

The State vs Henderson Yelding, Aaron Crandle & William Ellis

No 18 The State vs Henderson Yelding

April 1st, 1908.

Indictment for

Assault and Battery

It appearing to the Court that the said Henderson Yelding together with Aaron Crandle and William Ellis agreed to pay the State of Alabama One Hundred Dollars unless the said Henderson Yelding appeared at this Term of the Court to answer in this case; and the said Henderson Yelding having failed to appear, it is therefore ordered that the State of Alabama for the use of Baldwin County, recover of the said Henderson Yelding, Aaron Crandle and William Ellis, the sum of One Hundred Dollars unless they appear at the next Term of this Court and show cause why this judgement should not be made absolute.

You will, therefore, by serving a copy hereof, notify the said Henderson Yelding, Aaron Crandle and William Ellis that the said judgement will be made absolute against them at the next term of this Court, unless they then appear and show cause against the same.

Witness my hand, this 20th day of April, 1908.
J.M. Walty, Clerk.

Received in office April 21st, 1908
J.A. Booth, Sheriff.

I have executed this writ, this 27th day of May, 1908, by serving copy on all of the within names Henderson Yelding, Aaron Crandle and William Ellis.

J.A. Booth, Sheriff.
Issued April 20th 1908
J.M. Walty, Clerk.

No 19 The State vs Dan Quinn, Robert Ellis & Aaron Crandle.
The State of Alabama } No

Baldwin County } Circuit Court, Fall Term, 1908
To Any Sheriff of the State of Alabama, Greeting
You are hereby commanded to notify Dan Quinn, Robert Ellis and Aaron Crandle that at

Sheriff
Return