City of Fairhope

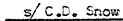
Archie Sullivan

Charge: Improper Tag

Date: 1-26-57

Officer: Danner and Johnson

Disposition: 2-2-57 Plea of guilty Fined \$25.00 and \$.75 Cost.



I, Marie Moore, Clerk of the City of Fairhope hereby certify that the above is a true and correct copy of the case of Archie Sullivan vs the City of Fairhope as it appears on Page 222 of the Docket Book of the City.

Marie Moore, Clerk of the Cityof Fairhope, Ala.

(Seal)

City of Fairhope

V\$

Archie Sullivan

Charge: Improper Tag

Date: 1-26-57

Officer: Danner and Johnson

Disposition: 2-2-57 Ples of guilty Fined \$25.00 and \$.75 Cost.

s/ C.D. Snow

I, Marie Moore, Clerk of the City of Fairhope hereby certify that the above is a true and correct copy of the case of Archie Sullivan vs the City of Fairhope as it appears on Page 222 of the Docket Book of the City.



Marie Moore, Clerk of /the Cityof Fairhope, Ata.

APPEAL BOND

THE STATE OF ALABAMA	and the second control of the tenth of the control of the second of the second of the second of the second of
COUNTY OF BALDWIN	
KNOW ALL MEN BY THESE PRESENTS, That we Uto	hie Dullwan
as principal, and	and
as sureties are held and t	firmly bound unto the Town
of Fairhope in the sum of Dollars, for and truly to be made to the Town of Fairhope, we do hereby bind ourselves, jointly and severally, firmly by these presents.	the payment of which well and our heirs and assigns,
Sealed with our seals and dated the 2 nd day of Jel	in the year of our
Lord, one thousand nine hundred and 57	
The Condition of this Obligation is such, That whereas the above bou	nden archie Dellina
an APPEAL to the Circuit Court port to be held in and for the Circuit	e of these presents claimed
an APPEAL to the Circuit Court, next to be held in and for the County of	Baldwin, in the State afore-
said, at the next Term thereof, from a judgment rendered on theday	0119
Justice of the Peace, in and for said Town, against said	of Fairhope and Ex-officio
requiring him to pay said Town of Fairhope	
as a fine, or	Dollars,
1 h = h : Q X 0 1	*
said Circuit Court, and from term to term thereafter until discharged by due obligation to be void, otherwise to remain of full force and effect.	all appear at said term of e process of law, then this
· and in fel	(Seal)
alex & S. I	7.6
	(Seal)
GEALED AND DELL'AND D	(Seal)
SEALED AND DELIVERED IN PRESENCE OF	