

The State of Alabama,
Baldwin County.

Circuit Court, Fall Session, 1960.

COUNT 1

The Grand Jury of said County charge that before finding this indictment Dan Hadley, whose name is to the Grand Jury otherwise unknown, did, within the State of Alabama, transport in quantities of five gallons or more liquor or beverages, the sale, possession, or transportation of which is prohibited by law in the State of Alabama, against the peace and dignity of the State of Alabama.

COUNT 2

The Grand Jury of said County charge that before finding this indictment Dan Hadley, whose name is to the Grand Jury otherwise unknown, did, within the State of Alabama, transport ten (10) gallons of moonshine whiskey, the transportation of which is prohibited by law in the State of Alabama,

We the jury have found the defended guilty as charged.

*Frank Mullett Jr.
Foreman.*

against the peace and dignity of the State of Alabama.

James G. Hudspeth
Solicitor of the Twenty-Eighth Judicial Circuit.

RECORDED

No. _____

The State of Alabama

Baldwin County.

Circuit Court

Fall

Term, 1960

The State

vs.

Dan Hadley

Transporting Illegal Liquors

INDICTMENT

No. _____ Prosecutor

WITNESSES:

Joel Heathcock

James Roley

A. C. McDonald

GRAND JURY NO. 40

A TRUE BILL,

George W. Engel
Foreman Grand Jury.

Filed in open Court and in the presence of
the Grand Jury on the 14 day of

Sept, 1960
W. J. H. H. H.
Clerk.

Presented in open Court to the presiding
Judge by the Foreman of the Grand Jury, in the
presence of 17 other Grand Jurors.

W. J. H. H. H.
Clerk.

Bail fixed \$ 1000

W. J. H. H. H.
Judge.

3157

FEB 21 1961

THE STATE OF ALABAMA --- JUDICIAL DEPARTMENT

THE ALABAMA COURT OF APPEALS

OCTOBER TERM, 1960-61

1 Div. 854

Dan Hadley

v.

State

Appeal from Baldwin Circuit Court

HARWOOD, PRESIDING JUDGE

This appellant has been adjudged guilty under an indictment containing two counts, which reads as follows:

"COUNT 1

"The Grand Jury of said County charge that before finding this indictment Dan Hadley, whose name is to the Grand Jury otherwise unknown, did, within the State of Alabama, transport in quantities of five gallons or more liquor or beverages, the sale, possession, or transportation of which is prohibited by law in the State of Alabama, against the peace and dignity of the State of Alabama.

2.

"COUNT 2

"The Grand Jury of said County charge that before finding this indictment Dan Hadley, whose name is to the Grand Jury otherwise unknown, did, within the State of Alabama, transport ten (10) gallons of moonshine whiskey, the transportation of which is prohibited by law in the State of Alabama, against the peace and dignity of the State of Alabama."

A demurrer was filed to the indictment by the appellant, and Ground 6 of said demurrer is:

"The indictment does not allege that the act complained of is contrary to the laws of Alabama."

Where an indictment fails to state that the act was unlawfully done, and apt demurrer points out this defect, the demurrer should be sustained. Henry v. State, 33 Ala. 389. In accord with the Henry case, supra, by inference, is language in the cases of Harris v. State, 248 Ala. 389, 27 So. 2d 797; Waldrop v. State, 39 Ala. App. 412, 104 So. 2d 567.

However, where the indictment contains such phrases as "contrary to the statute in such cases made and provided" (State v. Click, 2 Ala. 26), or "contrary to the provisions of (designated Code section)", or "contrary to law" (Gayden v. State, 38 Ala. App. 39, 80 So. 2d 495), then it is not error to overrule a demurrer to the indictment because of the omission to state that the act was unlawfully done.

The indictment in this case in Count 1 charges that the appellant "did * * * transport in quantities of five gallons or more * * * liquor * * * the transportation of which is prohibited by law in the State of Alabama * * *."

Count 2 is similar in tenor.

We think the language used in the indictment is equivalent to charging that the liquor was "unlawfully" transported in that it specifies that the transportation of the liquor was prohibited by law.

No error resulted from overruling the demurrer to the indictment.

