778

STATE OF ALABARA RALEVIN OCUNIV

1 THE DIRDLET COURT

We, Willie Goldsmith, as frinciple, and the undersigned sureties, agree to pay to the State of Alabama the sum of Three Hundred (\$300.00), unless the said Willie Goldsmith appears to the next term of the Virosit Court of Baldwin County, and from term to term thereafter until discharged by law, to answer a crimical prosecution for the offense of assault and battery.

And we, and each of us, hereb waive all exemptions we may have to any personal property under the Constitution and Laws of the State of Alabana as to the collection of the penalty of this bond.

Witness our hands and scals this 21st day of April, 1954.

The condition of the above of lightions is such that, whereas the above bound Willie Goldsmith was duly convicted in the Circuit Court of Baldwin County on the 21st day of April, 1 Min, of the above stated offense, and has duly applied for and obtained an a goal from said conviction and sentence to the Court of Appeals for the State of Alabara, and the apount of his appeal bond has been duly and locally find at said above stated sum:

Now, therefore, if the said to like Coldonith shall appear at the next term of the Circuit Coast of Baldwan County, and from term to been thereafter until discharged by law, and abide the judgment of the said Yourt of Appeals for the State of Alabara, then this obligation to be void and of no effect; otherwise to remain in full force and effect.

withen. Chen hogh Turleene Mison Willie (X) Haldsmith (SECI)

alitha Hall (S. A.)

Ty. Davids on de (32,1)

approved this 2/2 day of A. Hi, 1951.

Alsef-souch

1778

Willie Goldsmith

appeal 20 Court of appeals

Baldwin County.	County Court, March Term, 195_
KNOW ALL MEN BY THESE PRESEN	TS, That Wallie Goldsmith
and the second s	
and the second s	
pest Berg	, are held and firmly bound unto the Sta
of Alabama, in the sum of Three hu	undredDolla
for the payment of which, well and truly	to be made, we bind ourselves, our heirs, executors, as
administrators, jointly and severally, firm	
Witness our hands and seals, this the	. <u>lst</u> day of <u>March</u> , 195_
THE CONDITION OF THE ABOVI	E OBLIGATION IS SUCH, That whereas, the above boun
	, was on the lst day of March, 195
en WIIIIe GOIGSMIDH	, was on the, 195 Assault With A Weapon
convicted in the County, of the offense	Assault with a reapon
and by the judgment of said Court senter	nced to\$250.00 fine and cost
Willie	Goldsmith
And, whereas, the said	
has this day prayed an appeal from said	l judgement to the Circuit Court of said County:
Now, if the said Willie G	foldsmith shall appear
• • • • • • • • • • • • • • • • • • • •	I from term to term thereafter until discharged, and ab
by and perform whatever sentence may	be adjudged in said Court against him, then the above
by and perform whatever sentence may ligation to be void, otherwise to remain	
by and perform whatever sentence may	
by and perform whatever sentence may ligation to be void, otherwise to remain	a in full force and effect. - Malling Saldsonth (I.
by and perform whatever sentence may ligation to be void, otherwise to remain	
by and perform whatever sentence may ligation to be void, otherwise to remain	in full force and effect. - Malling Saldsonth (I.
by and perform whatever sentence may ligation to be void, otherwise to remain	a in full force and effect. Allie Soldsonth (I.

County Court Judge.

no	17	7	8
100	1	1	

THE STATE OF ALABAMA Baldwin County

COUNTY COURT

THE STATE VS.

WILLIE GOLDSMITH

APPEAL BOND

Sureties.

Filed in the office of the Clerk of the

Circuit Court _____ day of

______, 195

_____, Clerk.

The Baldwin Times

