## INDICTMENT

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 LEROY WILLIAMS, whose name is to the Grand Jury otherwise unknown, did assault and cut Lottie Lamar, alias Mattie Lamar, with a knife

against the peace and dignity of the State of Alabama.

WILLIAM R. LAUTEN
Solicitor of the Twenty-Eighth Judicial Circuit.

	GRAND JURY NO61
	A TRUE BILL ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
	Filed in open Court and in the presence of
	the Grand Jury on the Me day of
	Presented in open Court to the presiding Judge by the Foreman of the Grand Jury, in
	the presence of other Grand Jurors.  Clerk.  Bail fixed \$ 300 TX
	J. H. Mashbury J. Judge.
.:	

THE STATE OF ALABAMA,	
BALDWIN COUNTY	
Wer Lenon Will	hours , as
principal, and undersigned as sureties, agree to pa	THE STATE OF ALABAMA, the sum of
Frankund.	DOLLARS
unless the said Lenna William	
	appears at the County of Baldwin County, Alabama,
and from term to term thereafter until discharged by la	
of Istaul Willy	and a punch
We hereby waive as to all amounts that may become personal property from levy and sale under execution stitution or laws of the State of of Alabama, and we here and above all debts, liabitilies, exemptions and this bon \$2,000.00 and personal property of the value of \$1,000.	eby severally certify that we have property over d to the amount of: real property of the value of
#2,000,00 and personal property of the value of #2,000.	Δ
Sworn to and subscribed before me this the	Loyalland L. S.
day of195	Gorbot L. s.
	Rusin Williams I. S.
Baldwin County, Ala.	L. S.
5-10	
Taken and approved this theday of	195 2
	Sheriff
By	, Deputy Sheriff

## AFFIDAVIT

State	Of	Alabama,
Bald	win	County.

In the Justice Court of T. C. HAND

	•	C. HAND, Justice of	and the second second	
in and for said County duly sworn, deposes an	personally appearedd says on oath that he has pro	Taylor Wilkin obable cause for believin	s g and does believe that ii	who, being n said County,
on or about 2 Augu	st. 1952	that one Leroy W	illiams	
unlawfully and wi	th malice aforethought.	<u>did assault Lottie</u>	Lamar, with the in	tent to
murder her.		<u> </u>		
######################################			en pro- color de 1870 en c	
······································	against the peace and dign	nity of the State of Alab	ama	,
Sworn to and subs	cribed before me this 2	-		· 0 · 4
day of August	, A D., 19 52 Jees J. F.	_	Son 14 1.6	1 /2
	<u> √ √ √ ,</u> J. F			+
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WARRANT				
State Of Alabam	<b>a</b> , )			
Baldwin County.	}			•
To Any Lawful C	fficer of Said County, Greeti	ngs:		
and the second s	ommanded to arrest Te		, P. P. J. P.	
You are nereby c	mmanded to arrest			

You are hereby commanded to arrest Leroy Williams

and bring him

before me to answer the State of Alabama on a charge

Assault with intent to murder.

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

Witness my hand this 2 day of August , 19-52.

No		A ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (	Page		
Т	he State	of Al		na,	
		e Court o			
***************************************	AFFI	DÅ 7	<i>7</i> I T		
1	THE STATE	OF AI	ABAM	Α,	
	TEBOA MI	LLIAMS		(4)	
		5° 7			
And the second s	Witnesses	s for the	State:		
	mry Lamar Jhnnio Pal	47 (7)			
Aρ	samore Moor	? <b>6</b>			
ŁW	llie Golds	mith			
Ch	arity Gold	lsmith			
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			:		

Printed by Moore Printing Co.

Justice Court of

Baldwin County

WARRANT OF ARREST

THE STATE OF ALABAMA,
vs.