The evidence presented by the State tends to show that about 9:00 P.M. on the evening of 4 June 1966, two law enforcement officers observed a car driven by one Alton Mosley. The appellant

3.

who is Mosley's father-in-law, was a passenger in the car. The officers pursued and stopped the car. Just before the pursued car came to a halt, Mosley jumped from the car and ran, followed shortly in flight by the appellant.

Opening the trunk compartment the officers found two five gallon jugs of "moonshine" whiskey therein.

The automobile was registered in the name of Mosley, and was owned by Mosley.

For the defense Alton Mosley testified that on the night in question he had driven by appellant's home and asked him to "Go with him." Prior to this, Mosley said he had obtained the whiskey in question, placed it in the trunk compartment, and the appellant did not know the whiskey was in the car.

Mosley further testified he had already been sentenced to two years imprisonment for transportation of the whiskey in question.

No motion to exclude the State's evidence, nor request for a charge affirmative in nature, nor motion for a new trial having been made below, the sufficiency of the evidence is not before us for review. Gillogby v. State, 40 Ala. App. 640, 120 So. 2d 570; White v. State, 40 Ala. App. 378, 114 So. 2d 325.

An exception was reserved to the following portion of the court's oral charge:

"The laws of Alabama make it a violation of law to transport whiskey by any means of five gallons or more."

We judicially know that Baldwin County is a "wet" County.

This portion of the charge is therefore an incorrect statement of the law in that in "wet" counties it is not illegal to transport whiskey in five gallons or more where the whiskey is purchased from a legal source, i.e., a "State Store," or from one licensed to sell whiskey.

However, we are unwilling to cast error on the court in this instance in that the evidence shows without contradiction that the whiskey was "white" or "moonshine" whiskey, the possession of which is illegal in every county in the State of Alabama, as is

4.

the transportation thereof in quantities of five gallons or more.

In view of the undisputed illegal nature of the whiskey here involved, the appellant was not, in our opinion, probably injured in any substantial right by the portion of the charge to which exception was reserved. Sup. Ct. Rule 45.

AFFIRMED.

3157

THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

THE COURT OF APPEALS OF ALABAMA

1st Div., No. 854

Dan Hadley

Appellant,

v.

The State

Appellee,

From

Baldwin

Circuit Court

The State of Alabama, }
City and County of Montgomery. }

I, Charles Bricken, Jr., Clerk of the Court of Appeals of Alabama, do hereby certify that the

foregoing pages numbered from one to 4 inclusive, contain a full, true and correct

copy of the opinion of said Court of Appeals in the above stated cause, as the same appears and

remains of record and on file in this office.

Witness, Charles Bricken, Jr., Clerk of the Court

of Appeals of Alabama, at the Capitol, this the

21st day of February, 19 61

Charles Bricken Jr.
Clerk of the Court of Appeals of Alabama.

THE COURT OF APPEALS OF ALABAMA

1st Div., No. 854

Dan Hadley

Appellant

vs.

The State

Appellee

From Baldwin Circuit *Court.*

COPY OF OPINION

BROWN PRINTING CO., MONTGOMERY

3157

THE STATE OF ALABAMA---JUDICIAL DEPARTMENT

THE COURT OF APPEALS OF ALABAMA

October Term 19 60

To the Clerk of the Circuit Court

of Baldwin County Greeting:

Whereas, the Record and Proceedings of the Circuit Court
of said county, in a certain cause lately pending in said Court between

Dan Hadley, Appellant,

and

The State, Appellee,

wherein by said Court, at the Term, 19 , it was considered
adversely to said appellant, were brought before our Court of Appeals, by appeal taken, pursuant
to law, on behalf of said appellant:

NOW, IT IS HEREBY CERTIFIED, That it was thereupon considered by our Court of Appeals, on the
21st day of February 19 61, that said judg-
ment of said Circuit Court be in all things affirmed,
and that it was further considered that the appellant, ~~xxx~~

pay the cost accruing on said appeal in this Court and in the Court below

Witness, Charles Bricken, Jr., Clerk of the Court
of Appeals of Alabama, at the Capitol, this the
21st day of February, 19 61

Charles Bricken Jr.
Clerk, Court of Appeals of Alabama.

