## The State of Alabama (Baldwin County



TO THE JAILER OF BALDWIN COUNTY:

On the examination of	Charlie Askew	
charged with the offense of	Robbery	

Charlie Askew has been committed, and that there is sufficient cause to believe that thereof, you are therefore commanded to receive him into your custody, and detain him until he is legally discharged.

Dated this the 8th day of October 1935.

OM Franklin N.P. Ex-O J. P.

Criminal Dock	et No
No.	Page
The State Baldw	of Alabama, vin County.
Justic	ce Court of
J.M.1	Franklin
The Stat	e of Alabama,
	Vs.
Char	clie Askew
MIT	rimus
I, <b>J.M.Frankl</b> a Justice of the Peac	in County.  in, N.P.Ex-O  e, in and for said State  by certify that
Charlie Ask	ew
the Defendant, is <b>keq</b> b <b>kknxxx</b> x jury wi	wingktoxwixexhaikinx the ound over to gran thout ball Dodans
for his appearance at	the Spring
19- <b>36</b> Term of the	Circuit
	Circuit in County, Ala.
Court of Baldw	in County, Ala.
Court of <u>Baldw</u> Given under my han	in County, Ala.  nd, this the 8th 19 35

STATE OF ALABAMA,
BALDWIN COUNTY.

TO HONORABLE J. B. BLACKBURN, COUNTY SOLICITOR, BALDWIN COUNTY,

Notice is hereby given you, as County Solicitor and Prosecuting Officer of Baldwin County, Alabama, that Charlie Askew has sued out a writ of Habeas Corpus, and that said matter will be heard by me at the Court House in Bay Minette, Baldwin County, Alabama, on the 26 day of October, 1955, at 10

Dated this 17th day of October, 1935.

J. W. Harl Judge of the Singuit Count of Baldwin County, Alabama.

I hereby accept service of the above notice on this the 2/2 day of October, 1935.

plicitor, Balawin County, Alas

RECORDER 7-348

Dadies Duel



### SHERIFF'S RETURN.

Now comes M. H. Wilkins, Sheriff of Baldwin County, Alabama, a sworn public officer, who makes this return in his official capacity and for return to the Writ of Habeas Corpus in the case of Ex Parte Charlie Askew, now pending before F. W. Hare, Judge of the Twenty-first Judicial Circuit of Alabama, says:

That he, as Sheriff of Baldwin County, Alabama, now has the said Charlie Askew in his custody under and by virtue of a Mittimus issued by J. M. Franklin, Notary Public and Ex Officio Justice of Peace, Baldwin County, Alabama, dated October 8, 1935, a true copy of which is hereto attached, marked Exhibit "A".

Dated this 9th day of November, 1935.

MAWilkins

Sheriff, Baldwin County, Alabama.

STATE OF ALABAMA, BALDWIN COUNTY.

TO HONORABLE M. H. WILKINS, SHERIFF OF BALDWIN COUNTY, ALABAMA:

Askew, alleged to be detained by you, by whatsoever name the said Charlie Askew is called or charged, with the cause of such detention, before Honorable F. W. Hare, Judge of the Circuit Court of Baldwin County, Alabama, on the 26 day of October, 1935, at 10 A. M., to do and receive what shall then and there be considered concerning the said Charlie Askew.

Dated this May of October, 1955.

Judge of the Circuit Court of Baldwin County, Alabama.

I hereby accept service of the above paper on this the /8 day of October, 1935.

MAGUILLUM Sheriff, Baldwin Gounty, Ala

RECORDED Duck 7\_348

Clerk-Registor

TO HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

Comes your Petitioner, CHARLIE ASKEW, and respectfully represents and shows unto your Honor as follows:

#### ON⊒:

That he is imprisoned or restrained of his liberty in the jail of Baldwin County, Alabama, by Honorable M. H. Wilkins, Sheriff, on a mittimus issued out of the Justice Court of J. M. Franklin, Justice of the Peace, Beat 4, Baldwin County, Alabama, a copy of which is hereto attached, marked Exhibit "A", and asked to be taken as a part of this petition as though herein fully set out.

#### TWO:

Your Petitioner further states:

- (A) That he is illegally restrained of his liberty.
- (B) That he is not guilty of the offense of which he is charged.

wherefore the premises considered, your Petition prays that a writ of Habeas Corpus be issued, directed to the said M. H. Wilkins, commanding him to bring the body of your Petitioner before your Honor at such time and place as you may appoint, together with the casue of Petitioner's detention, then and there to do and receive what should be done concerning the said Petitioner.

Witness my hand this 12 day of Ootober, 1935.

dyselie aspell

STATE OF ALABAMA, BALDWIN COUNTY.

Personally appeared before me the undersigned authority-

in and for said County, in said State, Charlie Askew, who being duly sworn says that the statements contained in the foregoing petition are true and correct to the best of his knowledge, information and belief.

sharlie aspen

gn to and subscribed before

J. P.

# The State of Alabama & Bakkwin County

TO THE JAILER OF BAL	DWIN COUNTY	
----------------------	-------------	--

On the examination of	Charlie Askew				
charged with the offense of	Robbery				
			.*	E.	
,	# * * * * * * * * * * * * * * * * * * *				
it appearing that such offense has been	n committed, and that th	ere is su	ifficient caus	e to belie	ve that

Charlie Askew has been guilty thereof, you are therefore commanded to receive him into your custody, and detain him until he is legally discharged.

Dated this the 8th day of October 19 35

J. M. Franklin N.P. Ex-O.

RECONDING PURCE 7-347

EX PARTE

CHARLIE ASKEW.

HABEAS CORPUS.

Filed this 19 day Oct 1935

Robert & Wuck

Clerk-Register

BEEBE & HALL

^riminal Docket No
Page
The State of Alabama, Baldwin County.
Justice Court of
The State of Alabama, vs.
Charlie Askew
MITTIMUS
The State of Alabama,  Baldwin County.  I, J. M. Franklin, N.P. Ex-0.
a Justice of the Peace, in and for said State
and County, do hereby certify that
Charlie Askew
the Defendant, is required to give that in the bound over to the Grand Jury sum of Dollars without bail
for his appearance at the  1935 Term of the Circuit
Court of Baldwin County, Ala.
Given under my hand, this the 8th
day of October 1935
J. M. Franklin
N.P. Ex-0. J.P.