Executed this 2 day of Que 1912

By arresting the within

named Defendant

Lery Williams

and placing him

Deputy Sheriff

O mi

THE STATE OF ALABAMA,	To Any S	Sheriff of the	State of A	llabama:
Baldwin County		An indictment	having been fo	ound against
and for the same				
at the Jall Term, 19.5	of the Cir	cuit Court of Bal	dwin County, fo	or the offense of
assault &	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
	· /			// 1
you are, therefore, commanded forthwith	i to arrest the s	aid Defendant as	nd commit	-Many
to jail, unless give bail	to answer said	indictment, and t	hat you return t	his Writ accord
ing to law.				
100 market		A second of the		
Dated this day of	_// Dag	2	-, 19 <b>5</b> - \$4	
		Alexand 1	The Alexander	
		Çlerk Cir	cuit Court of Ba	ldwin County.
THE STATE OF ALABAM	A)			
Baldwin County	}			Same of the same o
	)	of the second se	CM C	
We,				as principal and
Dollars, unless the said				appears
at the	Term of the Ci	reuit Court of Bal	dwin County, a	nd from Term to
Term thereafter until discharged by law,	to answer a cri	minal prosecution	n for the offense	Of
Term the term of the term get by turn,	, 00 0011/1/00 01 00 021	marred parolice electric	a for the offense	OI.
Manuscript			THE THE PART OF TH	-
In signing the above bond we ar	nd each of us he	reby waive all leg	al rights of exer	uptions allowed
us by the Constitution and Laws of the S	State of Alabam:	1.		
YYYidan oo ah		•		7.0
Witness our hands and seals this	s	ay or	**************************************	, 19
· :	(I,. S.)		e me	e en monte en
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	(L, 5.)			
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	(L. S.)			
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Taken and approved	day of	· · · · · · · · · · · · · · · · · · ·	. 19_	ant aire sine phis son.
	~		,	
			Sheriff of Ba	Idwin County.

O Recas	
CAPIAS	
No. 1576	Executed this day of felling, 19
THE STATE	By arresting the within
D vs.	named Defendant
Terry Williams	
Bail Fixed in This Case in Open Court at	
\$ 20000	and placing him
wy m. y lee	
By Judge Presiding.	Janh With
Attest: Clerk.	Pet Saller, Deputy Sheriff
C/M3 2	Promount of the
	Sillian 100
	Mules
	mulez
	Tien de la company de la compa

1576 STATE OF ALABAMA Baldwin County In the Court of The State of Alabama Baldwin County, Alabama VS. Clerk of the. Before me, Baldwin County, Alabama, personally appeared Taylor Wilkins, who being duly sworn deposes and says: I am the Sheriff of Baldwin County, Alabama. In the above case, 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, 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 Subscribed and sworn to before me this. Clerk Circuit Court Disposition\_ 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 \$\_\_\_ making of the arrest or executing the warrant of arrest in the above styled cause and I hereby order the

Judge of the above named court

clerk of the court to tax the said sum as part of the costs in said case.

\_\_day of \_\_

This the\_\_\_\_

The State of Alabama, )		
Baldwin County.	Circuit	COURT
	Spring	Term, 19 51;
Any Sheriff of the State of Alabama—Greeting:		4 1 1 4 1 1 4 1 1 4 1 1 4 1 1 4 1 1 4 1 1 4 1 1 4 1 1 4 1 1 4 1
You are Hereby Commanded to Notify Leroy I	Villiams and	J. E. Barton
		LILIUAT SEAL.
at at the Spring Term, 19 54		
as rendered against Leroy Williams	of	which the following is a copy:
THE STATE	Inc	lictment for
<b>vs.</b>		
LEROY WILLIAMS	Assault	& Battery
	:	
appearing to the Court that the saidLeroy W	illiams	
ogether with J. E. Barton	· · · · · · · · · · · · · · · · · · ·	
	•	
· · · · · · · · · · · · · · · · · · ·		1
	agre	eed to pay the State of Alabama
and the second s	A MARAGER I	
he sum of Three Hundred No /100		DOLLARS
nless the said Leroy Williams		appeared at this term of the
nless the said Leroy Williams		
nless the said Leroy Williams ourt to answer in this case; and the said Leroy W	Jilliams	appeared at this term of the
nless the said Leroy Williams  ourt to answer in this case; and the said Leroy W  aving failed to appear, it is therefore ordered that the St	<b>Filliams</b> ate of Alabama for	appeared at this term of the the the use ofBaldwin
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nless the said Leroy Williams  ourt to answer in this case; and the said Leroy W  aving failed to appear, it is therefore ordered that the St  ounty, recover of the said Leroy Williams and J.	Villiams  ate of Alabama for E. Barton	appeared at this term of the the use ofBaldwin
nless the said Leroy Williams  ourt to answer in this case; and the said Leroy W  aving failed to appear, it is therefore ordered that the St  ounty, recover of the said Leroy Williams and J.	Villiams  ate of Alabama for E. Barton	appeared at this term of the the the use ofBaldwin
nless the said Leroy Williams  ourt to answer in this case; and the said Leroy W  aving failed to appear, it is therefore ordered that the St  ounty, recover of the said Leroy Williams and J.	Villiams  ate of Alabama for  E. Barton	the use ofBaldwinon said undertaking,
nless the said Leroy Williams  ourt to answer in this case; and the said Leroy W  aving failed to appear, it is therefore ordered that the St  ounty, recover of the said Leroy Williams and J.	Villiams  ate of Alabama for  E. Barton	the use ofBaldwinon said undertaking,
nless the said Leroy Williams  ourt to answer in this case; and the said Leroy Waving failed to appear, it is therefore ordered that the Stounty, recover of the said Leroy Williams and J.  ne sum of Three hundred and no 100  nless they appear at the next term of this Court and sho	villiams  ate of Alabama for  E. Barton  w cause why this	the use ofon said undertaking,Dollars judgment should not be made
nless the said Leroy Williams  ourt to answer in this case; and the said Leroy Waving failed to appear, it is therefore ordered that the Stounty, recover of the said Leroy Williams and J.  ne sum of Three hundred and no 100 nless they appear at the next term of this Court and sho besolute.	Ate of Alabama for E. Barton	on said undertaking,Dollars judgment should not be made
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nless the said Leroy Williams  ourt to answer in this case; and the said Leroy Williams and Javing failed to appear, it is therefore ordered that the Stounty, recover of the said Leroy Williams and Javines sum of Three hundred and no 100 nless they appear at the next term of this Court and shopsolute.  You will therefore, by serving a copy hereof, notify	ate of Alabama for  E. Barton  w cause why this y the said	the use ofon said undertaking,Dollars judgment should not be madeoy Williams and J. E. Bathat the said judgment will be
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nless the said Leroy Williams  ourt to answer in this case; and the said Leroy Williams aving failed to appear, it is therefore ordered that the Stounty, recover of the said Leroy Williams and J.  Three hundred and no 100 nless they appear at the next term of this Court and sho solute.  You will therefore, by serving a copy hereof, notified ade absolute against them nless they then appear and show cause against the same.	ate of Alabama for E. Barton  w cause why this y the said	the use of
the said Leroy Williams  The purt to answer in this case; and the said Leroy Williams and Jacob and the said Leroy Williams and Jacob and so Iter and show the said Leroy Williams and Jacob and street the said Leroy Williams and Jacob and said the said the said Leroy Williams and Jacob and said the said the said Leroy Williams and said the sai	ate of Alabama for E. Barton  w cause why this y the said. Ler	the use of