THE COURT OF APPEALS OF ALABAMA

October Term, 19 60

1st Div., No. 854

Dan Hadley

Appellant,

vs.

The State

Appellee.

From Baldwin Circuit Court.

CERTIFICATE OF AFFIRMANCE.

THE STATE OF ALABAMA,

Baldwin County. }

Filed this 22 day of

February 19 61

W. J. H. H. H.

THE STATE OF ALABAMA,

Baldwin County.

CIRCUIT COURT

Know all Men by These Presents, That we,

Wans Hadley

and

Luke Hadley

are held and firmly bound unto the State of Alabama in the penal sum of

One Thousand

Dollars,

upon the following conditions—namely, on the

27

day of

Sept

1960, the said

Wans Hadley

was convicted in the Circuit Court of

Baldwin

County for the offense of

Transporting Illegal Liquors

and, upon such conviction, said Defendant, was on the

27

day of

Sept

1960

sentenced to the Penitentiary of the State of Alabama for the period of

Two Years

for the said offense.

That from said conviction the Defendant prayed and obtained an appeal to the

Court of Appeals

Court of Alabama.

Now, therefore, if the said Defendant shall appear at the next term of the said Circuit Court, and from term to term thereafter, to abide such judgment as may be rendered on the said appeal, then this obligation to be null and void, otherwise of full force and effect.

And we, and each of us, hereby waive all right of claim of exemptions as to personal property we, or either of us, have now, or may hereafter have, under the Constitution and Laws of the State of Alabama; and we hereby severally certify that we have property free from all incumbrance to the full amount of the above bond.

Witness our hands and seals, this the

day of

19

Taken and approved, this the

27

day of

Sept

1960

Robert H. Huch
Clerk

Sheriff

Wans Hadley

(L. S.)

Luke Hadley

(L. S.)

(L. S.)

(L. S.)

No. _____

The State of Alabama,

County.

CIRCUIT COURT

THE STATE

vs.

Defendant.

**Appearance Bond on Conviction and
Sentence to Penitentiary.**

Filed, this the _____ day of

_____, 19____

Clerk

THE STATE OF ALABAMA }
Baldwin County - Circuit Court }

TO ANY SHERIFF OF THE STATE OF ALABAMA — GREETING:

Whereas, at a Term of the Circuit Court of Baldwin County, held on the
27th day of September, 1960 ~~Monday~~, 195~~xx~~, in a cer-
tain cause in said Court wherein State of Alabama
Plaintiff, and Dan Hadley
Defendant, a judgement was rendered against said
Dan Hadley
to reverse which judgment, the said Dan Hadley
applied for and obtained from this office an APPEAL, returnable to the ~~Court of Appeals~~ next
Term of our Court of Appeals Court of the State of Alabama, to be held at Montgomery,
on the _____ day of _____, 195____ next, and the necessary bond
having been given by the said Dan Hadley
with Luke Hadley, sureties,

Now, You Are Hereby Commanded, without delay, to cite the said
State of Alabama or James A. Hendrix, Circuit Solicitor
~~attorney~~, to appear at the next Term of our
Court of Appeals
said ~~Superior~~ Court, to defend against the said Appeal, if they think proper.

Witness, ALICE J. DUCK, Clerk of the Circuit Court of said County, this 10
day of October, A. D., 19~~xx~~60.

Attest:

Alice J. Duck, Clerk.

no. 3157

CIRCUIT COURT
Baldwin County, Alabama

Received 10 day of Oct 1960
and on 11 day of Oct 1960
served a copy of the within Citation
on James A. Anderson

