STAT OF ALABAMA)

IN THE CIRCUIT COURT OF BALDWIN COUNTY

775

TWENTY*EIGHTH JUDICIAL CIRCUIT OF ALABAMA

J.G. NEWTON

CASE TO. 1535

TO THE HONORABLE JUDGES OF THE TWENTY-EIGHTH JUDICIAL CIRCUIT OF ALABAMA:

Now comes your petitioner, J.G. Newton, and respectfully represents that he has been charged with the offense of fishing without a license and has been previously found guilty of said charge by a Court of the Justice of the Peace of Baldwin County, Alabama, at a parioed of more than 30 days prior to this day; and that he has employed Attorneys ".C. Woodall and Willard Pienezza, Tallassee, Alabama, and that he desires to plead guilty to the said offense in the Circuit Court under the provision of law in such cases.

And he prays the Court to forthwith set down for hearing and trial the aforementioned charges on the plea of guilty of this defendant, and that Your Honor hear and determine your petitioner's plea of guilt and fix your petitioner's punishment. And he prays for different relief.

Sworn and subscribed to before me this 2 Day of February, 1953.

0 E,

The second of th

Control of the second of the s

The state of the s

a Talento and the control of the second and the second

Witness my hand this-

Sci. Fa. to Defaulting Defendant and	Bail.		Moore Printing Co.	Bay Minette, Ala.
THE STATE OF ALABAM	A, No	1535		:
	No	Gircuit		
Baldwin County.)			COURT
	,			52
(京本) \$P\$ 整掌 (1887年) 1876年 (1877年)		rall		Term, 194
To Any Sheriff of the State of Al			and J. W.	Tana la
You are Hereby Commanded	to Notify	Virgil Newton	21M 0 00	
				y - 21
Fall		52	•	
that at the	Term, 194	of the Circuit C	ourt of said Cou	nty, a judgment
	gil Newton	of	which the follow	ing is a copy:
was rendered against	4	· OI	wonon and nonew	ing is a copy.
THE STATE		India	tment for	•
vs.	1 Cont.			:
VIRGIL NEWPON	}	Fishing Without	MIC TICATAR	:
	<u> </u>			
		L Newton	•	•
It appearing to the Court that the sa	id —	The State of the state of		
	J. W. Temple			
together with				
	The state of the s			
	70%. 24%	agree	ed to pay the S	tate of Alabama
	One Eundre	đ		
the sum of				DOLLARS
	Tirgil Newi	0 2		this town of the
unless the said			-	this term of the
Court to answer in this case; and the	e said	Virgil Newtor	•	
Court to answer in this case, and the	-			
having failed to appear, it is therefor				
	Virgil New	on and J. W. To	anple	
County, recover of the said				
				aid undertaking,
<u> </u>	One Rund	red	on s	aid undertaking,
the sum of			·	Dollars
unless they appear at the next Term	of this Court and	show cause why th	is judgment sho	uld not be made
absolute."		¥4.4	gil Newton a	ad J. W. Temp
You will therefore, by serving a	copy hereof, not			
Too min toolerore, of berning a	EN			
			that the said j	adgment will be
· ·	then		_	,
made absolute against			— at the next te	rm of said Court,
unless they then appear and show ca	use against the sa	me.		
©.s. %.	Dagonin	378	52	

A. D. 194_

-Clerk.

				37 (373		No. 1535 Page	
** }		RECEIVE	D IN OF	TCI	194	The State of Alabama Baldwin County.	
:	\$	-					·
		-	-		Sheriff	GIRCUIT COU	ייים
		I have exe	cuted this	writ,		0110021	
this _			17 1 17 1 2 3 2 1	•	194	THE STATE vs.	•
by ser	ving	copy on _		· · · · · · · · · · · · · · · · · · ·		VIRGIL NEWTON	· -/
:							
					:	Sci. Fa. to Defaulting Defendand Bail	dant
:				· · · · · · · · · · · · · · · · · · ·	:	did Dan	``
			· · · · · · · · · · · · · · · · · · ·			10 9 fa	0.4
							94
	. :		:			Alice french	<u> </u>
	:					CI	ierk.
		<u> </u>			:		
	-				-		
:				,			
,							
	"				en e		
	:				Sherif		
				Deput	y Sherif		

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA, BALDWIN COUNTY

We, We hereby wave as to all amounts that may become due hereunder the benefit of all laws exempt-

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 of Alabama, and we hereby severally certify that we have property over and above all debts, liabitilies, 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.

