## THE STATE OF ALABAMA,

Baldwin County.	
COUNTY COURT, January Term, 1962	
KNOW ALL MEN BY THESE PRESENTS. That we, A. B. MEDIL as prin	
KNOW ALL MEN BY THESE PRESENTS. That we, The Control of the Contro	
cipal, and the undersiqued as suredy	
	entrale de mobile en constante
, are held and firmly bound unto the St	ate
of Alabama, in the sum of Two Hundred and 2000 Doll	are
for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and admir	
trators, jointly and severally, firmly by these presents.	
Witness our hands and seals, this the 8th day of January 162	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the abo	ove
	- 1
was, on the	<u>-</u>
convicted in the County, of the offense Lockless driving	
	مردندور محمد وشروار دروستان
and by the judgment of said Court sentence to a five of \$25.00 and costs	
N D 4/5 N 11	er uteut.
And, whereas, the said A. D. 17- Dill	
has this day prayed an appeal from said judgment to the Circuit Court of said County:	
Now, if the said A.B. McDill shall appear	
	· at
the next term of the Circuit Court and from torm to torm thereafter until distance and a bid by	
the next term of the Circuit Court, and from term to term thereafter until discharged, and abide by a perform whatever sentence may be adjudged in said Court against him, then the above obligation to	and
the next term of the Circuit Court, and from term to term thereafter until discharged, and abide by a perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.	and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.	and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to	and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.	and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.	and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.	and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.  Defendant demands a trial  by 1014  Malule Payde (I.	and be. S.) SS.1
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.	and be. S.) SS.1
perform whatever sentence may be adjudged in said Court against him, then the above obligation to void; otherwise to remain in full force and effect.  Defendant demands a trial  by 1057  Malule Mandell  Cash Mand	and be. S.) SS.1

## The State of Alabama

Baldwin County

## COUNTY COURT

The State

vs.

## APPEAL BOND

Sureties

Filed in the office of the Clerk of the Circuit

Court ..... day o

...., 19....

\_\_\_\_Clerk.

3500