By service on

TAYLOR WILKINS, Sheriff
By W. A. Talbot D. S.
ome

State of Ala

Vs. Citation in Appeal

Paul Hadley

Issued _____ day of _____, 195_____

to be served on
Sol J. C. Hendrix

3157

State

16

Don Hadley

JURY LIST - FALL, SEPT. 26, 1960

1. Matthews, Charles L., F.C.A., Robertsdale
2. Banard, Ducie, Retired, Mag. Spgs.
3. Bauer, Randel, Telephone Oper., Daphne
4. Bishop, Aaron, Farmer, Fairhope
5. Bishop, Charles E., Carpenter, Fairhope
6. Bishop, Daniel C., Fisherman, Barnwell
7. Black, Rufus M., Farmer, Loxley
8. Brown, M.L., Service Station, Fairhope
9. Brown, Wesley, Farmer, Perdido
10. Bung, Floyd, Merchant, Fairhope
11. Bush, G.M., Mechanic, Stapleton
12. Carver, Verlin, Farmer, Gulf Shores
13. Childress, Paul, Jr., Farmer, Loxley
14. Clemmons, W.P., Carpenter, Fairhope
15. Coche, James, Merchant, Fairhope
16. Countryman, B.O., Mechanist, Bay Minette
17. Davidson, W.W., Turpentine Farmer, Bay Minette
18. Durant, Earl, Brookley Field, Bay Minette
19. Edwards, Albert Dolphus, State Emp., Bay Minette
20. Faircloth, Grady, Merchant, Mag. Spgs.
21. Foster, Walter H., Ford Dealer, Bay Minette
22. Frank, Jacob, Farmer, Elberta
23. Frank, Jake, Jr., Farmer, Elberta
24. Frank, Tony, Jr., Farmer, Elberta
25. Head, Hannis, Civil Service, Stapleton
26. Hunt, Frank C., CHAMCO Loans Manager S.E., Spanish Fort
27. Jackson, Thomas K., Brookley Field, Fairhope
28. James, Dayton, Mechanic, Foley
29. Kiehler, Steve, Poultry Dealer, Elberta
30. Krischer, John, Farmer, Elberta
31. Laurendine, Timothy, Mechanic, Mag. Spgs.
32. Lindsey, Walter M., Abstractor, Bay Minette
33. Mullek, Frank, Jr., Farmer, Lillian
34. Sibley, Robert, Civil Service, Stapleton
35. Snowden, Forney N., Clerk, Bay Minette
36. Soesbe, John R., Farmer, Foley
37. Stuart, George, Construction Co., Spanish Fort
38. Sute, Anthony, Banker, Foley
39. Sute, Lawrence, Farmer, Foley
40. Swindler, Jimmie, Brookley Field, Rosinton
41. Venson, Cecil, Civil Service, Stapleton
42. Walters, Marion, Farmer, Bonx Secour
43. Waters, Freddie, Merchant, Bay Minette
44. Weatherford, Isaac, Merchant, Bay Minette
45. Weeks, Arthur, Farmer, Mag. Spgs.
46. Weeks, Hugh, Farmer, Mag Spgs.
47. Weeks, Ralph, Farmer, Mag. Spgs.
48. White, Charlie, Dairyman, Robertsdale
49. White, John D., Civil Service, Stapleton
50. White, Rudolph P., Navy Yard, Robertsdale
51. Kaiser, Paul, Jr., Farmer, Gulf Shores
52. Kaiser, George, Farmer, Gulf Shores
53. Gill, R.A., Oil Co., Robertsdale

S XXXXX XXXX = 9

D H H H H H H H H = 16

53
4
49
12
37
12
25

3157

The State of Alabama,
Baldwin County

TO ANY SHERIFF OF THE STATE OF ALABAMA:

An indictment having been found against

Don Hadley

at the Fall Term, 1960 of the Circuit Court of Baldwin County, for the offense of

transporting illegal liquors

you are, therefore, commanded forthwith to arrest the said Defendant and commit him

to jail, unless he give bail to answer said indictment, and that you return this Writ according to law.

Dated this 14 day of Sept., 1960

Alice J. Duck

Clerk Circuit Court of Baldwin County.

The State of Alabama
Baldwin County

We, _____, as principal and

the other undersigned as sureties, agree to pay the State of Alabama _____

Dollars, unless the said _____ appears

at the _____ Term of the Circuit Court of Baldwin County, and from Term to

Term thereafter until discharged by law, to answer a criminal prosecution for the offense of _____

In signing the above bond we and each of us hereby waive all legal rights of exemptions allowed us by the Constitution and laws of the State of Alabama.

Witness our hand and seal this _____ day of _____, 19____

(L. S.)

(L. S.)

(L. S.)

(L. S.)

Taken and approved _____ day of _____, 19____

Sheriff of Baldwin County

CAPIAS

No. 40

The State

vs.

