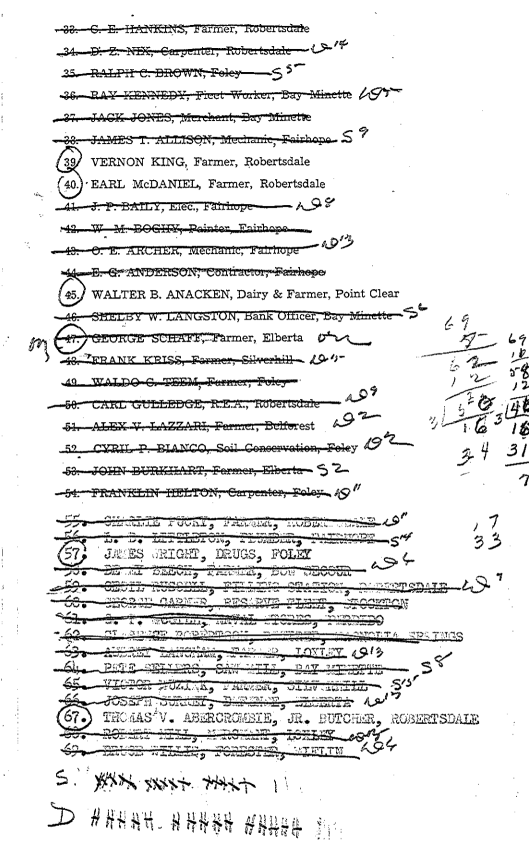
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No.		Occupation	Address
	FUD FADY Farmer Rabon		
	M. D. DRINKARD, Dairy, B	2 D	
	-PAUL-SCHULTZ, Oil Dealer	Foley /3	- A
4	DONOL PEARSON, Farmer,	Hobertsdale	014
-5	EARTIS LANDCASTLE, Par	erwood, Robertsdale *	
	EDUIS IS Mechanic	- Loxley-	
7	CHARLES HEAD, JR., Farm	er, Stapleton	
_8-	JAMES HORN, Railroad, Bay		
(9.	ROBERT SANCA, Butcher, I	Robertsdale	
-10-	ANDY COTTON, Printer, Fa	irhope	N
-11.	-EDD MALL, Saw Mill, Rabo		
-12,-	-CLAUD LAURENDINE, But	cher, Foloy 5	
13.	LOVICK ALLEN, Inn Koope	r, Gulf Shores 15°	
14	M. V. McWATERS, Lumbor,	Stapleton—_S ⁵	,
- 344	J. SIMPSON LOWERY Real	Estate Bay Minette	## 12 12 12 12 12 12 12 12 12 12 12 12 12
16.	HUGH MEDCALF JR., Farm	er, Foley	4
\rightarrow	FRANK A KUCERA, IR, F	armer, Silverhill 5	
-13-	RUSSELL CAMPBELL Farm	ner, Loxley \mathcal{D}'	
19.	GIRARD LUCASSEN, Plumi	oer, Fairhope	
$\frac{1}{20}$	BENNIE KLIMPP Farmer,	Fairhope 5'0	
21	JOE KRAUSS, Farmer, Elbe	rta —29'	
-22.	J. D. McKENZIE, Farmer, R	obertsdate - ルクラ	
<u>2∂-</u>	WARREN D. GAUSE, JR., N	Ifg Stockton	
24	CLIFF BECK, Finance, Perd	ido Beach 49'8	
25	HENRY FREZELL Electric	an. Fuley	
130600	CARL B. WOODWORD, Far	mer, Foley 9	
for the	WILLIAM WILCOX, Produc	- 4	
28.	GRADY THAMES, Farmer,		
29.	VIRGIL CHRISTENSEN, Flo		
	A. C. COUNCIL; Shipyard, I		
_07	- CLARENCE M. UNDERWOO		-4
-31.	JOE. E B. BROWN, Retired	•	
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THE STATE OF ALABAMA, JUSTICE COURT OF T. C. HAND
Baldwin County Precinct 4, Bay Minette, Ala. Precinct 4, Bay Minette, Ala.
To Any Sheriff of the State of Alabama:
You are Hereby Commanded to Summon January Maria Colleges State Commanded to Summon
Delover Emogene Green, George Green, man Davis
personally to be and appear before the Justice Court, to be holden for Baldwin County, at my office on the
27 day of June 10: AM , 1951, 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
- 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 1949 - 194
Defendant, and have you then and
there this Writ, with your endorsement thereon.
Witness my hand thisday of, A.D., 195
For faced
Justice of the Peade, Precinct No. 4

	Lxecu	ted in fu	ill, this the
i Liota	2	3	day of
7. V			, 195
(*) (*)			
5.1	1		11111
			Sheriff
	de	Den	uty Sheriff

Printed by Moore Prg.Co.

