The State of Alabama, (CIRCUIT COURT
Baldwin County	SPRING_SESSION
THE STATE vs. MARY ELL	A FRANKLIN
The State of Alabama, by its Solicitor, co	omplains of MARY ELLA FRANKLIN,
	t
n said county and within twelve months b unlawfully present a firear	and the second
an att i san a sa a la san a san an a	and the second
an ann an Arrainn an Arrainn an Arrainn an Arrainn	pefore the commencement of this prosecution She of the mat FRANK MUGGINS,
an ann an Arrainn an Arrainn an Arrainn an Arrainn	and the second

	No. 2046
	THE STATE OF ALABAMA Baldwin County.
	CIRCUIT COURT
	The State vs.
	MARY ELLA FRANKLIN
	Charge:
	UNLAWFULLY PRESENTING FIREARMS
	COMPLAINT
	Filed MARCH 20, 1956
	Filed MARCH 20, 1956
	45 Clerk.
	Printed by Moore Ptg. Co.

.

2044

circuit court 170. 2046

STATE OF ALABAMA PLAINTIFF VS MARY ELLA FRANKLIN DEFENDANT 5413 ON APPEAL FROM COUNTY COURT OF BALDWIN COUNTY, TO CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

Comes the Defendant by C. LeNoir Thompson his attorney and demands a trial by jury in said cause in the Circuit Court of Baldwin County.

for D/sf

	· · · · · · · · · · · · · · · · · · ·	
инистрииния 11 гони и Солонии и Солонии и Солонии и С		
	FILED	
	JAN 15 1956 ALICE I. BUCK, Clark	

2044	
APPEAL BOND.	
· · · · · · · · · · · · · · · · · · ·	
	6 不 、
THE STATE OF ALABAM	County Court, Jan Term, 1946
Baldwin County.)
KNOW ALL MEN BY THESE PR	RESENTS, That we
- Mary Ellas	Franklin
fred Jacob Martin	, are held and firmly bound unto the State
	re Rundled, fifty Dollars
for the payment of which, well and th	ruly to be made, we bind ourselves, our heirs, executors, and
administrators, jointly and severally	r, firmly by these presents.
Witness our hands and seals, th	is the day of, 194,
	30VE OBLIGATION IS SUCH, That whereas, the above bound-
	SOVE OBLIGATION IS SUCH, That whereas, the above bound-
en	, was, on the day of, 194
convicted in the County, of the offer	nse
Unlawfully ?	resenting freamo
and by the judgment of said Court se	entenced to #1000 fine & cont
· · ·	. /
And, whereas, the said 1 any	Ella Franklin
has this day prayed an appeal from	said judgment to the Circuit Court of said County:
Now, if the said Mary	Ella Franklin shall appear at
the next term of the Circuit Court, a	and from term to term thereafter until discharged and abide
by and perform whatever sentence m	lay be adjudged in said Court against him, then the above ob-
ligation to be void, otherwise to rem	am in full force and effect.
	maril & ronkin
	(L. S.)
	Perfue Franklin (L.S.)
	Rundhin For Million
n l	(L. S.)
Approved: MAtur	(L. S.)
County Court Jud	

