C. Hand* J. P.

*Taylor Wilkins*

No. 1221 -----

Page -----

THE STATE OF ALABAMA  
BALDWIN COUNTY

JUSTICE COURT OF

T. C. HAND

A F F I D A V I T

THE STATE OF ALABAMA,  
vs.

Richard S. Worley

WITNESSES FOR THE STATE:

Taylor Wilkins  
Merley Clark  
C. W. Solari  
Al Harrison

*[Handwritten signature]*



THE STATE OF ALABAMA,  
Baldwin County.

} Circuit Court, SPRING Session, 1945

The Grand Jury of said County charge that before finding this indictment

Amos Coon, Richard S. Worley, Claud Milsted and Robert Harrison Parker, Jr.,  
whose names are to the Grand Jury otherwise unknown, feloniously took one  
twenty dollar bill, four five dollar bills, six one dollar bills, all  
lawful currency of the United States of America, and one .32-20 pistol of the  
value of ten dollars, the property of Merley J. Clark, from his person, and  
against his will, by violence to his person, or by putting him in such fear  
as unwilling to part with the same,

against the peace and dignity of the State of Alabama.

KENNETH COOPER

Solicitor of the Twenty-Eighth Judicial Circuit.

No. ....

**THE STATE OF ALABAMA,**

**BALDWIN COUNTY**

**Circuit Court**

SPRING SESSION 7/2/51 194 51

THE STATE

Vs.

AMOS COON, RICHARD S. WORLEY,

CLAUD MILSTED, AND ROBERT HARRISON

**INDICTMENT**

**/ PARKER, JR.**

ROBBERY

NO Prosecutor.

WITNESSES:

LERLEY CLARK

TAYLOR WILKINS

AL HARRISON

C. W. SOLARI

GRAND JURY NO. ....

A TRUE BILL

**CECIL PITTMAN**

Foreman Grand Jury.

Filed in open Court and in the presence of  
the Grand Jury on the 18th day of

April, 194 51.

**ALICE J. DUCK**, Clerk.

Presented in open Court to the presiding  
Judge by the Foreman of the Grand Jury, in  
the presence of 17 other Grand Jurors.

**ALICE J. DUCK**

Clerk.

Bail fixed \$ 3000.00

**TELFAIR J. MASHBURN, JR.**

Judge.

THE STATE OF ALABAMA,

Baldwin County.

Circuit Court,        Session, 1945

The Grand Jury of said County charge that before finding this indictment

Amos Coon, Richard S. Worley, Claud Hilsted and Robert Harrison Parker, Jr., whose names are to the Grand Jury otherwise unknown, feloniously took one twenty dollar bill, four five dollar bills, six one dollar bills, all lawful currency of the United States of America, and one .32-20 pistol of the value of ten dollars, the property of Merley J. Clark, from his person, and against his will, by violence to his person, or by putting him in such fear as unwilling to part with the same,

against the peace and dignity of the State of Alabama.

HERBERT COOPER

Solicitor of the Twenty-Eighth Judicial Circuit.

RECORDED

No. ....

THE STATE OF ALABAMA,  
BALDWIN COUNTY

Circuit Court

SPRING SESSION 7/1/51 194 51

THE STATE  
Vs.

AMOS GOON, RICHARD S. WORLEY,

CLAUD MILSTED, AND ROBERT HARRISON

PARKER, JR.

INDICTMENT

ROBBERY

NO Prosecutor.

WITNESSES:

LARLEY CLARK

TAYLOR WILKINS

AL HARRISON

C. W. SOLARI

GRAND JURY NO. ....

A TRUE BILL

CECIL FITTMAN

Foreman Grand Jury.

Filed in open Court and in the presence of  
the Grand Jury on the 16th day of  
April, 194 51.

ALICE J. DUCK, Clerk.

Presented in open Court to the presiding  
Judge by the Foreman of the Grand Jury, in  
the presence of 17 other Grand Jurors.

ALICE J. DUCK  
Clerk.

Bail fixed \$ 3000.00

TELFAIR J. MASHBURN, JR.  
Judge.

