THE STATE OF ALABAMA,

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WALTER BRITT.

CIRCUIT COURT.

BALDWIN COUNTY, ALABAMA,

On appeal from County Court of said County, Spring Term, 1927.

TO THE HONORABLE THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA,

AND TO THE HONORABLE JOHN D. LEIGH, JUDGE OF SAID COURT:

Comes the defendant in the above entitled cause, after the rendition of the verdict of guilty by the jury in said cause and before sentence was pronounced upon said cerdict, and moves the court to arrest the judgment in said cause, and for ground of said motion assigns the following:

- 1. Because the complaint upon which the defendant was tried and convicted charges no offense.
- 2. Because said complaint fails to charge any offense against the laws of the State of Alabama.
- 3. Because the said complaint upon which the said defendant was tried and convicted charges the defendant with having in possession prohibitive liquor or beverages, contrary to law.
- 4. Because said complaint under which the defendant was tried and convicted charges the defendant with having prohibitive liquor or beverages in his possession, contrary to law, and it is no offense under the laws of Alabama to have prohibitive liquor or beverages in possession.
- 5. Because said complaint upon which the defendant was tried and convicted charges the defendant as follows: That Walter Britt did possess or have in his possession prohibitive liquor or beverages contrary to law.

THEREFORE, Petitioner prays that the judgment in the above styled

cause be arrested.

Attorney for Walter Britt.

Subscribed and sworn to before me this outes of April, 1927.

Notary Public, Baldwin County, Alabama,

Hon. L. S. Biggs, Solicitor, 21st., Judicial Circuit.

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