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1 Col Swell	Sheriff

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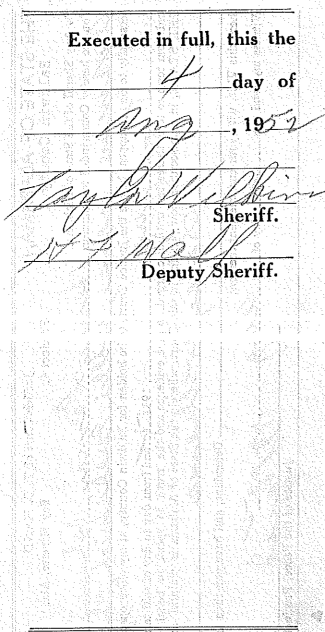
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THE STATE OF ALABAMA,		v G-	
Baldwin County We, Jeroy	eli.		
principal, and undersigned as sureties, agree	to pay THE STA	TE OF ALABAM	IA, the sum of
Jall hundre			DOLLARS
unless the said	Lien Loud	Court of Baldwin	4.
and from term to term thereafter until discharged	by law, to answer a	criminal prosecutio	n for the offense
We hereby waive as to all amounts that maing personal property from levy and sale under exstitution or laws of the State of Alabama, and we and above all debts, liabilities, exemptions and thi \$2,000.00 and personal property of the value of \$1	ecution or other proc hereby severally co s bond to the amoun	ess for the collection that we have	on of debt by con- ve property over
Sworn to and subscribed before me this the	Troy	Wellen	L. S.
day of, 195		ton .	L. S.
	/		L. S.
Baldwin County, Ala.			L. s.
Taken and approved this the	day of	195	3
	Kry Co La	<u> </u>	Sheriff
Ву	<u> </u>		_, Deputy Sheriff

A	15/4	ŵ. y.
433	THE STATE OF ALABAMA, Justice Court of T. C. HAND  Baldwin County Precinct 4, Bay Minette, Ala.	
	To Any Sheriff of the State of Alabama:  You are hereby Commanded to Summon I lang Lange, Physical Clark  Cliffendel More willie Boldsmin Clark	lno.
	personally to be and appear before the Justice Court, to be holden for Baldwin County, at my office on the day of day of 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	emic
	Defendant, and have you then and there this Writ, with your endorsement thereon.	
	Witness my hand thisday of	

,



Moore Printing Co.

Sheriff of Baldwin County.