San Hadley

Bail fixed in this case in open Court at

\$1000.00

By H. M. Hall
Judge Presiding.

Attest: _____
Clerk.

Executed this 17 day of Sept, 1960

By arresting the within

named Defendant

and placing him in jail

Raymond Welkin, Sheriff

W. A. Talbot, Deputy Sheriff

Om

APPEARANCE BOND

MOORE PRINTING CO., BAY MINETTE, ALA.

The State of Alabama, }

Baldwin County

We, Dan Hadley, as principal, and undersigned as sureties agree to pay THE STATE OF ALABAMA, the sum of Five Hundred \$500.00 DOLLARS unless the said Dan Hadley appears at the 9th Term Term, 1960 of the Circuit Court of Baldwin County, Alabama and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense of Transporting

We hereby waive as to all amounts that may become due hereunder the benefit of all laws exempting personal property from levy and sale under execution or other process for the collection of debt by constitution or laws of the State of Alabama, and we hereby severally certify that we have property over and above all debts, liabilities, exemptions and this bond to the amount of: real property of the value of \$2,000.00 and personal property of the value of \$1,000.00.

Sworn to and subscribed before me this the

_____ day of _____, 19____

_____ Baldwin County, Ala.

Taken and approved this the 17 day of Sept 1960

Dan Hadley L. S.

2507-10-015 L. S.

Dan Hadley L. S.

_____ L. S.

Lester Wilkins, Sheriff

By Bramman, Deputy Sheriff

No. _____

State of Alabama

Baldwin County

Court

Sheriff's Office

The State

vs.

Sheriff's Appearance Bond

Amount of Bond \$ _____

Filed _____

19 _____

_____, Clerk

9-19-62
J. J. J. J.

3157

STATE OF ALABAMA)
BALDWIN COUNTY)

THE STATE OF ALABAMA,))
Plaintiff,))
Vs.))
DAN HADLEY,))
Defendant.))

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
CRIMINAL DIVISION

Case No. 3157

DEMURRERS

Comes now Dan Hadley, Defendant in above styled cause, by his attorney, and demurs to the indictment filed in this cause of action, and to each and every count thereof separately and severally says:

1.

The indictment does not state a cause of action.

2.

The indictment does not show that the alleged offense occurred in Baldwin County, Alabama.

3.

The indictment is vague, uncertain and indefinite.

4.

The indictment does not charge an offense known at law.

5.


The indictment does not allege that the offense for which the Defendant is charged is unlawful in the State of Alabama.

6.

The indictment does not allege that the act complained of of the Defendant is contrary to the laws of the State of Alabama

7.

The indictment does not allege with sufficient certainty what kind of liquors or beverages Defendant was allegedly transporting.


Kenneth Cooper
Attorney for Defendant

[illegible]

1. The first group of persons who were arrested in the
 2.

9-27-60
Arling-John
Clerk

[illegible]

Figure 6

Estimated probabilities of infection by *S. Typhimurium* from consumption of raw milk ($n = 1000$) under different assumptions regarding the effect of pasteurization on the number of bacteria per litre.

The figure shows two bar charts side-by-side. The left chart is labeled 'No effect' and the right chart is labeled 'Effect'. Both charts have 'Probability of infection' on the y-axis (ranging from 0 to 0.008) and 'Assumptions' on the x-axis. The assumptions are: 'Raw milk', 'Pasteurized milk', 'Raw milk + 10% reduction', and 'Raw milk + 99.9% reduction'. In the 'No effect' chart, the bars show a slight decrease in probability from raw milk to pasteurized milk, followed by a sharp increase for the reduced-risk scenarios. In the 'Effect' chart, the bars show a more significant decrease in probability from raw milk to pasteurized milk, followed by a sharp increase for the reduced-risk scenarios.

Assumptions	No effect	Effect
Raw milk	~0.0075	~0.0075
Pasteurized milk	~0.0065	~0.0065
Raw milk + 10% reduction	~0.0078	~0.0078
Raw milk + 99.9% reduction	~0.0078	~0.0078

The figure consists of seven scatter plots, each representing a different country or region. The Y-axis for all plots is 'Number of children per woman at birth' ranging from 0 to 8. The X-axis for all plots is 'Percentage of women who are literate' ranging from 0 to 100. The plots show a general trend where higher literacy rates correspond to lower fertility rates.