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y Ly	THE STATE OF ALABAMA,	JUSTICE COURT OF T. C. HAND
	Baldwin County	Precinct 4, Bay Minette, Ala.
•	To Amer Chariff of the State of Alabama.	a wind. I have
0 0	You are Hereby Commanded to Summon.	low Wilkens Janue James
Jerlie	Lewis, Jed Strew, Char	lie anderson the
,	personally to be and appear before the Justice Court,	to be holden for Baldwin County, at my office on the
	27 day of June	10:A/4 , 1951, and from day to
	day of said term, and from term to term thereafter, ur	itil discharged, to give evidence and the truth to speak
	in behalf of THE STATE, in a prosecution now pend	ling in said Court, wherein the State of Alabama is
	Plaintiff and	
		Defendant, and have you then and
	there this Writ, with your endorsement thereon.	
	Witness my hand thisday of	
		G/ facel
		Justice of the Pedce, Precinct No. 4

Executed in full, this the

day of

, 195

Sheriff

Deputy Sheriff

Affidavit		Printed by Moore Ptg.C	o.
STATE OF ALABAMA, (Baldwin County.	In the Justice Court of	T. C. HAND	— - :::: — ::::::::::::::::::::::::::::::::::::
Before me,	T. C. HAND	, Justice of the Peac	ce .
n and for said County, personally ap	peared Thy Last C.	release who bein	.~
uly sworn, deposes and says on oath	that he has probable cause for belie	ving and does believe that in said County of	מנ מנו
rabout	that one	ll Miller	_
<u>CAMANARULA</u> L	and week made		<u>-</u>
S. O. O. T. J. O. J.	Charles of the lieu	the a gull they	
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aeair	ast the peace and dignity of the State	e of Alabama	
Sworn to and subscribed before	New York Control of the Control of t	2	_
ay of	A. D., 195	Jaylor Wilken	_
	, J. P.		
Varrant			
TATE OF ALABAMA, (BALDWIN COUNTY			1500 1500 1501
o Any Lawful Officer of Said (County Grootings		
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You are hereby commanded to	arrest	Leanning of the second	<u>.</u>
		and bring	_
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and have	ou then and there this wife with		
	ou then and there this writ with you	ir return thereon	_
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	\ /s/	TI faces, J.	P.
The state of the s			

man ann Giller No. 1914 Page Justice Count Of The State of Alabama, Baldwin County **Baldwin County** WARRANT of ARREST JUSTICE COURT OF T. C. HAND The State of Alabama, AFFIDAVIT Poll Green THE STATE OF ALABAMA. Executed this 5 day of Mine 195/ By arresting the within Witnesses for the State : tanker wellene named Defendant Lonnie James Leslie Lewis, Sed. Green harlie anderson, Wilson Cox and placing him Delores Emogene Green Deputy Sheriff Moore Printing Co.

STATE OF ALABAMA	NOTICE		PEAL IN THE CIRCUIT COURT OF
VS		Ž	BALDWIN COUNTY, ALABAMA
BILL GREER		Ž.	AT TAN

Now comes the Defendant, Bill Greer, by H. M. Hall, his attorney of record and appeals to the Supreme lourt of the State of Alabama from:

1.

The verdict of the court adju ging the Defendant, Bill Greer, guilty entered on the 21st day of Novembe, 1951.

2.

The judgment of the court ove ruling the Defendant's, Bill Greer, Motion for a new trial, made on th 27th day of December, 1951.

Dated this the 15th day of Ja wary, 1952.

