1517

(1517)

THE STATE OF ALABAMA Baldwin County.

Circuit Court, Fall Session, 195 2

The Grand Jury of said County charge that before the finding of this indictment ED CROLEY, whose name is to the Grand Jury otherwise unknown, feloniously took and carried away two tires of the value of, to-wit, one hundred forty dollars, the personal property of L. J. Early, against the peace and dignity of the State of Alabama.

2. The Grand Jury of said County further charge that before the finding of this indictment ED CRCLEY, whose name is to the Grand Jury otherwise unknown, did buy, receive, conceal, or aid in concealing, two tires of the value of, to-wit, one hundred forty dollars, the personal property of L. J. Early, knowing that they were stolen, or having reasonable grounds for believing that they had been stolen, and not having the intent to restore them to the owner,

against the peace and dignity of the State of Alabama.

THE STATE OF ALABAMA. BALDWIN COUNTY

Circuit Court

Fall Session, 19 52

THE STATE

Vs.

ED CROLEY

INDICTMENT

Grand Larceny and Receiving Stolen
Property No Prosecutor.

WITNESSES:

r. o. parra	
H. F. Hall	
Arthur Rice	

A TRUE BILL () ₀ 4	
John Silvans.	
Foreman G	and Jury
Filed in open Court and in the p	
the Grand Jury on the 16th	day o
Oct , 1952	
1 0	,
acief und	Clerl ر
Presented in open Court to the Judge by the Foreman of the Gran	presiding
the presence of	nd Jurors
Act before	h
magain.	Clerk
Bail fixed \$ 75000	••
J. y. Mashbury J. E.	μ.
0	Judge.
	* .
	1000
	1.

Printed by The Baldwin Times, Bay Minette.

Sheriff of Baldwin County.

THE STATE OF ALABAMA,	to any sheriff of the state of alabama:			
Baldwin County	}	An indictment havi	ng been found against	
Ed avlen	<i>)</i>	ender man, man, man, man, man, man, man, man,		
		And Andrews		
at the	, ; of the Circu	it Court of Baldwin Cou	nty, for the offense of	
Grand Larceny + Recen				
trank Lanceny T Heren	my p	ween my	resty	
you are, therefore, commanded forthwit	h to arrest th	e-said Defendant-and-co	ommit har	
		·		
to jail, unless give bail to answ	er said indict	ment, and that you retu	ırn this Writ accord-	
ing to law	4 1			
Dated this 1/2 The day of	Bat	. 1949 2		
40 (1) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		Clerk Circuit Court of	Baldwin County.	
of the state of th				
THE STATE OF ALABAMA,		100 mg		
Baldwin County	>			
1 1000 1 1000 1 1000 1 1000				
We,	:		, as principal and	
Dollars, unless the said	the Circuit C	ount of Policie Court	appears	
at theTerm of	the Circuit C	ourt of Baldwin County	, and from Term to	
Term thereafter until discharged by law	r, to answer a	criminal prosecution fo	or the offense of	
In signing the above bond we and	each of us he	reby waive all legal rig	hts of exemptions al-	
lowed us by the Constitution and Law	vs of Alabam	a.		
****		_		
Witness our hands and seals this.	da	ay of		
	_ (L. S.)			
	(T. S.)			
	_ (L. S.)			
	_ (L. S.)			
	_ (L. S.)			
Taken and approved	day of		104	
Lunca and approved	uay Ui		., 13 1	



CAPIAS

No. 50

THESTATE

VS.

Ed Croley

Bail Fixed in This Case in Open Court at

By <u>Il Mashkum</u> I. - Judge Presiding.

Attest: Mescaf heuch Clerk.

Executed this 20 day of 19th, 19th

By arresting the within

named Defendant

and placing him in Joul

Taylall Sheriff

14 4 All, Deputy Sheriff

O miles