The	State	of	Alabama,
	Baldwin	Cour	ity



To Any Sheriff of the State of Alabama—Greetings: You are Hereby Commanded to Summon							
co appear within thirty days from the service of this writ, in the Circuit Court to be held for said Count at the place of holding the same, then and there to answer the complaint of Guardian Discount Company, a Georgia Corporation Witness my hand this Witness my hand this COMPLAINT Guardian Discount Company, a Corporation Plaintiff Versus Defendant. The plaintiff claims of the defendant the following personal property, to-wit: 1961 Dodge Dart Automobile, Model Seneca, CVIINder, 6 Passenger Wagon, Serial No. 5517 157492 WILTERS, BRANTLEY & NESSIT BY: WILTERS, BRANTLEY & NESSIT	To Any Sheriff	of the Sta	ate of Alab	ama—Greeti	ngs:		
o appear within thirty days from the service of this writ, in the Circuit Court to be held for said Count at the place of holding the same, then and there to answer the complaint of	You Are Hereby Co	ommanded	to Summon _	Jane	Lores		
COMPLAINT Guardian Discount Company, a Georgia Corporation Witness my hand this	Massy are to margines and a grant process of the second	Maria and the second		ing the second			
COMPLAINT Guardian Discount Company, a Georgia Corporation Witness my hand this							
Guardian Discount Company, a Georgia Corporation Witness my hand this. 2/ day of Guagus 1 1962 COMPLAINT Guardian Discount Company. Jane Lores a Corporation Plaintiff Versus Defendant The plaintiff claims of the defendant the following personal property, to-wit: 1961 Dodge Dark Automobile, Model Seneca, Cylinder, 6 Passenger Wagon, Serial No. 5517 157492 WILLERS, BRANTLEY & NESBIT BY: Mullians J. Manual Plaintiff's Autorney	o appear within th	irty days fi	rom the servic	e of this writ	, in the Circuit Cour	t to be held for	said County
Witness my hand this. 2/day of	at the place of hold	ing the san	ne, then and t	here to answe	er the complaint of		·
COMPLAINT Guardian Discount Company, Jana Lores a Corporation Plaintiff Versus Defendant The plaintiff claims of the defendant the following personal property, to-wit: 1961 Dodge Dart Automobile, Model Seneca, 8 Cylinder, 6 Passenger Wagon, Serial No. 5517 157492 with the value of the hire or use thereof during the detention, to-wit: rom August 12, 1961, to Date 19 WILTERS, BRANTLEY & NESBIT BY: Hanglie J. Maskel Plaintiff's Attorney	Guardian I)iscoun	t Company	, a Geor	gia Corporati	on	
COMPLAINT Guardian Discount Company, Jana Lores a Corporation Plaintiff Versus Defendant The plaintiff claims of the defendant the following personal property, to-wit: 1961 Dodge Dart Automobile, Model Seneca, 8 Cylinder, 6 Passenger Wagon, Serial No. 5517 157492 with the value of the hire or use thereof during the detention, to-wit: rom August 12, 1961, to Date 19 WILTERS, BRANTLEY & NESBIT BY: Hanglie J. Maskel Plaintiff's Attorney							
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1961 Dodge Dart Automobile, Model Seneca, & Cylinder, 6 Passenger Wagon, Serial No. 5517 157492 with the value of the hire or use thereof during the detention, to-wit: August 12, 1961, to Date 19 WILTERS, BRANTLEY & NESBIT BY: Flagsher F. Massel Plaintiff's Attorney	a Corporatio	<u>n</u>	Plaint	iff ĭ	Versus	T	Defendant
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WILTERS, BRANTLEY & NESBIT BY: Handle N. Makin Plaintiff's Attorney	vith the value of th	e hire or us	se thereof duri	ng the detent	ion, to-wit:		
WILTERS, BRANTLEY & NESBIT BY: Handle N. Makin Plaintiff's Attorney	Augus	t 12.	70 (67	Date		10
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ALIGE J. DUCK, CLERK REGISTER

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Page_____

State of Alabama

Baldwin County

CIRCUIT COURT

Quardian Rescourt Plaintiff ...

Defendant__

Detinue Summons and Complaint

AUG 21 1962

ALICE I. DUCK, CLERK TEGISTER

Plaintiff's Attorney

Defendant's Attorney

To the Sheriff of said County:

Whereas, the Plaintiff in the within stated cause has made affidavit and given bond as required by law you are hereby required to take the property mentioned in Complaint into your possession unless the Defendant gives bond payable to the Plaintiff with sufficient surety in double the amount of the value of the property, with condition that if the Defendant is cast in the suit he will within thirty days thereafter, deliver the property to the Plaintiff, and pay all damages and costs which may accrue from the detention thereof.