- (a) Shows a strong negative correlation with a steep downward-sloping regression line.
- (b) Shows a moderate negative correlation with a downward-sloping regression line.
- (c) Shows a weak negative correlation with a slightly downward-sloping regression line.
- (d) Shows a very weak negative correlation with a nearly horizontal regression line.
- (e) Shows a strong negative correlation with a steep downward-sloping regression line.
- (f) Shows a moderate negative correlation with a downward-sloping regression line.
- (g) Shows a weak negative correlation with a slightly downward-sloping regression line.

1990年12月25日

Figure 1

[illegible]

v. No. _____

CERTIFICATE OF APPEAL. (Criminal Cases.)

Di _____

No. 357

Baldwin County, Circuit Court

Dan Hadley,

Appellant

VS.

The State of Alabama,

Appellee

The State of Alabama,

Baldwin County, The Circuit Court of Baldwin

County.

I, Alice J. Duck, Clerk of the Circuit Court
of Baldwin County in and for said County and State, do
hereby certify that in the above stated case, which was tried and
determined in this Court on the 27 day of September 1960, and
the defendant convicted by a Jury of the offense of Transporting Illegal
Liquors, and that on the 27 day of September 1960,
said defendant was sentenced to a term of Two years imprisonment in the
State Penitentiary, which said sentence was suspended
pending an appeal to the Court of Appeals Court of Alabama.

I further certify that on this the 27 day of September
1960, the defendant gave notice in writing of an appeal to the
Court of Appeals Court of Alabama.

Witness my hand and the seal of this Court, this the _____
day of _____ 19____.

Alice J. Duck
Clerk of Circuit Court of

Baldwin County, Alabama,

3157

STATE OF ALABAMA }

Baldwin County

Case No. 14439

No. 11274

The State of Alabama

In the Justice Court of
Baldwin County, Alabama

vs.

Before me, Don Sadley, Clerk of the Justice Court of
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,

traveled 30 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 5 mi. N. Dixie Taylor Wilkins Sheriff

Subscribed and sworn to before me this 15 day of June, 1956

Disposition Warrant Grand Jury D. J. Leland Clerk Circuit Court

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 \$ 3.00 incurred in the
making of the arrest or executing the warrant of arrest in the above styled cause and I hereby order the
clerk of the court to tax the said sum as part of the costs in said case.

This the 15 day of June, 1956 D. J. Leland
Judge of the above named court

AFFIDAVIT

3157

Printed by Moore Printing Co.

State Of Alabama, }
Baldwin County. }

In the Justice Court of

T. C. HAND

Before me, T. C. HAND, Justice of the Peace

in and for said County, personally appeared Joel Westhock who, being
duly sworn, deposes and says on oath that he has probable cause for believing and does believe that in said County,
on or about 4 June 1960 that one Dan Hadley
~~did unlawfully transport in quantities of more than five gallons, liquors of which is prohibited~~
~~by law in Alabama. To Wit: Ten gallons of untaxed liquors.~~

against the peace and dignity of the State of Alabama.

Sworn to and subscribed before me this 6day of June, A. D., 19 60Joel Westhock, J. P.

WARRANT

State Of Alabama, }
Baldwin County. }

To Any Lawful Officer of Said County, Greetings:

You are hereby commanded to arrest Dan Hadley

and bring him
before me to answer the State of Alabama on a charge
Transporting in quantities of five gallons of illegal
liquors

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

Witness my hand this 6 day of June, 19 60.Joel Westhock, J. P.

No. Page.....

The State Of Alabama

BALDWIN COUNTY

Justice Court Of

T. C. HAND

AFFIDAVIT

THE STATE OF ALABAMA

vs.

Dan Hadley

Witnesses for the State

Joel Heathcock

James Roley

W. A. Tolbert

A. C. McDonald

JUSTICE COURT OF
BALDWIN COUNTY

Warrant Of Arrest

THE STATE OF ALABAMA
vs.

Dan Hadley

Executed this the...1...day of...June...1960

By arresting the within

named Defendant

Dan Hadley

and placing him

in jail

....., Sheriff

Constable

~~Highway Patrol~~

....., Highway Patrol

5 miles west
of Dyas

4659 APPEARANCE BOND

3157

MOORE PRINTING CO., BAY MINETTE, ALA.