Attorney for the Defendant

STATE OF ALARAM

VS

BILL GREER

Filed 1-15-52 aciccl rench

	· · · · · · · · · · · · · · · · · · ·	
No. <u>1361</u>		
	And And Andrew 24	
	BALDNIN	County, Circuit Court
BILL GREER	Appellant	
TIG .		
VS.		
The State of Alabama,	ellee	
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The State of Alabama,		
BALDWIN Con	unty, The Circuit	Court of BALDNIN
County.		
ocan by .		
I, ALICE J. DU	JCK	, Clerk of the Circuit Court
I, <u>ALICE J. DU</u>	County in and fo	c, Clerk of the Circuit Court or said County and State, do ase, which was tried and
I, ALICE J. DU of BALDWIN hereby certify that in t	County in and for the above stated country on the	or said County and State, do ase, which was tried and of November 1951, and
I, ALICE J. DU of BALDWIN hereby certify that in t determined in this Court the defendant convicted	County in and for he above stated conthe	or said County and State, do ase, which was tried and of November 1951, and
I, ALICE J. DU of BALDNIN hereby certify that in t determined in this Court the defendant convicted , and	County in and for the above stated con the 20th day by a Jury of the that on the 21st	or said County and State, do ase, which was tried and of November 19 51, and offense of MURDER, DECREE day of November 19 54,
I, ALICE J. DU of BALDNIN hereby certify that in t determined in this Court the defendant convicted , and	County in and for the above stated con the 20th day by a Jury of the that on the 21st	or said County and State, do ase, which was tried and of November 19 51, and offense of MURDER, Est DEGREE
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I, ALICE J. DU of BALDWIN hereby certify that in t determined in this Court the defendant convicted , and said defendant was sente pending an appeal to the	County in and for he above stated con the	or said County and State, do ase, which was tried and of November 19 51, and offense of MURDER, Ext DECREE _day of November 19 5, twenty (20) years in the Penitenti said sentence was suspended Court of Alabama.
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of BALDWIN hereby certify that in the determined in this Court the defendant convicted, and said defendant was sente pending an appeal to the I further cert 19_52, the defendant gaves	County in and for he above stated con the day by a Jury of the that on the that on the, which suppressering that on this we notice in writing and the seal of	or said County and State, do ase, which was tried and of November 1951, and offense of MURDER, DEGREE _day of November 195, twenty (20) years in the Penitenti said sentence was suspended Court of Alabama. the 15th day of January ing of an appeal to the this Court, this the

THE STATE OF ALABAMA, Baldwin County.

Circuit Court, Fall Session, 195 1

The Grand Jury of said County charge that before finding this indictment Eill Greer, whose name is to the Grand Jury otherwise unknown than as stated, unlawfully, and with malice aforethought, killed Mary Ann Greer, by shooting her with a pistol,

against the peace and dignity of the State of Alabama.

Solicitor of the Twenty-Eighth Judicial Circuit.

THE STATE OF ALABAMA,

BALDWIN COUNTY

Circuit Court

Fall Session Werm 1951

THE STATE

Vs.

BILL GREER

INDICTMENT

Murder, 1st Degree

Prosecutor.

WITNESSES:

TAYLOR WILKINS

LONNIE JAMES

LESLIE LEWIS

TED GREEN

CHARLIE ANDERSON

WILSON COX

JIM WILLIAMS

MARY EVELYN GREEN

IDA MAE DAVIS

HATTIE MORGAN DELORES EMOGENE GREEN

NELSON GRUBBS

GEORGE HARTLEY

WARREN TAYLOR

RECORDED

GRAND JURY NO.7

A TRUE BHAL

Foreman Grand Jury.

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

Oct , 1951.

alice A bude, Clerk.

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

Bail fixed \$ Mo Boud

STATE OF ALABAMA

VS

VS

© BALDVIN COUNTY, ALABAMA,

BILL GREER

© AT LAW

DEFENDANT

Now comes the Defendant and m ves the court to set aside the werdict and judgment in the above styled c use, and grant him a new trial upon the following separate and several grounds:

1.

That the verdict is contrary o the law in the case.

2.

That the verdict is contrary of the evidence in the case.

3.

That the verdict is contrary of the law and evidence in the case.

Attorney for the Defendant

This Petition presented this 3rd Day of December, 1957; Let down 3rd Day of December, 1957; Let down for heavier on December 27, 1951, at 10:00 a.M.