CAPIAS

Moore Printing Co.

THE STATE OF ALABAMA, } To Any Sheriff of the State of Alabama:  
Baldwin County }

An indictment having been found against

Amos Cook

at the Spring Term, 1927, of the Circuit Court of Baldwin County, for the offense of

Robbery

you are, therefore, commanded forthwith to arrest the said Defendant and commit him

to jail, unless he give bail to answer said indictment, and that you return this Writ according to law.

Dated this 18<sup>th</sup> day of April, 1927.

Alvin J. Reese  
Clerk Circuit Court of Baldwin County.

THE STATE OF ALABAMA }  
Baldwin County }

We, \_\_\_\_\_, 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 Circuit Court of Baldwin County, and from Term to

Term thereafter until discharged by law, to answer a criminal prosecution for the offense of \_\_\_\_\_

In signing the above bond we and each of us hereby waive all legal rights of exemptions allowed us by the Constitution and Laws of the State of Alabama.

Witness our hands and seals this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_

\_\_\_\_\_  
(L. S.)

\_\_\_\_\_  
(L. S.)

\_\_\_\_\_  
(L. S.)

\_\_\_\_\_  
(L. S.)

Taken and approved \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_

\_\_\_\_\_  
Sheriff of Baldwin County.

RECORDED

721328

CAPIAS

No. 10

THE STATE

vs.

Amos Coon

Bail Fixed in This Case in Open Court at

\$ 3000<sup>00</sup>

By Delfair M. Muckbunje  
Judge Presiding.

Attest: Ancie J. Knecht  
Clerk.

Executed this 19 day of April, 1951

By arresting the within

named Defendant

and placing him in Jail

Loyla Wilkins, Sheriff

W F Hall, Deputy Sheriff

STATE OF ALABAMA )  
VS. )  
RICHARD S. WORLEY )

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA  
AT LAW

DEMURRER TO INDICTMENT

Now comes the defendant by his attorney and demurs to the indictment in this cause, sets down and assigns separately and severally the following:

1. It charges no offense known to the law.
2. It does not charge that the defendant was put in such fear as to unwillingly part with the property described in the indictment.
3. It does not allege that the party named in the indictment was caused to unwillingly part with the property described in the indictment.

*Thomas B. Jones*  
THOMAS B. JONES  
Attorney for the Defendant

THE UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
WASHINGTON, D. C. 20535

TO: SAC, NEW YORK  
FROM: SAC, PHOENIX  
SUBJECT: [Illegible]

File # H-27-51  
Alice J. Duck  
J. Clerk

RECORDED & NOT RECORDED



721

THE STATE OF ALABAMA,  
Baldwin County

JUSTICE COURT OF T. C. HAND  
Precinct 4, Bay Minette, Ala.

To Any Sheriff of the State of Alabama:  
You are Hereby Commanded to Summon

*Jaylor Wilkins, Merley Clark*  
*C. W. Solari, et al. vs. Henson*

personally to be and appear before the Justice Court, to be holden for Baldwin County, at my office on the

*27* day of *March*, 195*1*, and from day to day of said term, and from term to term thereafter, until discharged, to give evidence and the truth to speak in behalf of THE STATE, in a prosecution now pending in said Court, wherein the State of Alabama is

Plaintiff and *Richard D. Wooley*

Defendant, and have you then and there this Writ, with your endorsement thereon.

Witness my hand this *21* day of *March*, A. D. 195*1*

*[Signature]*

Justice of the Peace, Precinct No. 4

Executed in full, this the

22 day of

March, 1956

Taylor Wilkins  
Sheriff

H. J. Hall  
Deputy Sheriff

THE STATE OF ALABAMA, }

Baldwin County. }

Circuit Court, SPRING Session, 1945

The Grand Jury of said County charge that before finding this indictment

Amos Coon, Richard S. Worley, Claud Milsted and Robert Harrison Parker, Jr., whose names are to the Grand Jury otherwise unknown, feloniously took one twenty dollar bill, four five dollar bills, six one dollar bills, all lawful currency of the United States of America, and one .32-20 pistol of the value of ten dollars, the property of Merley J. Clark, from his person, and against his will, by violence to his person, or by putting him in such fear as unwilling to part with the same,

against the peace and dignity of the State of Alabama.