Jewou.

_ L. S.

Taken and approved this the 11 W day of Oct 195 7

1,10,0 to a - C

By _____,Constable

	Baldwin County An indictment having been found as
	- Virgil Tewhore
	at the 741 Term, 1945 7 of the Circuit Court of Baldwin County, for the offer
.*	at the <u>full</u> Term, 1945 7 of the Circuit Court of Baldwin County, for the offer
disk _e	Fishing Without Liense
	you are, therefore, commanded forthwith to arrest the said Defendant and commit
	to jail, unless filegive bail to answer said indictment, and that you return this Writ ac
	ing to law.
•	Dated this 8th day of Lea, 19472
	Luca f. week
	Clerk Circuit Court of Baldwin Count
	THE STATE OF ALABAMA,)
	Baldwin County
	We, Diright Newton & Similar, as principa
30300011176/241-0000	
	the other undersigned as sureties, agree to pay the State of Alabama One Hunfi
	Dollars, unless the said Dingal New Par ap
	Transfer to the second
	at the Term of the Circuit Court of Baldwin County and from Tor
	at theTerm of the Circuit Court of Baldwin County, and from Ter
	Term of the Circuit Court of Baldwin County, and from Term thereafter until discharged by law, to answer a criminal prosecution for the offense of
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin County.
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin County. In signing the above bond we and each of us hereby waive all legal rights of exemption
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin County.
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin lowely. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama.
	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin County. In signing the above bond we and each of us hereby waive all legal rights of exemption
e de la companya de l	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of B-aldwin bounty. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this
No.	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin but by In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this
V	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Ballowin County. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this
V // 2	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of B-alwin lower laws. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this day of 194. (L. S.)
v K	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Ballowin lowerly. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this
× /2	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of B-alwin lower laws. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this day of 194. (L. S.)
× 1/2	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Ballowin lowerly. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this
× K 2	Term thereafter until discharged by law, to answer a criminal prosecution for the offense of Baldwin lowed. In signing the above bond we and each of us hereby waive all legal rights of exemption lowed us by the Constitution and Laws of Alabama. Witness our hands and seals this

Ruas	
CAPIAS	Executed this //day of you, 1945 3
No. 1535	
	By arresting the within
THESTATE	꽃이 속이 되는 것이 아이를 가장 하네요.
vs.	named Defendant
Virgil newton	
Tallague ala co	
Bail Fixed in This Case in Open Court at	and placing him
\$	
ByJudge Presiding.	Jan a 2/1/11
	Myla Milp, Sheriff
Attest:	112 200
Clerk.	The Deputy Sheriff