The State of Alabama, }

Baldwin County

We, Dan Hadley, as
principal, and undersigned as sureties agree to pay THE STATE OF ALABAMA, the sum of
Seven hundred & Fifty (\$750.00) DOLLARS
unless the said Dan Hadley appears at the
next Term, 1960 of the County Court of Baldwin County, Alabama
and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense of

Transporting Liquor
We hereby waive as to all amounts that may become due hereunder the benefit of all laws exempt-
ing personal property from levy and sale under execution or other process for the collection of debt by con-
stitution or laws of the State of Alabama, and we hereby severally certify that we have property over and
above all debts, liabilities, exemptions and this bond to the amount of: real property of the value of
\$2,000.00 and personal property of the value of \$1,000.00.

Sworn to and subscribed before me this the

_____ day of _____, 19____

_____ Baldwin County, Ala.

Taken and approved this the 15 day of June, 1960

Taylor Wilkins, Sheriff

By W O Garner, Deputy Sheriff

O.K.

No. _____

State of Alabama

Baldwin County

Court

Sheriff's Office

The State

vs.

Sheriff's Appearance Bond

Amount of Bond \$ _____

Filed _____, 19

_____, Clerk

APPEARANCE BOND

3157

MOORE PRINTING CO., BAY MINETTE, ALA.

The State of Alabama,

Baldwin County

We, Dan Hadley, as principal, and undersigned as sureties agree to pay THE STATE OF ALABAMA, the sum of Seven hundred \$750.00 DOLLARS

unless the said Dan Hadley appears at the Next Term, 1960 of the Justice Court of Baldwin County, Alabama and from term to term thereafter until discharged by law, to answer a criminal prosecution for the offense of

Transporting Liquor

We hereby waive as to all amounts that may become due hereunder the benefit of all laws exempting personal property from levy and sale under execution or other process for the collection of debt by constitution or laws of the State of Alabama, and we hereby severally certify that we have property over and above all debts, liabilities, exemptions and this bond to the amount of: real property of the value of \$2,000.00 and personal property of the value of \$1,000.00.

Sworn to and subscribed before me this the

----- day of -----, 19-----

----- Baldwin County, Ala.

Taken and approved this the 5th day of June, 1960

Taylor Tibbitts, Sheriff
OK- By C. McDonald, Deputy Sheriff

McDonald, Tolbert
Riley & Heathcock
6-5-60.

No. _____

State of Alabama

Baldwin County

Court

Sheriff's Office

The State

VS.

Sheriff's Appearance Bond

Amount of Bond \$ _____

Filed _____, 19 _____

_____, Clerk

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

Attorneys	Case	Charge
No. 14 429	THE STATE OF ALABAMA, Vs. San Hodley	Transporting Illegal Liquor

Disposition of Case		Fees	Amount
Affidavit made and Warrant Issued to	Joel Heathcock	Judge's Fees	
Returnable	Grand Jury	Warrant at 50c, Affidavit at 25c	25-
Witness—for State	Joel Heathcock	Bond at 50c, Sci Fa. at 50c	
	James Raley.	Witnesses' Recognizances at 25c	
	W. A. Roberts.	Subpoenas or notice at 25c	
	A. C. Mc Donald	Continuance at 25c	
		Trial of Misdemeanor at \$1.00	
		Mittimus at 25c	25-
		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	
		each mile for himself and guard at 10c	
		Arrest 50c	
		Sheriff's Fees	
		Arrest \$2.00, Bond \$2.00, Sci Fa. 50c	9.00
		Guard \$2.00, Finger Printing 10c	3.00
		Subpoenas at 50c, Mileage 30	3.00
		Witness Fees	
		Days at 50c	
		Days at 50c	
		Days at 50c	
		Days at 50c	
		Days at 50c	
		Days at 50c	
		Defendant's Costs	
		Witnesses' Recognizance at 25c	
		Subpoenas at 50c	
		Executing Subpoenas	

15 from 100

warrant Grand Jury
Mond set \$50.00
say. Postul bond.

P. J. Land
Justice Court

3152