KENNETH COOPER

Solicitor of the Twenty-Eighth Judicial Circuit.

No. ....

THE STATE OF ALABAMA,  
BALDWIN COUNTY

Circuit Court

SPRING SESSION .....  
Term, 194 51

THE STATE

Vs.

AMOS COON, RICHARD S. WISLEY,

GLAD MILSTED, AND ROBERT HARRISON

/ PARKER, JR.

INDICTMENT

ROBBERY

vs Prosecutor.

WITNESSES:

LARRY CLARK

TAYLOR WILKINS

A. HARRISON

C. W. SOLARI

GRAND JURY NO. ....

A TRUE BILL

CECIL FITZMA

Foreman Grand Jury.

Filed in open Court and in the presence of

the Grand Jury on the 18th day of

APRIL, 194 51.

ALICE J. DUCK, Clerk.

Presented in open Court to the presiding  
Judge by the Foreman of the Grand Jury, in

the presence of 17 other Grand Jurors.

ALICE J. DUCK

Clerk.

Bail fixed \$ 3000.00

TALPAIR J. MASHBURN, JR.

Judge.

STATE OF ALABAMA }  
BALDWIN COUNTY }

No. 2174

Case No. 1580  
The State of Alabama  
vs.

IN THE Justice COURT OF  
BALDWIN COUNTY, ALABAMA

Amos Coon  
Before me, J. C. Ward, Clerk of the Circuit Court of  
Baldwin County, Alabama, personally appeared Joseph Walker,  
who being duly sworn deposes and says:

I am the Sheriff of Baldwin County, Alabama. In the case of the State of Alabama vs. Amos Coon  
Amos Coon in the above mentioned court, in executing the warrant  
of arrest or in arresting the said defendant, I or one of my duly authorized deputies, traveled 9 miles  
by the most direct route to the point of arrest and return, and I am entitled to mileage at ten cents per mile  
to be taxed as costs in the case.

Point of Arrest Birmingham Joseph Walker Sheriff  
Subscribed and sworn to before me this 9 day of Jan 1951

Disposition of Case waved to Grand Jury Clerk Circuit Court

After considering the above affidavit made by the sheriff of Baldwin County, Alabama, I, as the trial  
Judge of said court, do hereby approve the claim for mileage in the sum of \$ 9.00 incurred in the  
making of the arrest or executing the warrant of arrest in the above styled cause and I hereby order the  
clerk of the court to tax the said sum as part of the costs in said case.

This the 15 day of Jan, 1951  
P. J. Ward  
Judge of the above named court

# Transcript of Criminal Cases from Justice Court of Baldwin County, Ala.

ATTORNEYS	CASE	CHARGE
	THE STATE OF ALABAMA	
No. <u>1721</u>	Vs.	
	<u>Richard S. Wesley</u>	<u>Rabbery</u>