	. \		
THE STATE OF ALAB.	AMA, 📗 1	No. 1535	4
Baldwin County.	(Circuit	
			COURT
		מאס	どう
		<u>Fall</u>	Term, 194 52
To Any Sheriff of the State o	of Alabama—Gr	eeting:	
Von are Hereby Comma	nded to Notify	<u>Virgil Newton</u> an	d J. W. Temple
	adda to xtothly —		
:			. 4 ::
hat at the Fall	Term	, 194 <u>52</u> of the Circuit Court o	said County, a judgmen
	Transman Manusia	yah,	
vas rendered against	<u> </u>	of which	the following is a copy
THE STATE		Indictmen	t for
vs.			
VIRGIL NEWTON	- 4 M }	Fishing Without I	icense
appearing to the Court that the	said <u>Vi</u>	rgil Newton	
gether with	J. W. Tem	ple	
ogether with	<u></u>		
100 mm			
	:	agreed to	pay the State of Alabama
		The second secon	
he sum of	One Hun	area.	DOLLARS
nless the said	Jirgil N	ewton	peared at this term of the
intess the said		ap	peared at this term of the
Court to answer in this case; and	the said	Virgil Newton	
•			
aving failed to appear, it is ther	efore ordered tha	t the State of Alabama for the	e use of
county, recover of the said	Virgil N	ewton and J. W. Temple	
	·		
		. *	
			— on said undertaking
ne sum of	One Hu	ndred	Deller
nless they appear at the next Te	rm of this Court	and show cause why this judg	ment should not be mad
osolute."		one of the same of the same same same same same same same sam	
		Virgil Ne	wton and J. W. Tem
You will therefore, by serving	ig a copy hereof,	notify the said	
		that t	he said judgment will h
ade absolute against	them	at th	e next term of said Cour
nless they then appear and show			
Vitness my hand this 8th	day of Decem	iber A. D. 194 52	
		Auri A Darah	
		What I blanks	

The state of the s	Autora en	No. 1535		Page—	
RECEIVED IN OFFICE	94	The State of Alabama, Baldwin County.			
. : .	Sheriff	Management on the control of the special production of physical production of the control of the			A STATE OF THE PROPERTY OF THE
I have executed this writ,	30C1111		CIRCUIT		_COURT
this full faw, 10	943		THE	STATE vs.	
by serving copy on			VIRGI:	L NEWTON	
Variate newton					
and Commile	n	Sci. Fa.	to Def an	aulting D d Bail	Defendant
To Barl.	7				
		Issued 12			, 194
	····	her	cich.	hluc	13-
14 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	· · · · · · · · · · · · · · · · · · ·		0.	† : • :	Clerk,
				:	
	· · · · · · · · · · · · · · · · · · ·				
	·		1		
Lester & Haller			ĺ,	:	
	Sherifi				The second
Deputy	≺ Sheriff			,	

Moore Printing Co., Bay Minette, Ala.

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

ATTORNEYS	CASE	à //2	CHARGE	
·	THE STATE OF ALABAMA	I and a	a without Ties	and the same of th
No.	Vs.		1	
	Virgil Menton			
	DISPOSITION OF CASE		FEES	AMOUNT
		,	JUDGE'S FEES	~ ~ ~
Affid	avit made and Warrant Issued to	e'	Warrant at 50c, Affidavit at 25c	
	Returnable Oct 11 1 1957	•	Bond at 50c, Sci. Fa. at 50c	
			Witnesses' Recognizances at 25c	As P
With	ess—For State		Subpoena or Notice at 25c	25
Ffor	ned. S. wallers. Foly	LLCI.	Continuance at 25c	4 6 10
	Ü		Trial of Misdemeanor at \$1.00	1.00
			Mittimus at 25c	
	fendand traction 4. 1.	Common T.	Judgment on Forfeited Bond at 25c	é n 10
	and the different different		Taking Bond, etc., on Appeal at \$1.00	100
- de			Execution of costs at 25c CONSTABLE'S FRES	
	mad Diane, Paly	Jaly Land	Subpoena or Notice at 25c	
·	e costo Car I Cal	7. J	Carrying Defendant before Justice,	
	0 0		each mile for himself and guard at 10c	
	mend yary franks.		Arrest, 50c	
1			Arrest, \$2.00; Bond \$1.00; Sci. Fa.,50c	300
do	1. 1. 1	// /	Committing, \$1.00; Releasing, \$1.00	
	fundiant teres as Jas		Subpoenas at 25c Day's Board at 30c	
K	a Wanto for Was Jan	20 LO	WITNESS FEES	
			Days at 50c	
	6-04		50c	
		ello you	50c	
·		0/1	50c 	
			50c	
			DEFENDANT'S COSTS	
			Witnesses' Recognizance at 25c	
			Subpoenas at 25c	
<u> </u>			ExecutingSubpoenas	

