

STATE OF ALABAMA

VS.

DUNK FIELD

IN THE CIRCUIT COURT OF

BALDWIN COUNTY,

ALABAMA.

TO THE HONORABLE JOHN D. LEIGH, JUDGE OF THE CIRCUIT COURT
OF BALDWIN COUNTY, ALABAMA:

Now comes DUNK FIELD, by his attorneys of record, and moves the court to retax the costs in the case of the State of Alabama versus Dunk Field, which was tried in this Honorable Court and upon which a verdict of guilty was returned, and as a basis for this motion the said Defendant shows unto your Honor as follows:

That the witnesses named below were summoned or examined by the State of Alabama in the above said cause and costs have been taxed against this Defendant for the witnesses so summoned or examined in the amounts set opposite their respective names, as follows:

Witness Name	Amount	Total
Leon Comstock	\$ 7.00	\$ 7.00
* Mrs. John Dallie	" 3	7.00
* Mr. O.S. Anderson	" 1	7.00
* James Gwin	" 3	7.00
J. S. Morris	"	4.00
* A.P. Riggan	"	6.50
* George Wynn	"	7.70
A. P. Costley	" 5	7.00
* E.S. Chapman	"	7.00
John J. Stotts	" 1	6.10
* Mr. Amie Stalmer	" 1	6.00
+ R.J. Eller	" 1	7.00

And the Defendant further shows that the above said witnesses

were all summoned or examined to prove the same fact, and were not summoned or examined to assail or defend a witness for veracity or the character of the Defendant.

Wherefore, the Defendant moves the court to retax said costs and that only two of the above witnesses, to be named by the court, be allowed against this Defendant and that only the cost or fees allowed such witnesses be taxes against the Defendant.

April 21, 1928. The motion in this cause after due consideration by the Court was hereby granted. Respectfully submitted,

John D. Leigh, Esq., John D. Leigh
Judge