C F Grice

State of Alabama:

VS.

Baldwin County.

H C Taylor.

Circuit Court Fall Term 1901. Comes The Defendant H Praylor, and moves the court for a new trial

upon the following grounds To-wit:-

That the Verdict of the jury wawcontrary to law.

2nd.

That the verdict of the jury was contrary to law.

That the verdict of the jury was contrary to the charge of the cour t Fourth.

That since the trial of said case the defendant has come into the possession of material evidence in the case, and that such evidence was not inthe possession of the defendant at or before the trial although he made diligent inquiry to ascertain all the ev idence., and the knowledge of the same was not owing to diligence on the part of the defendant.

Attys.for Defendant.

Active of the 1911

Annual Clex