4	Defendant lives at	Sales of Control of Control
Letime	ed A Sale & Dilmer 1:1	1
5		Section 1
12 13 13	Received in office	
	5/2/ 1962	A

I have executed this summons

this way 3/ by leaving a copy with

Ten Cents per mile Total \$ 6.00
TAYLOR WILKINS, Sheriff

DEPUTY SHERIFF

Form 2006. (Rev. Aug., 1945) DETINUE-AFFIDAVIT AND BOND. (Code 1940. Tit. 7, Sec. 918) IN THE CIRCUIT COURT OF STATE OF ALABAMA BALDWIN BALDWIN _ COUNTY en B. Hedge , a Notary Public in and for said County, Before me, _ personally appeared duly sworn deposes and says that the property sued for in the complaint of Guardian Discount Company, a Georgia Corporation ____filed in said Court, to-wit: 1961 Dodge Dart Automobile, Model Seneca, 8 Cly, 6 Passenger Wagon Serial No. 5517 157492 , the plaintiff. Guardian Discount Company Sworn to and subscribed before me this 21 IN THE CIRCUIT COURT OF STATE OF ALABAMA Baldwin Baldwin __ COUNTY KNOW ALL MEN BY THESE PRESENTS, That we, _ Guardian Discount Company, National Surety Corporation, a corporation duly organized and existing under the laws of the State of New York, and having its principal office, Sureties, are held and in the City of New York, N. Y. in the City of New York, N. Y. firmly bound unto Jane Lores his heirs, executors and adminfirmly bound unto__ Three Thousand (\$3,000) Dollars. istrators in the sum of ___ for the payment of which we jointly and severally bind ourselves, our heirs, executors and adminis-Sealed with our seals and dated the 17th day of August, 19 62 The condition of the above obligation is such that whereas, the above bound -Guardian Discount Company __has on the___ , 19 ___ sued out a writ of detinue in the Circuit Court of ___ Baldwin _ County, returnable to the said Circuit Court against the said___ Jane Lores _____for the recovery of the following described property, to-wit: One 1961 Dodge Dart Automobile, Model Seneca, 8 Cylinders, 6 Passenger Wagon, Serial No. 5517 157492 Guardian Discount Company _shall fail in said suit Now, if the said _ Janes Lores and shall pay to the said -, the defendant in said suit, all such costs and damages as he may sustain by the wrongful complaint, then this obligation to be void, otherwise, to remain in full force and effect. Guardi Discount Taken and approved this ______ By (SEAL) _ day of ___ Principal NATIONAL SURETY CORPORATION _(SEAL) NEW YORK, NEW YORK Clerk Circuit Court (SEAL) Attorney-in-fact

210

W. S. Gillis

llians)

Resident Alabama Agent , Phenix/City, Alabama

lsie Sti

NATIONAL SURETY CORPORATION

New York

A Member of The FUND Insurance Companies

GENERAL POWER OF ATTORNEY

KNOW	ALL	MEN	BY THE	SE PRES	ENTS, the	at NATIO	NAL S	SURETY	CORP	ORATION	, α Co	rporation	duly
organized o	ind e	xisting	under th	e laws c	of the Sto	te of New	y York	, and he	ving it	s principo	d office	in the C	ity of
New York,	N. 3	r., hatl	n made,	constitut	ed and	appointed,	and	does by	these	presents	make,	constitute	and
New York,	R.	E. Di	smukes), Jr. 8	and W.	S. Gill	18	•					

Jointly or Severally Columbus _and State of <u>Georgia</u> its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver any and all bonds, recognizances, contracts agreements of indemnity and other conditional or obligatory undertakings; provided, however, that the penal arm of any one such instrument executed hereunder shall not exceed Five Bundred Thousand (\$500,000.00) Dollars, and to bind the Corporation thereby as fully and to the same extent as if such bonds were signed by the President, sealed with the corporate seal of the Corporation and duly attested by its Secretary, hereby ratifying and confirming all that the said Attorney(s)-in-Fact may do in the premises. Said appointment is made under and by authority of the following provisions of the By-laws of NATIONAL SURETY CORPORATION: "ARTICLE XII. RESIDENT OFFICERS AND ATTORNEYS-IN-FACT. "Section 1.—The Chairman, President or any Vice-President may from time to time appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys in Fact to represent and act for and on behalf of the corporation and the Chairman, President, or any Vice-President, the Bourd of Directors or the Executive Committee may at any time suspend or revoke the powers and authority given to any such Resident Vice-President, Resident Assistant Secretary and Attorney-in-Fact, and also remove them from office. (Adopted April 29, 1933. Applies to all powers of attorney executed prior to May 25, 1933). Applies to all powers of attorney executed prior to May 20, 1955).

