

		(2542)	1 1
CAPIAS	e La companya di santana		Printed by Moore Ptg. Co.
The Clair of Alabama) TO ANY SE	HERIFF OF THE	STATE OF ALABAMA:
The State of Alabama,	}		
Baldwin County)	An indictmen	nt having been found against
James Eccs	1 Bond	a alias	June Farl Burner
7/2,		' /	
at the Danny Te	rm, 195 Sof the Ci	rcuit Court of Baldw	in County, for the offense of
1 Bu	ralara.	2 miles	- When I
	1 7	/	1
you are, therefore, commanded forthw	vith to arrest the said	d Defendant and com	mit hum
	en de la maria de transcera de la companya de la c		e e meet maar e e e e e e e e e e e e e e e e e e
to jail, unless	give bail to answer s	said indictment, and	that you return this Writ
according to law.			
	272		
Dated thisday o	of	Chel. 19.5.	\$
			1 hours la
		Clerk Circu	nit Court of Baldwin County.
			1
The State of Alabama	}	•	
Baldwin County	•		
We,			as principal and
	oo to oo vetlo State	f Alabama	
the other undersigned as sureties, agr	ee to pay the State o	or Alabama	
Dollars, unless the said			appears
at the	Term of the Circ	cuit Court of Baldwin	County, and from Term to
The standard was in diameter and her to	4	:1	
Term thereafter until discharged by la	iw, to answer a crim	inal prosecution for t	ine offense of

In signing the above bond we and each of us hereby waive all legal rights of exemptions allowed us by tl

the Constitution and laws o	the State of Alabama.	

Witness our hand and seal	thisday of	, 19
		(L. S.)
Committee Commit	member graving gravity and the control of the contr	en men en e
		(L. S.)
		(L. S.)
	Book of	(L. S.)
Mariana di	ani de	•
Taken and approved	day of	

Sheriff of Baldwin County

CAPIAS			ij
	Executed this 2/_da	y of March 1	9.17
No. 2542			
	By arresting the within	r 192	1
The State		23 11	
vs.	named Defendant		
Junes Earl Bonols			
ail fixed in this case in open Court at			:
	and placing him	Joul	

State Of Alabama, \\ Baldwin County.	In the Just	ice Court of —	Т. С. Н	AND	
Be	efore me,		. HAND	_	57
in and for said County, personally duly sworn, deposes and says on oat	h that he has pro	bable cause for	believing and does be	who, believe that in said Cor	eing inty,
on or about 2 March 1958 did in the nighttime with in	itent to steal	that one	James E. Bonds Tho and entered Alb	mpsom's Toggery ert Thompsom own	ler_
which is especially construc	ted or made to	o Reep goods	,wares, merchandi	se or other	- "
valuable things Clothing an					
	• .	*5	ne peace and dignity		ama.
Sworn to and subscribed before					
	, A. D., 19 <u>58</u>		_	A	٠.
day of		<i>つ</i> .)	a Tolle	4	*
	, J. P				
WARRANT	may may apor bee and any grouper with any time the distinction				
State Of Alabama, ? Baldwin County.		2 9 21 - 41			
To Any Lawful Officer of Said	l County, Greetin	ıgs:			
You are hereby commanded to		James E. Bo	eds		
		<u>*</u>	* . 表。	and bring <u>hir</u>	
before me			to answer the Stat	_	
Burglary	in 2nd degree	C.		<u>.</u> :	
	å.			1. 14- 14.	Section

Sand have your	then and there th	nie mrit with v	our return thereon_	Vii V	21 6 5 1 1
Witness my hand this 10	_		, 1958		Service Control of the Control of th
	£ 200		(7.1.4		* ~

The State of Alabama BALDWIN COUNTY	JUSTICE COURT OF BALDWIN COUNTY
Justice Court Of	Warrant Of Arrest
	THE STATE OF ALABAMA
T. C. HAND	vs. James E. Bonds
AFFIDAVIT	J. J
THE STATE OF ALABAMA vs.	Executed this theday of195 By arresting the within
James L. Bonds	
	named Defendant James E. Bonds
Witnesses for the State W. A. Tolbert Albert Thompson J. L. Barrew	(6)
John Trough	and placing him
	Jaylor William, Sheriff
MOORE PRINTING COMPANY - BAY MINETTE, ALA.	W. A. Jaller, Deputy Sheriff Omi Highway Patrol

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

Attorneys	Case	Charge
	THE STATE OF ALABAMA,	
No. 11170	Vs.	
	James E. Bond.	Burglan
: :		
	Disposition of Case	Fees Amoun
	Affidavit made and Warrant Issued to W. Q. J	
	Returnable Grand Jun	Bond at 50c, Sci Fa. at 50c Witnesses' Recognizances at 25c
	Witness-for State W. a. Follows	Subpoenas or notice at 25c
	my W. H. I ail	Continuance at 25c Trial of Misdemeanor at \$1.00
	J.L. Bandu	Mittimus at 25c \mathcal{\mathcal
	man Canoll.	Judgment on Forfeited Bond at 25c Taking Bond, etc., on Appeal at \$1.00
	John Frough	Execution of costs at 25c
10 may 8	The total of the	Constable's Fees Subpoena or Notice at 25c
	- For co , o came for	Carrying Defendant before Justice
		each mile for himself and guard at 10c Arrest 50c
		Sheriff's Fees Arrest \$0.00 Bond \$1.00 Sci Fa. 50c 4.00
		Arrest \$1,00, Bond \$1.00, Sci Fa. 50c 4.00 Guard \$2.00, Finger Printing 10c 2.10
		Subpoenas at 50c, Mileage Q
		Witness Fees Days at 50c
		Days at 50c
	- Jus	
green.	\mathcal{O}	Days at 50c
		Days at 50c
		Defendant's CostsWitnesses' Recognizance at 25c
		Subpoenas at 50c
		Executing Subpoenas

THE STATE OF ALABAMA Baldwin County

Tampe		_			nding of this indictment,
				es Earl Barnes	
hose nam	ne is to	the Gran	ad Jury otherw	vise unknown, did, i	n the <u>night</u> time, with inte
ceal,					
reak into	and ente	er a <u> </u>	shop, store	, warehouse or	other building,
wned by	or in the	possessi	ion of Albert	Thompson,	
	(80)				
<u> </u>		200			
n which g	goods, wa	ares mer	chandise or oth	ner valuable things, t	to-wit: Money,
	,	<u> </u>			
100	100 m				
as kept fo	or use, s	ale or de	eposit,		
	,			A.	1 1
	All and a second				
			<u></u>		
					•

Code 1940, Tit. 15, Sect. 259(32)

Solicitor of the 28th Judicial Circuit.

KENNETH COOPER.

day of Mar

accet heuch

Bail fixed at \$ 500 card

this by day of Mar, 1957

Judge Presiding.

THE STATE OF ALABAMA Baldwin County CIRCUIT COURT SPRING Session, 19 58 STATE OF ALABAMA vs. JAMES EARL BONDS, alias JAMES EARL BARNES. BURGLARY SECOND DEGREE INDICTMENT No Prosecutor. WITNESSES: ALBERT THOMPSON J.L. BARROW W.A. TOLBERT Mrs. W.H. Far

(3)