

John Carpenter.

The State of Alabama, Circuit Court, Fall Term 1910.  
 Indictment Baldwin County. The Grand Jury of said  
 County charge that before the finding of  
 this Indictment, John Carpenter with intent  
 to injure or defraud, did alter, forge or  
 counterfeit a certain note was in substance  
 as follows.

\$ 30<sup>00</sup> Bayminette Ala April 27 1910.  
 + <sup>900</sup>/<sub>100</sub> thirty days after date without grace  
 I promise to pay to the order of  
 Baldwin County Bank: Thirty dollars  
 for value received in gold coin of the United States  
 of the present standard of weight and  
 fineness, with interest from  
 Maturity until paid  
 Payable at the Baldwin County Bank  
 in Bayminette, Alabama

The parties to this instrument, whether maker  
 endorser, surety or guarantor each for himself  
 hereby severally waive as to this debt, on any  
 renewal thereof, all right to exemption under  
 the constitution and laws of Alabama  
 as to personal property and they each severally agree  
 to pay all cost of collecting or securing or attempt-  
 ing to collect or secure this note, including a  
 reasonable attorney's fee, whether the same be  
 collected or secured by suits or otherwise  
 And maker endorser, surety, or guarantor, of  
 this note, severally waives demand, presentment  
 protest notice of protest, suit and all other  
 requirements necessary to hold them, and they  
 agree that time of payment, may be extended  
 without notice to them of such extensions  
 The bank at which this note is payable is  
 hereby authorized to apply on or after  
 maturity, to the payment of this debt  
 and funds in said Bank belonging to the  
 maker surety endorser guarantor or anyone  
 of them John Carpenter

## John Carpenter Continued

And said Grand Jury further charges that, before the finding of this indictment

*Indictment* John Carpenter with intent to injure or defraud did utter and publish as true the said falsely altered, forged, or counterfeited note knowing the same to be so altered, forged, or counterfeited. Said note being in substance as follows.

\$ 30.00 Bayminette Ala April 27 1910  
Ninety days after date, without grace I  
promise to pay to the order of

Baldwin County Bank

Thirty <sup>no</sup>/<sub>100</sub> Dollars

for value received in gold coin of the United States of the present standard of weight and fineness, with interest from maturity until paid

Payable at the Baldwin County Bank  
in Bayminette Alabama.

The parties to this instrument, whether maker, endorser, surety or guarantor each for himself hereby severally waives as to this debt, or any renewal thereof all right to exemption under the constitution and laws of Alabama, as to personal property and they each severally agree to pay, all cost and of collection, or securing, or attempting to collect, or secure, this note including a reasonable attorneys fee, whether the same be collected or secured by suit or otherwise

and the maker, endorser surety, guarantor of this note severally waives demand,

presentment protest notice of protest suit and all other requirements necessary to hold them and they agree that time of payment may be extended with out notice to them, of such extension

The bank at which this note is payable.

John Carpenter Continued

is hereby authorized to apply on or after  
maturity, to the payment of this debt and funds  
in said Bank belongs to the maker, surety  
endorser, guarantor or any one of them  
due July 26 1938  
John Carpenter.

Against the peace and dignity of the  
State of Alabama.  
Frank S Stone  
Solicitor of the Thirteenth Judicial Circuit

endorsed To Prosecutor

A True Bill  
G W Humphries  
Foreman of the Grand Jury.

Witnesses

W D Stapleton.  
R C Catrett.

Witnessed in open court Nov 2nd 1910  
S A Brown  
Clerk.

Let the jury find the defendant not guilty  
J C Bristow Foreman.