	DISPOSITION OF CASE	FEES	AMOUNT
	Affidavit made and Warrant Issued to <u>8 Jan 1951</u>	<b>JUDGE'S FEES</b>	
	Returnable <u>Grand Jury</u>	Warrant at 50c, Affidavit at 25c	75
	Witness—For State <u>Jaylen Wilkins, Wesley Clerk</u>	Bond at 50c, Sci. Fa. at 50c	
	<u>C.W. Solari, al Henson</u>	Witnesses' Recognizances at 25c	
		+ Subpoena or Notice at 25c	100
		Continuance at 25c	
		Trial of Misdemeanor at \$1.00	
		Mittimus at 25c	75
<u>27 Mar 51</u>	<u>def. was brought before me and</u>	Judgment on Forfeited Bond at 25c	
	<u>requested having be warrd to</u>	Taking Bond, etc., on Appeal at \$1.00	
	<u>Grand Jury.</u>	Execution of costs at 25c	
	<u>The Court granted request and</u>	<b>CONSTABLE'S FEES</b>	
	<u>arrested person had with out</u>	Subpoena or Notice at 25c	
	<u>bond</u>	Carrying Defendant before Justice,	
		each mile for himself and guard at 10c	
		Arrest, 50c	
		<b>SHERIFF'S FEES</b>	
		Arrest, \$2.00; Bond \$1.00; Sci. Fa., 50c	4.00
		Committing, \$2.00; Releasing, \$1.00	.10
		4 Subpoenas at 50c Day's Board at 30c	2.00
		<b>WITNESS FEES</b>	9.00
		Days at 50c	2.00
		" 50c	2.00
		" 50c	2.00
		" 50c	2.00
		" 50c	2.00
		" 50c	2.00
		" 50c	2.00
		<b>DEFENDANT'S COSTS</b>	
		Witnesses' Recognizance at 25c	
		Subpoenas at 25c	
		Executing Subpoenas	

Richard S. Wesley  
Justice of Peace

# Transcript of Criminal Cases from Justice Court of Baldwin County, Ala.

ATTORNEYS	CASE	CHARGE
	THE STATE OF ALABAMA	
No. <b>1580</b>	Vs.	
	<i>Amos Coon</i>	<i>Robbery.</i>

	DISPOSITION OF CASE	FEES	AMOUNT
	Affidavit made and Warrant Issued to <i>Jayles Wilkins</i>	<b>JUDGE'S FEES</b>	
	Returnable <i>Grand Jury</i>	Warrant at 50c, Affidavit at 25c	75
	Witness—For State <i>Jayles Wilkins,</i>	Bond at 50c, Sci. Fa. at 50c	
	<i>John, Wesley Clark,</i>	Witnesses' Recognizances at 25c	
	<i>Al. Harrison, Floyd Wesley,</i>	Subpoena or Notice at 25c	1.25
	<i>Richard Wesley,</i>	Continuance at 25c	
		Trial of Misdemeanor at \$1.00	
		Mittimus at 25c	25
		Judgment on Forfeited Bond at 25c	
		Taking Bond, etc., on Appeal at \$1.00	
		Execution of costs at 25c	
		<b>CONSTABLE'S FEES</b>	
		Subpoena or Notice at 25c	
		Carrying Defendant before Justice,	
		each mile for himself and guard at 10c	
		Arrest, 50c	
		<b>SHERIFF'S FEES</b>	
		Arrest, \$2.00; Bond \$1.00; Sci. Fa., 50c	4.00
		Committing, \$1.00; Releasing, \$1.00	2.00
		Subpoenas at 25c; Day's Board at 30c	2.50
		<b>WITNESS FEES</b>	
		Committing to Jail at 50c	9.00
		50c	2.00
		50c	.50
		50c	.50
		50c	.50
		50c	.50
		50c	.50
		<b>DEFENDANT'S COSTS</b>	
		Witnesses' Recognizance at 25c	
		Subpoenas at 25c	
		Executing Subpoenas	

*15 Jan 51*

*Def. was brought before me and requested hearing he wanted to Grand Jury. The court granted request and bond was set at \$1,000. As being unable to make bond he was ordered committed to jail.*

*J. Land*  
*Justice of Peace*

1st Annual Meeting of the Board of Directors of the American Chemical Society

MEMORANDUM FOR THE BOARD OF DIRECTORS

DATE: 1922

TO: THE BOARD OF DIRECTORS

FROM: [Faint text]

SUBJECT: [Faint text]

1. [Faint text]

2. [Faint text]

3. [Faint text]

4. [Faint text]

5. [Faint text]

6. [Faint text]

7. [Faint text]

8. [Faint text]

9. [Faint text]

10. [Faint text]

11. [Faint text]

12. [Faint text]

13. [Faint text]

14. [Faint text]

15. [Faint text]

16. [Faint text]

17. [Faint text]

18. [Faint text]

19. [Faint text]

20. [Faint text]

1328

2 2 1 0