THE STATE OF ALABAMA,	TO ANY SHERIFF OF THE STATE OF ALABAMA:
Baldwin County	An indictment having been found against
Leave relief	
at the Term, 1962, c	f the Circuit Court of Baldwin County, for the offense of
assault and B.	
assault and by	
you are, therefore, commanded forthwith t	o arrest the said Defendant and commit
	said indictment, and that you return this Writ accord-
ing to law	
Dated this day of	1942
	Acia la como da como de como d
	Clerk Circuit Court of Baldwin County.
THE STATE OF ALABAMA,	
Baldwin County	
We,	, as principal and
	e Circuit Court of Baldwin County, and from Term to
In signing the above bond we and ea	ch of us hereby waive all legal rights of exemptions al-
In signing the above bond we and ea lowed us by the Constitution and Laws	
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama.
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama. day of
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama. day of
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama. day of
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama. day of, 194  (L. S.)  (L. S.)
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama. day of, 194
lowed us by the Constitution and Laws  Witness our hands and seals this	of Alabama. day of
lowed us by the Constitution and Laws  Witness our hands and seals this	day of

CAPIAS	Executed this 2 day of 19453
No	By arresting the within
THE STATE vs.	named Defendant
Denny William	
Bail Fixed in This Case in Open Court at	and placing him sunda bond
By Judge Presiding.	tuko a alpensheriff
Attest: Alice Clerk.	, Deputy Sheriff
	Omi

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

Attorneys	Case		Charge		
	THE STATE OF ALABAMA,		·		
No. 2431	Vs.		4		
	Leson williams	assaul I	t with hantent	- Co	1970
			mude		
	A STATE MANAGEMENT OF THE STATE				
<u> </u>	Disposition of Case	• 4 · 1	Fees Judge's Fees		Amount
	Affidavit made and Warrant Issued to Juy Low	Ulley	Warrant at 50c, Affidavit at 25c		
· · · · · · · · · · · · · · · · · · ·	Returnable Frank hem		Bond at 50c, Sci Fa at 50c		
	The second of th	Physic	Witnesses' Recognizances at 25c Subpoena or notice		727
	The state of the s	00	Continuance at 2	e at 25c	
,	Jume, comme more	J. Wille.	Trial of Misdemeanor at \$1.00		
	Toldenit Charles Folk	mir.	Mittimus at 25c		29
er e			Judgment on Forfeited Bond at 25c Taking Bond, etc., on Appeal at \$1.		
	led and long to the ledge to	0 10 - 0	Galdon of cast arean les	1610	
	and the state of t		Constable's Fees		
	regulated heaving her a	veries la	Subpoena or Notice	at 25c	
	Gen resu.		Carrying Defendant before Justice each mile for himself and guar	d at 10c	
	ran of the let ut to out	7	Arrest 50c		
The second secon		· / /	Sheriff's Fees	^-	5.00
	Dy very angule to was	e Mond	Arrest \$2.00 Bond, \$1.00, Sci Fa 5 Committing \$2.00, Releasing \$1.00		210
	Was a alua committed	to rel	Subpoenas at 250 Day's Boar	d at 30c	<u> </u>
- Purity	Lest. Late Detail deans	3	We will the second to	and	2-00
			Days a	50c	
-			7)	50c	
			27	50c	
	To face	en e	";	50c 50c	
	Notice & PL		,	50c	
		<u></u>	DEFENDANT'S COSTS Witnesses' Recognizance at	2.5c	
			Subpoenas at 25c		
			Executing - Subpoenas	3	

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

Attorneys	Case		Charge	
	THE STATE OF ALABAMA,			
10. 24 35	Vs.			
¥	Lerry Williams	<u> </u>	et Ventere l	09
PRODUCE AND ADDRESS AND ADDRES			muder.	· · · · · · · · · · · · · · · · · · ·
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·	Disposition of Case		Fees	Amount
	Affidavit made and Warrant Issued to Fan DA	wellen	Judge's Fees	2
			Warrant at 50c, Affidavit at 25c	
	Returnable And Au	ng.	Bond at 50c, Sci Fa at 50c	-
	Witness—for State		Subpoena or notice at 25	75
			0	1
**	Janne Falmer, c	anne -	Trial of Misdemeanor at \$1.00	
· ·	Morare willie galde	mit.		
	Chritis Goldsmith.		Judgment on Forfeited Bond at 25c	
	tell account to he was	Ala Balana	Execution of costs at 25c	
	TOP GOLD	<del>d</del>	Constable's FeesSubpoena or Notice at 25	
	Brown all at at	50000.	Carrying Defendant before Justice  each mile for himself and guard at 10	
	cold the in the second of the	Marker & Marker	Arrest 50c	
			Sheriff's Fees	
	Wer britail Bannel	tu le mal.	Arrest \$2.00 Bond, \$1.00, Sci Fa 50c Committing \$1.00, Releasing \$1.00	
			Subpoenas at 25c Day's Board at 30	
M	ay Kata noted be		Witness FeesDays at 50c	
7		ì		
			50c	
	Committee of the American		" 50c	
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	A Programme Commence of the Co		DEFENDANT'S COSTS	-
			Witnesses' Recognizance at 25cSubpoenas at 25c	
	The contract of the contract o		Executing - Subpoenas	1

