THE STATE OF ALABAMA,

Baldwin County.

COUNTY COURT, See-5th Term, 1960

NOW ALL MEN BY THE		and	
whe We	eter 5		
and the second s	egitaliyangan demokrati bondor kunit (b.) 1. 1934 a kataliyo 1003 (bakati 1904), bakati 1904, ba	and the contraction of the first annual contraction of the contraction	· svelisviczy, parady, przez
Alabama, in the sum of	Three the	no the Double Do	
		we bind ourselves, our heirs, executors, and adm	4
ators, jointly and severally, fi	HI 10/88973 F F		
Witness our hands and se	als, this the -23		
THE CONDITION O	F THE ABOVE (DBLIGATION IS SUCH, That whereas, the a	bove
ounder Withour C	Mans	as, on the day of 2 19.	60
onvicted in the County, of the			
2-70-10-5	de sitt	A. Weakon	
	- MONIC /	- Colon Jan	
The state of the s	and the state of t		San
ad by the judgment of said Co	ourt sentence to A	ey/250 & Cost	
Agent Section 1997	arthur	astant	
And, whereas, the said-			
		the Circuit Court of said County:	
as this day prayed an appeal f		the Circuit Court of said County:	
as this day prayed an appeal f	from said judgment to	March shall appear	age at the con-
Now, if the said	from said judgment to	shall appear	and
Now, if the said the next term of the Circuit Coerform whatever sentence may	from said judgment to	March shall appear	and
Now, if the said the next term of the Circuit Coerform whatever sentence may	from said judgment to	shall appear	and
Now, if the said ne next term of the Circuit Co	from said judgment to	shall appear term thereafter until discharged, and abide by Court against him, then the above obligation to the shall appear of the shall appear to the shall appear t	and
Now, if the said ne next term of the Circuit Co	from said judgment to	shall appear term thereafter until discharged, and abide by Court against him, then the above obligation to the state of t	and o be doi
Now, if the said the next term of the Circuit Coerform whatever sentence may	from said judgment to	shall appear term thereafter until discharged, and abide by Court against him, then the above obligation to the shall appear of the shall be above of the	and o be . S.) . S.)
Now, if the said Now, if the said ne next term of the Circuit Co erform whatever sentence may oid; otherwise to remain in fu	from said judgment to	shall appear term thereafter until discharged, and abide by Court against him, then the above obligation to Markey Cather	and o be . S.) . S.) . S.)
Now, if the said ne next term of the Circuit Co	from said judgment to	shall appear term thereafter until discharged, and abide by Court against him, then the above obligation to Markey Cather	and o be . S.) . S.)
Now, if the said Now, if the said ne next term of the Circuit Co erform whatever sentence may oid; otherwise to remain in fu	from said judgment to	shall appear term thereafter until discharged, and abide by Court against him, then the above obligation to Markey Cather	and o be . S.) . S.) . S.)

The State of Alabama

Baldwin County

COUNTY COURT

The State

APPEAL BOND

Sureties

Filed in the office of the Clerk of the Circuit

Court day of

MOORE PRINTING COMPANY - BAY MINETTE, ALA

STATE of ALABAMA Baldwin County

To Any Lawful Officer Of Said County—Greetings:

		e of the Gounty Co	urt on the	day of	19_
nswer to th	e State of Alabama	on a charge	(.!. = 21. 4		
					populariti. S. A. (1) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2
have you t	hen and there this	writ, with your ret	arn thereon		
	_ h thin th_	.2/day of_	1140/	19.6-	L.

Carnon (().	(1)	
Ulcias) No. 3483 — Page	Exe	ecuted this	— — — — — — — — — — — — — — — — — — —	day of		19
The State of Alabama, Baldwin County	by 	arresting	the	within	named	Defendant
COUNTY COURT	and	placing hi	1111 - Marian Ma			
The State vs. Nasman Ostan. Adam.			is all displayed in the last of the last o			Sheriff.
Warrant of Arrest			Paint (Color September 1)			
Witnesses for the State:			erico estado e está se está constituir la districtor para de esta			
			in produced principles (in the contract of the			
Received in Sheriff's Office 1's 7. May of Falb., 147 1 TO 1 WILKINS, Sheriff						

THE STATE OF ALABAMA	No34	85	
THE STATE OF ALABAMA,	·	CIRCUII	COURT
Baldwin County.		TEB.	Term, 19 ⁵ 2
To Any Sheriff of the State of Alabama—Gr	eeting:		
You are Hereby Commanded to No	tify Norman	Arthur Adams, Go	don McLemore &
Audie Waters			
that at the February Term, 19	62 of the C	ircuit Court of said C	ounty a Judgment
was rendered against Norman Archar Ade		的是自由自由的主義的	
was lendered against			
THE STATE		Indictment	For
VS.		assault weem a	WEAPON
NORMAN ARTHUR ADAMS			
	igorean agres		
It appearing to the Court that the saidP	· Committee of the comm		<u>enti en </u>
together withGORDON McLEMORE & AU	IDIE WATERS		
		A SAN THE SAN	
		agreed to pay the	State of Alabama
the sum-of THREE HUNDRED AND P	:o/100 = -		DOLLARS
unless the said Norman Arthur Adams		appeared at	this term of the
		· · · · · · · · · · · · · · · · · · ·	
Court to answer in this case; and the said	MOLIMAN ALL	HUC ACRUS	
having failed to appear, it is therefore ordered	l that the St	ate of Alabama for t	he use of Baldwir
County, recover of the said Norman Art	hur Adams,	Gordon McLemore 8	· Audie Weters
			•
<u>and the state of </u>	 - paintpaintplace and its notice and approximate the desirable of the control of th		
<u> 1900 (Property augustus) (Property augustus)</u>			
		or	n said undertaking,
the sum of Three Hundred and no/10			Dollars
ane sum of			
unless they appear at the next term of this	Court and sh	ow cause why this jud	dgment should not
be made absolute.	e to e grande de la companya de la c	andria. Barriera (1981) de la composição de la com	
You will therefore, by serving a cop	v hereof, no	tify the said Norman	Arthur Adams
Gordon McLemore & Audie Waters		that the said	. judgment will be
made absolute against Norman Arthu	T Adams	at the next t	erm of said Court,
unless they then appear and show cause ag	gainst the sa	me.	erin Kongagar
Witness my hand this day of	February	A.D. 19. 62 .	
	Ql.	ice). 11	Jak Clark

