

STATE OF ALABAMA.

IN THE CIRCUIT COURT

-vs-

STATE OF ALABAMA

HENRY HOLLAND,
Defendant.

BALDWIN COUNTY

MOTION TO DISMISS CAUSE FROM DOCKET.

Comes the Defendant, in his own proper person, and moves the court to dismiss this cause from the docket of this court and for grounds of said motion assigns, separately and severally, the following:-

1. For that said cause has been nolle prossed.

2. For that on heretofore to-wit; Nov 13, 1929, at a regular term of this court the State of Alabama, through L. S. Biggs as Solicitor of and for the 21st Judicial Circuit, Ct took a nolle prosse for murder in the first degree, the offense with which this defendant stands charged.

3. For that the indictment under which this defendant stood charged contained only one count and that for murder in the first degree which charge and offense has been heretofore nolle prossed.

WHEREFORE the defendant moves the court to dismiess said cause from the Docket of this court and discharge the defendant.

Henry Holland
Defendant.
mark

Sworn to and subscribed before
me this February 7th, 1930.

Tom Rice
Clerk Circuit Court.

Frederick J. Stee / 1930
Tom Rice

Clerk Circuit Court

2/7/30; The above motion coming on to be heard
it is ordered that same be, and hereby is, overruled
and denied - Dept. Expts - L. vs. Hare
Judge