Telfair J. Maslebure, ge Didge. STATE OF ALABAMA

VS-

BILL GREER

DEFENDANT

MOTION TO SET ASIDE VERDICT

Alles 12-3.57 Alicy Inerick Having of Bill Green 2 Hame 1957 in Muder of margaret I Celly. Engene Green. of is her step fæther. Sitting on godeshight up but he had said he was going to pill all you sond of soither. Saw Jim Soot many Dree. Bolden Bur mather to Burk of Wala Emogene reply was the War in back of yord, head woman seesam. Bill was Charing woman and he head hat / fearl & phats. Den pointe have and lete In head a water shat Saw gil running beiser field and Bill wer after her and gan roll fine! 3 shots. Frend around & went back to have where he lived and head and her that fiel,

STATE	OF ALABAMA	.*		•	∂	IN THE	CIRCUIT	COURT OF	
: : : : : : : : : : : : : : : : : : : :	S		:	es.	ζ	BALDWI	GOUNTY,	ALABAMA,	
BILL G	REER				Ç		AT LAW		

We, the undersigned, hereby cknowledge curselves security for all costs of Appeal to the Supreme Cort of Alabama, from the verdict of the jury and the court rendered in the above entitled cause on the 21st day of November, 1951; and hereby agree to pay all such costs.

And for the payment of this lond we hereby waive our rights of exemption to personal property under the constitutional laws of the State of Alabama.

WITNESS our hands and seals in this the 15th day of January, 1952.

Brie Grew Huntere STATE OF ALABAMA

VS

BILL GREER

CMOS

Filed 1-15-52 lines Club

THE STATE OF ALABAMA --- JUDICIAL DEPARTMENT

THE ALABAMA COURT OF APPEALS

OCTOBER TERM, 1951-52

l Div. 648

Bill Greer

W o

State

Appeal from Baldwin Circuit Court

CARR, PRESIDING JUDGE

This is an appeal from a judgment of conviction for the offense of murder in the second degree.

The deceased was the wife of the accused.
According to the evidence for the prosecution, the

appellant fatally shot his wife as she lay on a bed in her home. The tendency of this proof was that the homicide was without legal excuse or justification.

The defendant testified that he and his wife were in a scuffle for the possession of a pistol and during the struggle the gun was accidentally fired.

The prime question of reviewable concern relates to the admission in evidence of a statement the appellant allegedly made a short time after the fatal shot was fired.

The insistence is made that error should be here charged because it was not established by the usual and customary proof that the statement was voluntarily made.

It appears, according to the State's evidence, that after the deceased was shot the appellant ran out of the house and proceeded to chase another woman through a field, and in the pursuit he fired one or two pistol shots. The appellant soon gave up his chase and returned to the scene of the fatal shooting. About fifteen or twenty minutes later he was apprehended by an officer.

The statement of instant concern was allegedly made by the appellant to the officer.

To assure an accurate and intelligent review we will copy from the record:

- "Q. And what was Bill Greer doing when you got there?
- "A. He was walking down in front of that house going back, going north.
 - "Q. Did he have anything in his hand?
- "A. No sir, at that time, I couldn't tell. I was too far from him.
 - "Q. Did you later notice anything in his hand?
 - "A. No sir, never did.
 - "Q. Sir?

laid.

"A. No sir.

"Q. I'll ask you if Bill Greer said anything to you?

"MR. HALL: I object to the question.

"THE COURT: Overrule the objection.

"MR. HALL: I except. The proper predicate is not

"THE COURT: I think it's part of the res gestae.

"A. When I came up on him he was going the other way and I blowed my siren at him and he turned and broke and run back around the house.

"Q. Did you say anything to him?

"A. I called him.

"MR. HALL: I object to the question.

"THE COURT: Overrule the objection.

"MR. HALL: I except.

"A. I called him and he hesitated and then he come and I was walking meeting him.

"Q. You went walking meeting him?

"A. Yes sir, and he said that -

"MR. HALL: Now I object to that statement, what Bill Greer said.

"THE COURT: I overrule the objection.

"MR. HALL: I except.

"A. He said he had already, he was ready to go because he had already got the S. Bs, son of a bitches, that he said he wanted to get and he was ready to give up."

The presiding judge apparently entertained the view that the indicated statement constituted a part of the res gestae. There is some doubt about the soundness of this view. However, we are persuaded that the admission of the alleged statement, without formal proof to establish that it was voluntarily made, can be justified by the application of a well

4. recognized rule.

A confession or incriminating assertion is presumed to be involuntary and inadmissible in evidence. The courts must not lose sight of the importance and purport of this truism.

There is a long line of authorities which hold that when the facts and circumstances attending the utterance of the confession clearly establish that it was made without fear or hope of reward the necessity of laying the formal predicate is obviated.

