

THE STATE OF ALABAMA,

Baldwin County.

COUNTY COURT, 700 Term, 1960

				and the second s
KNOW ALL MEN	BY THESE PRESENTS,	That we,		
	· O Car	201/2		
2206 000 324	Standard Control of Co	on The Control of the	and a standard control control of the standard standard standard standard standard standard standard standard s	
And the second s		, are held	and firmly bound	unto the State
of Alabama, in the si	um of Three	hm	drell	Dollars
for the payment of w	hich, well and truly to be m		our heirs, executors	, and adminis-
trators, jointly and se	everally, firmly by these pre	sents.		
Witness our ha	ands and seals, this the———	day of	Men	<u> </u>
THE COND	ITION OF THE ABOV	E OBLIGATION IS	SUCH, That wher	eas, the above
	0	- 1 mm	-2	
bounden C	Q. Carrell	was, on the 7	_day of	19 6
convicted in the Cour	nty, of the offense		- (A)	
			. 7	
	since of			
	/			
et. var i der				
and by the judgment	of said Court sentence to	Do- Jun	e T Co	or v
and by the judgment	of said Court sentence to	Just and	e T Co	010
and by the judgment	of said Court sentence to	Jul Jul	<u> </u>	
and by the judgment	of said Court sentence to	Jul		
and by the judgment 30 CC And, whereas,	up in	Jul Jul Q Ca	trett	
30 Sc	the said Lee	Jarl D. Ca	trett	
30 Sc	up in	Jarl D. Ca	said County:	
30 Sc	, the said cean appeal from said judgmen	Jarl D. Ca		nall appear at
And, whereas, has this day prayed a	the said ce an appeal from said judgment aid	Fail Quant to the Circuit Court of	rettes	
And, whereas, has this day prayed a Now, if the sa	the said ce an appeal from said judgment aid Circuit Court, and from term	at to the Circuit Court of	st s	abide by and
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever ser	the said ce an appeal from said judgment aid	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st s	abide by and
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever ser	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever servoid; otherwise to re-	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and ligation to be
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever servoid; otherwise to re-	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and ligation to be
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever servoid; otherwise to re-	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and ligation to be(L.S.)
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever servoid; otherwise to re-	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and ligation to be(L.S.)
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever ser void; otherwise to reduct demands by the first and the same of the same of the same of the same of the perform whatever ser void; otherwise to reduct demands only the same of th	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and ligation to be (L. S.)
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever servoid; otherwise to re-	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	abide by and ligation to be (L. S.)
And, whereas, has this day prayed a Now, if the sa the next term of the perform whatever ser void; otherwise to reduct demands by the first and the same of the same of the same of the same of the perform whatever ser void; otherwise to reduct demands only the same of th	the said claim an appeal from said judgment and Circuit Court, and from terms tence may be adjudged in a main in full force and effect	at to the Circuit Court of all all and to term thereafter unterested Court against him, to	st st	(L. S.) (L. S.)

The State of Alabama

Baldwin County

COUNTY COURT

The State

1/6

APPEAL BOND

Sureties

Filed in the office of the Clerk of the Circuit

Court day of

, **19**

.____Cle

3039

HOORE PRINTING COMPANY . BAY MINETTE, ALA.