

State vs

Laetherwood.

Comes the defendant and moves the Court to grant him a new trial in the above stated caase upon the following grounds.

1st.

That the verdict is contrary to the law and the evidence.

2nd.

That the verdict was contrary to law.

3rd.

That the verdict was contrary to the evidence.

4th.

That defendant was convicted upon the second count of said indictment in this court.
and had heretofore been tried on said second count in the County Court in the same subject matter, in a court of competent jurisdiction and acquitted on said second count

4th.

That defendant was convicted in the county court of Baldwin County on the first count of the indictment, in a court of competent jurisdiction and that thereafter said conviction appealed to the Circuit Court, and the jury in the Circuit Court acquitted defendant of said first Count.

S. Jenkins
Stow Stone

Attys for defendant

1919 H.C.
1920-1921 out of it
1922-1923 H.C.
1924-1925 H.C.

Motion overruled & Dept
excepts
W. A. Gaudin
Jules