The duty rests on the trial judge to determine whether or not a confession was voluntarily made. His judgment or decision in this regard must be controlled by all the attendant circumstances.

In the early case of <u>Sullins v. State</u>, 53 Ala. 474, our Supreme Court held:

"Before the confessions of the accused, or admissions made by him, can be received as evidence against him, it must appear to the court that they were voluntary, not constrained. Though made to the officer arresting him, or to the magistrate before whom he is carried for examination; or made in answer to inquiries propounded by either officer; and though neither has cautioned or warned him against confessing; if, on a consideration of all the circumstances surrounding him when made, they do not seem to have been influenced by the appliances of hope or fear, from others, they are competent evidence."

This doctrine or rule has been consistently followed down through the long judicial history of our appellate courts. This is made sure by an examination of the following authorities: Love v. State, 124 Ala. 82, 27 So. 217; Christian v. State, 133 Ala. 109, 32 So. 64; Bush v. State, 136 Ala. 85, 33 So. 878; Morris v. State, 146 Ala. 66, 41 So. 274; Reedy v.

5.
State, 246 Ala. 363, 20 So. 2d 528; Tillison v. State, 248

Ala. 199, 27 So. 2d 43; Drake v. State, Ala., 57 So. 2d 817;

Davis v. State, Ala., 59 So. 2d 592; Gardner v. State, 4 Ala.

App. 131, 58 So. 1001; Henley v. State, 21 Ala. App. 259, 107

So. 801; Morris v. State, 25 Ala. App. 156, 142 So. 592; Cline v. State, 25 Ala. App. 433, 148 So. 172.

A review of the above quoted excerpt from the record will lead to the unquestioned conclusion that there is not the slightest reason for supposing that the alleged declarations of the accused were induced or invited by the acts or coercion of the officer. The contrary clearly appears.

We may suggest that it is always a better and safer practice for the prosecuting officer to lay the formal predicate when effort is made to introduce a confession of an accused.

The question to which we have responded is the only one pressed in brief of counsel for appellant.

Our examination of the record convinces us that this is the only matter which merits any discussion.

It is ordered that the judgment below be affirmed. AFFIRMED.

THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

THE COURT OF APPEALS OF ALABAMA

Div., N	0.4	•		
	Bile	Green		Appellant
	JUD	tel		Appellee,
From	Be	eleve	**************************************	Circuit Court
The State of Alabama City and County of Montgo	~		en e	
I, Charles Bricken, Jr	r., Clerk of the Cou	art of Appeals of Alabo	ama, do hereb	y certify that the
foregoing pages numbered copy of the opinion of sai remains of record and on f	id Court of Appeals		•	, true and correct ame appears and
		Witness, Charles I	Bricken, Jr., Cl	erk of the Court
			• •	
		of Appeals of A	labama, at the	Capitol, this the
		of Appeals of A	labama, at the	Capitol, this the

THE COURT OF APPEALS OF ALABAMA | Div., No. 6 48 | Appellant | Vs. | | Appellee | Appellee | | Appelle

COPY OF OPINION

BROWN PRINTING CO., MONTGOMERY 1946

THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

THE COURT OF APPEALS OF ALABAMA

October Term 19 51

		Court		
-	Baldwin	_	_	
Whereas, the Re	ecord and Proceedings	of theC	ircuit	Cour
f said county, in a	certain cause lately per	nding in said Court b	etween	
	Bi:	ll Greer		, Appellant
	The	e State		Appellee
harain has said Co	urt, at the	the state of the s	2.4	
	pellant, were brou			
7.02	said appellant:	g cojova ca com v	-,p, o g,p	
NOW. IT IS HE	REBY CERTIFIED, That it a	was thereupon consid	lered by our Court o	of Appeals, on the
	of August			
			1.1.1.1	
ent of said.	Circuit		Court be in a	ll things affirmed
ay the cost accruin	g on said appeal in this	: Court and in the Co		
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ay the cost accruin	g on said appeal in this	Witness, Cha	urt below	lerk of the Court
ay the cost accruin	g on said appeal in this	Witness, Cha	urt belowrles Bricken, Jr., C	lerk of the Court
pay the cost accruin	g on said appeal in this	Witness, Cha of Appeals 19th da	urt below	lerk of the Court