Section 1.—The President, Executive Vice-President or any Vice-President may, from time to time, appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact to represent and act for and on behalf of the Corporation and the President Vice-President, or any Vice-President, the Board of Directors or the Executive and Finance Committee may at any time suspend or revoke the powers and authority given to any such Resident Vice-President, Resident Assistant Secretary or Attorney-in-Fact, and also remove any of them from office. (As amended May 25, 1933. Applies to all powers of attorney executed prior to April 27, 1943). "Section 1.—Appointment.—The President, Executive Vice President or any Vice President may, from time to time, appoint Resident Vice Presidents, Resident Assistant Secretaries and Attorneys-in-Fact to represent and act for and on behalf of the Corporation. (As amended April 27, 1943. Applies to all powers of attorney executed on or after that date). "Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given full power and authority to execute, acknowledge and deliver for and in the name and on behalf of the Corporation any and all bonds, recognizances, contracts of indemnity and other conditional or obligatory undertakings, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Corporation as if signed by the Chairman or the President and sealed and attested by the Secretary. (Adopted April 29, 1933. Applies to all powers of attorney executed prior to May 25, 1933). "Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given full power and authority to execute, acknowledge and deliver for a in the name and on behalf of the Corporation any and all bonds, recognizances, contracts of indemnity and other conditional or obligate undertakings, and any such instrument so executed by any such Attorney-in-Fact shall be as binding upon the Corporation as if signed the President and sealed and attested by the Secretary. (As amended May 25, 1933. Applies to all powers of attorney executed prior July 30, 1935). "Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given full power and authority, for and in the name and on behalf of the corporation, to execute, acknowledge and deliver, any and all bonds, recognizances, contracts of indemnity and other conditional or obligatory undertakings, and any and all notices and documents cancelling or terminating the corporation's liability thereunder, and any such instrument so executed by any such Attorney-in-Fact shall be as binding upon the corporation as if signed by the President and sealed and attested by the Secretary. (As amended July 30, 1935. Applies to all powers of attorney executed prior to April 27, 1943). attested by the Secretary. (As amended July 30, 1935. Applies to all powers of attorney executed prior to April 27, 1943).

"Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given full power and authority, for and in the name and on behalf of the Corporation, to execute, acknowledge and deliver, any and all bonds, recognizances, contracts, agreements of indemnity and other conditional or obligatory undertakings, and any and all notices and documents cancelling or terminating the Corporation's liability thereunder, and any such instrument so executed by any such Attorneys-in-Fact shall be as binding upon the Corporation as if signed by the President and sealed and attested by the Secretary. (As amended April 27, 1943. Applies to all powers of attorney executed prior to April 28, 1953.)

"Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given full power and authority, for and in the name and on behalf of the Corporation, to execute, acknowledge and deliver, any and all bonds, recognizances, contracts, agreements of indemnity and other conditional or obligatory undertakings, and any and all consents and releases incident thereto, and any and all notices and documents cancelling or terminating the Corporation's liability thereunder, and any such instrument so executed by such Attorney-in-Fact shall be as binding upon the Corporation as if signed by the President and sealed and attested by the Secretary. (As amended April 28, 1953. Applies to all powers of attorney executed on or after that date.) "Section 7.—Attorneys-in-Fact.—Attorneys-in-Fact are hereby authorized to verify any affidavit required to be attached to bonds, recognizances, contracts of indemnity, or other conditional or obligatory undertakings, and they are also authorized and empowered to certify to a copy of the By-laws of the Corporation or any Article or Section thereof. (Adopted April 29, 1933. Applies to all powers of attorney executed prior to May 25, 1933). "Section 7.—Attorneys-in-Fact.—Attorneys-in-Fact are hereby authorized to verify any affidavit required to be attached to bonds, recognizances, contracts of indemnity, or other conditional or obligatory undertakings, and they are also authorized and empowered to certify to copies of the By-laws of the corporation or any Article or Section thereof. (As amended May 25, 1933. Applies to all powers of attorney executed prior to April 27, 1943). "Section 7.—Attorneys-in-Fact—Verifications.—Attorneys-in-Fact are hereby authorized to verify any affidavit required to be attached to bonds, recognizances, contracts, agreements of indemnity, or other conditional or obligatory undertakings, and they are also authorized and empowered to certify to copies of the By-laws of the Corporation or any Article or Section thereof. (As amended April 27, 1943. Applies to all powers of attorney executed prior to June 27, 1944). "Section 7.—Attorneys-in-Fact—Verifications.—Certifications.—Attorneys-in-Fact are hereby authorized to verify, by affidavit or otherwise, the authority to execute bonds, recognizances, contracts, agreements of indemnity, and other conditional or obligatory undertakings; and to certify, by affidavit or otherwise, as to the inspection or examination of assets of the estates, where the fiduciary responsible for such assets is bonded by the Corporation; and they are also authorized and empowered to certify to copies of the By-laws of the Corporation or any Article or Section thereof. (As amended June 27, 1944. Applies to all powers of attorney executed on or after that date). "ARTICLE VIII. APPOINTMENT AND AUTHORITY OF RESIDENT ASSISTANT SECRETARIES, AND ATTORNEYS-IN-FACT, AND AGENTS
TO ACCEPT LEGAL PROCESS AND MAKE APPEARANCES. Section 30. Appointment. The President, any Vice President, or any other person authorized by the Board of Directors, the Chairman of the Board of Directors, the President or any Vice President, may, from time to time, appoint Resident Assistant Secretaries and Attorneys-in-Fact to represent and act for and on behalf of the Corporation and Agents to accept legal process and make appearances for and on behalf of the Corporation. (Adopted October 25, 1955. Applies to all Powers of Attorney executed on and after that date.)

Section 31. Authority. The authority of such Resident Assistant Secretaries, Attorneys-in-Fact, and Agents shall be as prescribed in the instrument evidencing their appointment, and any such appointment and all authority granted thereby may be revoked at any time by the Board of Directors or by any person empowered to make such appointment. (Adopted October 25, 1955. Applies to all Powers of Attorney executed on and after that date.)

WITNESS WHEREOF, NATIONAL SURETY CORPORATION has caused these presents to be signed by its Vice President, attested by its Assistant Secretary, and its corporate seal to be hereto affixed

September _day of_

NATIONAL SURETY CORPORATION

S	eα	1)
S	eα	1)

<u>S. G. Drake</u>

Vice President

A. N. MacDougall ATTEST:

F. 201 REV. 1/56

Assistant Secretary

. . .

		,				
	19th	day of	Sep	tember		A.D., 19_ <u>51</u>
On this_	1201	ady or	4.1			
who, being b President of	NATIONAL	worn, did depose SURETY CORPO	oration, the	he resides in the City Corporation described ation; that the seal af	of New York; in and which fixed to the sa	id instrument is
such corporat	te seal; that it	was so affixed by	order of the Bo	ard of Directors of said	Corporation an	a mai no signea
		order. And said_	~ ~	Drake		
			A N. Me	cDougall	_	and knows him
further said to be an As	that he is acquisistant Secret	ainted with ary of said Corp	oration; and th	at he executed the ab		
				Elizabeth C.	King	
(Notarial sec	rl affixed)	agreemation of the second of t	:		er e	Notary Public
			•			
STATE OF	Georgia F Fulton	} ss.:				
(including a force and e	ION, do hereb applicable By-l ffect.	ey certify that the aw sections), exe	above and fore	t Secretary and Attorne egoing is a true and cor NATIONAL SURETY C and and affixed the s	ORPORATION,	which is still in
IN WIT	NESS WHERE	OF, I have here	editio set my m	and and animod into		
City of	tlanta	this 17t	hday	August	A La	A.D., 19 <u>62</u> .
				Resident Assistant S	ecretary and A	torney-in-Fact
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CORPORATION

Wember of The FUND Insurance Companies

GENERAL POWER OF ATTORNEY

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ON_____

F. 2011

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STATE OF ALABAMA

BALDWIN COUNTY

I, JANE LORES, for and in consideration of Guardian Discount COmpany, a Georgia Corporation, returning my automobile to me: One 1961 Dodge Dart, Serial No. 5517 157 492, and in further consideration of this the suit in detinue, now filed against me without any cost on my part, I hereby release, remise any and all damages that may have been sustained by me from the attachment of my car on the 1st day of September, 1962 to date.

Done this the 4th day of September 1962.

Sworn to and subscribed

before me on this the

4th day of Lept.

219

Jane Lores