M. R. HOWELL JUSTICE OF THE PEACE, PRECINCT 14 april 45/49 Foley, Alabama Transcript of Criminal Case from Municipal Court of Joley. ala Case. Charge Town of Joley. Keckless Driving J.C. Clemmon,s Disposition of Coses Tries april 30th and by Judgment of Dais Court was Jine & \$10.00 Cost of \$850 The said J. C. Clemmons. has projegand appeal from sais Judgment to the Circuit Court of said Country Witnesses for Down. B.D. Colf. Defendant Witnesses Otis zvilson! ma German Fell. Marcy E, Smith Charles Styron arlin Cohin mound and. M. K. Howell Judge of The municipal Court,

THE STATE OF ALABAMA,	To Any Sh	eriff of the State	
Baldwin County		appealed from Ion	oeen found against
J-C- Clemn	1 10 1 0		77
		•	
at the Many Term, 19#2_	., of the Circui	t Court of Baldwin Cou	inty, for the offense of
,	*		
Ruheus 1	brun	4	
			hann
you are, therefore, commanded forthwith to			4
to jail, unless give bail to	answer said, inc	lictment, and that you r	eturn this Writ accord-
ing to law.			•
Dated this 26 day of	narch	/ 205-1	
Dated this tay of		/ 5 /	=.
		luce free	ich
		Clerk Circuit Cour	t of Baldwin County.
THE STATE OF ALABAMA	•		
Baldwin County			
We,			
vv e,			, as principal and
the other undersigned as sureties, agree to p	pay the State of	Alabama	
•			
Dollars, unless the said			appears
at the Te	arm of the Circu	it Court of Poldmin Cour	
at the same of the	in or the Circu	it Coult of Baldwin Cou	nty, and from Term to
Term thereafter until discharged by law, to	answer a crimir	al prosecution for the	offense of
In signing the above bond we and e		y waive all legal rights	of exemptions allowed
as by the Constitution and Laws of the State	e of Alabama.		
Witness our hands and seals this	day o	f	, 19
The second state of the se	<u>(</u> 1. S.)	ggeneral del en en en el del granden de la companya	and the second s
	- (L. S.)		
	(T 0)	,	
	- (L. S.)		
	_ (L. S.)		
•			
Taken and approved	day of		_, 19
	 ,	Sheriff	of Baldwin County.

t	alias	
CAPIAS		
a	vs.	why Frei
	2. Qle	
Bail Fixed	l in This Case in	Open Court at
\$		
Ву -	Judge 1	Presiding.
Attest:		Clerk.
	13C	

•
Executed this 3 day of Chail, 1952
By arresting the within
named Defendant
JC Clemnons
and placing him my fast
<u>i</u>
Taylore Williams, Sheriff
Mayle Stanthy Deputy Sheriff
Melile Co. Jeni 60 me

Malike

STATE OF ALABAMA BALDWIN COUNTY

KNOW ALL MEN BY THESE PRESENTS: That we,	
J.C. Clerymon 3. J. a Helson	
are held and firmly bound unto the Town of Foley in the sum of	100
Dollars, for the payment of which, well and truly to be made, we bind	our-
selves, our heirs, executors and administrators, jointly and severally	,
firmly by these presents.	
Witness our hands and seals, this the 22 day of	
april , 1949.	
The condition of the above obligation is such, that, whereas, the above bounden J.C. Clerron ones	
was, on the 20 Thoday of afril	. ;
1949, convicted in the Municipal Court of said Town of Foley, of the o	ffens
of Recolers Harving, and by the judgment of said Court sentenced t	0
the payment of a fine of \$1000 dollars. Cost \$850	
And, whereas, the said J.C.Clemmon S.	
has this day prayed an appeal from said	
judgment to the Circuit Court of said County.	
Now, if the said J.C. Clemmon &	
shall appear at the next term of the Circuit	Court
and from term to term thereafter until discharged, and abide by and pe	rform
whatever sentence may be adjudged in said Court against him, then the	above
obligation to be void; otherwise to remain in full force and effect; a	nd
each of us to waive our exemptions as to personal property.	1 . 0
WITNESS our hands and seals this the 22 day of 4	pril
annous and the Memmons	SEAL
This my day of april, 1949, andless	SEAL
M.R. Howell	SEAL
Judge of the Municipal Court	