THE COURT OF APPEALS OF ALABAMA October Term, 19.51 Div., No. 648 Bill Greer Appellant, vs. The State Appellee. Baldwin Circuit CERTIFICATE OF AFFIRMANCE. THE STATE OF ALABAMA, ...County. 2000 Filed this.day of

BROWN FRINTING CO., HONTGOKERY 1981

THE STATE OF ALABAMA, To Any Sheriff of the State of Alabama: Baldwin County An indictment having been found against

BILL GREER			
at the FALL Term, 194.51	of the Cinquit	Court of Boldwin (Country for the offeres of
at the term, 194_21	-, of the Circuit (Court of Baldwin C	ounty, for the offense of
MURDER, 1st DECREE		· · · · · · · · · · · · · · · · · · ·	
you are, therefore, commanded forthwith	to arrest the said I	Defendant and commi	• HIM
Total and therefore, commanded forthwith,	' ariest ene said r	ocicidant and commi	
to jail, unless give bail	to answer said ind	lictment, and that yo	u return this Writ accord-
ing to law.			
			
Dated this 19th day of	October ^	194-54	
	1	except res	ich
		Clerk Circuit Cour	t of Baldwin County.
THE CTATE OF ALADAM	A (1)		
THE STATE OF ALABAM Baldwin County.	A, (en e	
	· · · · · · · · · · · · · · · · · · ·		
We			an principal and
We,		h 1	, as principal and
the other undersigned as sureties, agree to	pay the State of A	Alabama —————	
Dollars, unless the said			appears
at the Term of	of the Circuit Com	rt of Baldwin County	and from Term to Term
Agua ()			
thereafter until discharged by law, to answ	er a criminal pros	ecution for the offens	e of
In signing the above bond we and e	anch of us harabu	maire all legal rights	of everations allowed
us by the Constitution and Laws of Alabar		waive all legal lights	· or exemptions arrowed
en e	,		•
Witness our hands and seals this—	day of		-, 194
<u> </u>			
		and the second second and the second	kata - Janasa da katamin wakana na makakaza ji katama sa kaka
	(L.S.)	•	
	(L. S.)		
· · · · · · · · · · · · · · · · · · ·	(L. S.)		
Taken and approved	day of		194
	***************************************	She	riff of Baldwin County.

A	F-3 · I	Λ	
	. Bosning	A	A COUNTY

THE STATE

BILL GREER

Bail Fixed in This Case in Open Court at

3 no bail

By_____Judge Presiding.

Clerk.

Executed this 19th day of Oof 1941

By arresting the within

named Defendant

Bill Gren

and placing him in Dail

Jaylor William Sheriff.

147 Half Deputy Sheriff.

1 mils

RECORDED

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

ATTORNEYS	CASE		CHARGE	
	THE STATE OF ALABAMA	• .		
No. 1924	Vs	Vs.		
	Bill Gree/		will	
	35 (2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-			
	DISPOSITION OF CASE		FEES	AMOUN
	Affidavit made and Warrant Issued to Jay Lon. Zo	12 Rein	JUDGE'S FEES Warrant at 50c, Affidavit at 25c	73
	Returnable Gans Many		Bond at 50c, Sci. Fa. at 50c Witnesses' Recognizances at 25c	
	Witness—For State Jan Lastrollening	Conie	Subpoena or Notice at 25c Continuance at 25c Continuance at 25c	3.0
(Enderson, vilsan Cox	. m. william	Trial of Misdemeanor at \$1.00	
	man Evelyn Green, El	ou Enge	Judgment on Forfeited Bond at 25c	
	Breed, Belley Gren, noe awa,		Taking Bond, etc., on Appeal at \$1.00 Execution of costs at 25c CONSTABLE'S FERS	
Menson.	seg was levered the ar	in and	Carrying Defendant before Justice, each mile for himself and guard at 10c	
	offer have been a continued		Arrest, 50cSHERIFF'S FEES	5.6
	and Debus held with	Land June	Arrest, \$2,00; Bond \$1.00; Sci. Fa.,50c Committing, \$1.00; Releasing, \$1.00,22_ Subpoenas at 250 Day's Board at 30c	21.1
	bond.		witness fees Days at 50c Days at 50c	
			50c	
	The third		50c 50c 50c 50c	- 10 mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/m
			DEFENDANT'S COSTS	
			Witnesses' Recognizance at 25cSubpoenas at 25cSubpoenasSubpoenas	

