

${ m Th}$	е	State	of	Alabama,	
		Baldw	in C	county.	

## CIRCUIT COURT

August Session Donne 9 54
On Appeal from County Court.

THE STATE vs. FRANK JOHNSTON	···· .		
The State of Alabama, by its Solicitor, complains ofF	RANK JOHNST	CON	Aprilla.
		, am en gart	tha
in said county and within twelve months before the commencer FELONIOUSLY TAKE AND CARRY AWAY ONE ONE HUNDRED (\$100			
PERSONAL PROPERTY OF MRS CHARLIE NOLAND,			
		e en	*
		Č.	June 1
4			

contrary to law and against the peace and dignity of the State of Alabama

Solveitor.

The State of Alabama,	Justice Court of <b>Baldwin County</b>
Baldwin County	Warrant of Arrest
JUSTICE COURT OF  T. C. HAND	The State of Alabama, Vs.  Frank Johnson
AFFIDAVIT	
The State of Alabama, vs.	Executed this 21 day of June 1959  By arresting the within
Frank Johnson	named Defendant
Witnesses for the State:  J. D. Horn Walter P. Trawick Jerkins W. D. Taylor J. L. Barrow Taylor Wilkins	and placing him
Charlie Nolan Mrs Charlie Nolan	Jana, Deputy Sheriff
Moore Printing Co., Bay Minette, Ala.	. A miles

6283	185.7
4	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: J. Ream, Weller J. James, J. J. J.
W. B.	Jou are hereby Commanded to Summon Jan Bar Wilken, Charle Molan, Mrs. Karlie Ma
	ersonally to be and appear before the Justice Court, to be holden for Baldwin County, at my office on the
	nd 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
	Frank Whirean
	Defendant, and have you then and
	here this Writ, with your endorsement thereon.
:	Vitness my hand this day of All A. D., 195
;	the state of the s
	Justice of the Peace
•	

1	Exec	uted in f	ull, this the
		20)	day of
	A.	rall	, Y, 195 <i>4</i>
	(	11	1, 1952
Va	ul	07 71	) elkin
رارا		7	Sheriff
Jal	o je	Depu	77) ty- <del>S</del> heriff
11			
		<b>3</b>	
A G A A A B			
* 100 101 101 101 102 103 103 103 103 103 103 103 103 103 103			

Printed by Moore Printing Co.

STATE OF ALABAVA V8. FRANK JOINSON

OFFINISE

GRAND LARGERY

DATE WAR. ISSUED 6-2254

DATE SET FOR HEARING 8-23-54

KENNETH COOPER Solicitor

The defendant Frank Johnson, who is confined in Paldwin County juil on charge of Grand Larceny, an effected not purishable by death, and the action by the grand jury, laving sade known to se as judge of flourt baving jurisdiction of the diense with which he he charged, that he desires to plead guilty - Non, Kenneth Cobjer, the Solicitor or prosecuting officer of said Court is directed and ordered to prefer and file, under out), informative against esid defendant; and it being made known to the Sourt that the defendant is unable to employ Councel, Rox. James R. Cwen, a member of the Baldain County for, is hereby appointed as Councel to represent the said defendant and said attorney having adorsed such ples of guilty and consented thereto.

It is therefore ordered and adjudged by the Court that Wooday 23, 195%, be und it is hereby appointed as a day for the defendant to Torse by make and enter his plea of guilty in open Court, and that a copy of this order is served by the Sheriff upon the Defendant, Frank Johnbon, and his Counsel James. A. Osec.

STATE OF ALABAMA VS.

OFFERSE

DATE WAR. TSSUED

DATE SET FOR HEARING 8-23-54

KENNETH COOPER Soli.ci.tor

FRANK JOHNSON

GRAND LARGENY

6-2254

The defendant Frank Johnson, who is confined in Haldwin County jail on charge of Grand Isroeny, an offense not punishable by death, emaiting action by the grand jury, laving cade known to me as judge of ficart baving jurisdiction of the ofense with which we is charged, that he desires to plead guilty - Hon, Kenneth Scoper, the Solicitor or prosecuting officer of said Court is directed and ordered to prefer and file, under outh, informative against said defeedent; end it being made known to the Court that the defendant is unable to employ Courcel, Now, Jewes R. Cwen, a member of the Baldwin County Par, is hereby appointed as Councel to represent the said daragent and said attorney having adorsed such plea of guilty and consented thereto.

It is therefore ordered and adjudged by the Court toatwordsy 23, 1956, he and it is hereby appointed as a day for the defendant to Tormerly cake and enter his plea of guilty in open Court, and that a copy of this order is served by the Sheriff upon the Defendant, Frank Johnson, and his Counsel James. R. Quen.

STATE OF ALABAMA VS.

OFFENSE

DATE WAR. ISSUED 6-2254 DATE SET FOR HEARING 8-23-54

KENNETH COOPER Solicitor FRANK JOHNSON GRAND LARCENY

U-18-54. The defendant Frank Johnson, who is confined in Haldwin County jail on charge of Grand Larceny, an offense not punishable by death, exciting action by the grand jury, having made known to me as judge of Court having jurisdiction of the charge with which he is charged, that he desires to plead guilty - Hon, Kenneth Cooper, the Solicitor or prosecuting officer of said Court is directed and ordered to profer and file made anti-

prosecuting officer of said Court is directed and ordered to prefer and file, under cate, informative against said defendant; and it being made known to the Court that the defendant is unable to employ Councel, Nov. James R. Owen, a member of the Baldwin County Bar, is hereby appointed as Councel to represent the said defendant and said attorney having adorsed such plea of guilty and consented thereto.

It is therefore ordered and adjudged by the Court thatWonday 23, 1954, he and it is hereby appointed as a day for the defendant to Tormerly make and enter his plea of guilty in open Court, and that a copy of this order is served by the Sheriff upon the Defendant, Frank Johnson, and his Counsel James. R. Owen.

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

Attorneys		Case		Charge	
	4	THE STATE OF ALABAMA,			
No. 6272.		Vs.		ng Lange	
		- State with Strand for			
				· · · · · · · · · · · · · · · · · · ·	TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT
		Disposition of Case		Fees	Amount
		Returnable ss—for State	Mariella	Judge's Fees Warrant at 50c, Affidavit at 25c Bond at 50c, Sci Fa. at 50c Witnesses' Recognizances at 25c Subpoenas or notice at 25c Continuance at 25c Trial of Misdemeanor at \$1.00 Mittimus at 25c Judgment on Forfeited Bond at 25c Taking Bond, etc., on Appeal at \$1.00 Execution of costs at 25c Constable's Fees Subpoena or Notice at 25c Carrying Defendant before Justice	23
		Distribution of the second of	Min Jan	each mile for himself and guard at 10c Arrest 50c  Sheriff's Fees Arrest \$2,00, Bond \$1.00, Sci Fa. 50c  Guard \$2.00, Finger Printing 10c  Subpoenas at 50c, Mileage  Witness Fees  Days at 50c  Subpoenas at 50c  Executing  Subpoenas	4.00