DOLLEYS. selves, our heirs, executors STATE OF STORE (0 (0 (2 (0 (0 (0) Tor the paraent of STON STIT NEW WE SERVE しょうらぬ ಶಿವಬಂಧೆ 0000 SECTION. enc ecalulateratora, (D) (D) (D) 4 HOME A Company of the Comp *4*4 () (H 72.2 Folley. STOLL このははなけれ ъ О E4 (5) わ け の (O) mege, 3000 요 건 다 TESTOROS

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WEDDIOAGG: 10 m

STATE OF ALABAMA	Case No	1/1/21 (1)	No	3328
Baldwin County) Case Nozzz	public services	77.	. /
The State of Alabama		In the	Baldwin County	Court of Alabama
Before me. Alica	De Auco	Clerk of the-		Court of
Baldwin County, Alabama, personal	lly/appeared Taylor	Wilkins, who/b	eing duly sworn	deposes and says:
I am the Sheriff of Baldwin Con executing the warrant of arrest or in	inty, Alabama. In arresting the said o	the above case, lefendant, I or o	in the above me ne of my duly aut	ntioned court, in thorized deputies,
mileage at ten cents per mile to be t	ost direct route to the		and return, and	
Point of arrest	2			Sheriff
Subscribed and sworn to before	me this	day/of/		195
Disposition—————			C1	erk Circuit Court
After considering the above affi	davit made by the S	— heriff of Baldwir	ı County. Alabar	na. I. as the trial
•	_			
Judge of said court, do hereby appromaking of the arrest or executing the clerk of the court to tax the said sur	ne warrant of arrest	in the above sty		
This theday of	195			
_		Jı	adge of the above	named court

. . . .

	CIRCUIT COURT	
	CIRCUIT COURT	
To any Sheriff of the State of Alabama—C	Greeting:	
You are hereby commanded to notify	J. C. CLEMMONS	
That on the Fabruary 27	Term, 19.52 of the Circuit Cour	t of said County, a judgment was
rendered againsthim, of which the fo	llowing is a copy:	
THE STATE) Fr:40	CKKKKKOT
TOWN OF FOLEY VS		
J. C. CLEMONS	(RECRIESS DRIVE	<u>IG</u>

"It appearing to the Court that the said	J. C. CLEMMONS	
together with A. NELSON		
The state of the s		

	3	
TWO (\$200.00) I		
unless the said		
Court to answer in this case; and the said		
	led to appear, it is therefore ordered that the	
(A)	County, recover of the said	TENTONS
	<u></u>	
		on said undertaking, the sum o
TWO (\$200.00) Hundred		on said undertaking, the sum o
TWO (\$200.00) Hundred unless they appear at the next term of this Cou	urt and show cause why this judgment should	on said undertaking, the sum o
TWO (\$200.00) Hundred unless they appear at the next term of this Cou	urt and show cause why this judgment should hereof, notify J. C. Clemmons & A. N	on said undertaking, the sum of Dollars not be made absolute."
TWO (\$200.00) Hundred unless they appear at the next term of this Con You will, therefore, by serving a copy to judgment will be made absolute against. J.	urt and show cause why this judgment should hereof, notify J. C. Clemmons & A. N C. Clemmons & A. Nelson	not be made absolute."
TWO (\$200.00) Hundred unless they appear at the next term of this Con You will, therefore, by serving a copy to judgment will be made absolute against. J. Court, unless. they then appear and	urt and show cause why this judgment should hereof, notify J. C. Clemmons & A. N. C. Clemmons & A. Nelson d show cause against the same.	not be made absolute." elson that the said the next term of said the next term of said the said the next term of said the next term

Sci. Fa. to Defaulting Defendant and Bail

(Box 643-2) HARSHALL & BRUCE-NASHVILLE

RECEIVED IN OFFICE

March 26, 1952 Sheriff.

Executed by serving copy on.....

A. Nelson. 2 april 1952 JC Clerrmans 3 gent.

Jaylor Wilkins

Sheriff.

Sleigh Steachan