RECEIVED IN OFFICE Sheriff I have executed this writ, by serving copy on Godon

M-General, Audie Water

(Norman arthur adams), Deputy Sheriff

34 No	85 - Page	
	TE OF ALABAMA	
<u></u>	COU	ЗΤ
T	he State Vs.	
	0 92 ST	
	AULTING DEFENDAN	AT
Issued		
	, Cle	rk
	한 이 그는 사람들이 없는 것이 사람들은 사람들이 가는 것이 없었다.	

THE STATE OF ALABAMA,	CIRCUIT	COURT
Baldwin County.	FE)	3. Term, 1962
To Any Sheriff of the State of Alabama—Greeting	ng:	
You are Hereby Commanded to Notify.	Norman Arthur Adam	ns, Gordon McLemore &
Audie Waters		
that at the February Term, 19 62	of the Circuit Court of	said County, a Judgmen
was rendered against <u>Norman Arthur Adams</u>	- video e e ultra e i e i una fata e consumba e	그렇게 그 시간 얼마 전하나 하는데 하는데 되는데 없다.
		ment For
THE STATE vs.		
NORMAN ARTHUR ADAMS	ASSAULT (VITH A WEAPON
NONTAN AKIHOK ADADA	en de la companya de La companya de la co	
It appearing to the Court that the said NORM	AN ARTHUR ADAMS	
together with GORDON McLEMORE & AUDIE	the state of the s	
ogeniei With		
<u> 1884-1980 - 1880 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 -</u> Anada - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980		
	agreed to	pay the State of Alabama
Court to answer in this case; and the said <u>Nor</u>		
County, recover of the said Norman Arthur		
		more & Augle Waters
		•
		•
		•
		on said undertaking
the sum of Three Hundred and no/100 -		on said undertaking
the sum ofThree Hundred and no/100 - unless they appear at the next term of this Cour		on said undertaking Dollar
the sum ofThree Hundred and no/100 - unless they appear at the next term of this Cour be made absolute.	t and show cause why	on said undertaking Dollar
the sum ofThree Hundred and no/100 - unless they appear at the next term of this Cour be made absolute. You will therefore, by serving a copy he	t and show cause why	on said undertaking Dollar this judgment should no Norman Arthur Adams
the sum ofThree Hundred and no/100 - unless they appear at the next term of this Cour be made absolute. You will therefore, by serving a copy he	t and show cause why	on said undertaking Dollar this judgment should no Norman Arthur Adams
the sum of Three Hundred and no/100 - unless they appear at the next term of this Cour be made absolute. You will therefore, by serving a copy he Gordon McLemore & Audie Waters	ereof, notify the said that	on said undertaking Dollar this judgment should no Norman Arthur Adams the said judgment will be
the sum of Three Hundred and no/100 - unless they appear at the next term of this Cour be made absolute.	ereof, notify the said that	on said undertaking Dollar this judgment should no Norman Arthur Adams the said judgment will be
the sum ofThree Hundred and no/100 - unless they appear at the next term of this Cour be made absolute. You will therefore, by serving a copy he Gordon McLemore & Audie Waters made absolute againstNorman Arthur A unless they then appear and show cause agains Witness my hand this21stday ofF	ereof, notify the said that dams at the same.	on said undertaking Dollar this judgment should no Norman Arthur Adams the said judgment will be e next term of said Court

	No. 3485 Page
RECEIVED IN OFFICE	THE STATE OF ALABA Baldwin County
, Sheriff	CIRCUIT
I have executed this writ,	The State VS. NORMAN ARTHUR ADAMS
y serving copy on Socken Mc Semme, Audie Water, Wormon A. Adams,	Daylor .
	SCI. FA. To DEFAULTING DEFI
	Issued February 21
	Alice J. Duck
**************************************	Received in Sheriff's Charles Charles Charles Charles Charles TAYLOR WILKING
", Sheriff	TAYLOR WILKINS, Sh
Denuty Shariff	

No. 3485 Pa	ge
THE STATE OF A	
CIRCUIT	COURT
The State VS.	통하다 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
NORMAN ARTHUR ADAI	MS .
Daplace	
SCI. FA. To DEFAULTIN	
Issued February	21 , 19 ⁶ 2
Received in She this day of TAYLOR WILKIN	, Clerk

() () ()

1:

44.

j1 (

19 14

The second section of the section of

水

All the second

Satisfan Actions

313 313 314



