GENERAL MOTORS ACCEPTANCE CORPORATION, a Corporation,

Plaintiff,

Vs.

CECIL GODWIN,

Defendant.

COUNT ONE: Plaintiff claims of Defendant the following personal property, viz: One (1) 1959 Model Chevrolet 2-Door Automobile, Serial No. D59AlO7248, with the value of the hire or use thereof during the detention from, to-wit, the 19th day of October, 1962.

COUNT TWO: Plaintiff claims of Defendant One Thousand Two Hundred Seventy-One and 50/100 (\$1,271.50) Dollars, damages for the conversion by him on, to-wit, the 19th day of October, 1962, of the following chattel: One (1) 1959 Model Chevrolet 2-Door Automobile, Serial No. D59A107248, the property of the Plaintiff.

CHASON & STONE

\ an

KEARLEY & McCONNELL

Attorneys for Plaintiff

DEFENDANT'S ADDRESS:

ROBERTSDALE, ALABAMA

DEC 3 1962

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.

GENERAL MOTORS ACCEPTANCE CORPORATION, A Corporation,

Plaintiff

vs.

CECIL GODWIN.

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

DETINUE SUMMONS AND COMPLAINT

Ten Cents per mile Total

### STATE OF ALABAMA

County of MANNE Baldwin

a Corporation, as Principal, and Na	tional Surety Corporation, as Sureties, are held and firmly bound
unto Ce	cil Godwin
n the sum of One Th	ousand Five Hundred and 00/100 (\$1,500.00) Dollars,
	well and truly to be made we, jointly and severally, bind ourselves and each of us, our inistrators. Sealed with our seals and dated this 10th day
	in the year of our Lord, one thousand, nine hundred and Sixty-two.
	OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said General Motors
cceptance Corpo	ration, a Corporation,
-,	of December, 1962 , (1) , sue out in the Circuit Court
	ma, a writ in detinue, direct to any Sheriff of the State of Alabama, commanding him
o take into his possessio	n the following described property, to-wit:
	One (1) 1959 Model Chevrolet 2-Door
	Automobile, Serial No. D59Al07248,
ossession the following (	described property, to-wit:  One (1) 1959 Model Chevrolet 2-Door  Automobile, Serial No. D59A107248,
nd whereas the said	Cecil Godwin,
lefendant in said writ, ha	s failed and neglected, the the space of five days from the execution of said writ, to give
	of said property as authorized by law.
<u></u>	eneral Motors Acceptance Corporation, a Corporation
110W 25/ tile Salound	manufacture of Macron, a corporation,
its apon <b>xx</b> /failing in said s	ruit, shall deliver the said property to the defendant within thirty days after judgment,
nd pay damages for the	e detention of the property and costs of suit, then this obligation to be void, otherwise
remain in full force an	
	GENERAL MOTORS ACCEPTANCE CORPORAT
	a Corporation As Prime 1981
	By Vector Dy Carl Just
	NATIONAL SURETY CORPORATION
	As Sureties—
faken and approved this	the 10th day of December 19 62 attorney in Fact
	Sheriff, MADEIX County, Alabama
	Baldwin

# IATIONAL SURETY CORPORATION

A Member of The FUND Insurance Companies

# GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that NATIONAL SURETY CORPORATION, a Corporation duly organized and existing under the laws of the State of New York, and having its principal office in the City of New York, New York, and and existing under the laws of the State of Frew Fork, and having its principal office in the City and County of San Francisco, California, (hereinafter called the Corporation), has made, constituted its home office in the City and County of San Francisco, California, (hereinafter called the Corporation), has made, constituted and appointed, and does by these presents make, constitute and appoint

DONALD E. LUDLOW, P. F. BEVILLE AND E. S. JENKINS
JOINTLY OR SEVERALLY ALABAMA its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, and State of..... seal, acknowledge and deliver any and all bonds, recognizances, contracts, agreements of indemnity and other conditional or obligatory undertakings; provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed ONE MILLION (\$1,000,000.00) 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. IN 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 this 23rd NATIONAL SURETY CORPORATION \_\_A.D., 19<u>\_62</u>\_ April A. KEPPLER C. Vice President [Seal] H. L. JOHNSON ATTEST: Assistant Secretary STATE OF NEW YORK COUNTY OF NEW YORK A.D., 19.62..., before me personally came C. A. KEPPLER to me known, who, being by me described in and which executed the above instrument; that he knows the seal of said Corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said Corporation and that he signed his name the state by the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said Corporation and that he Aproll signed his name thereto by like order. And said..... JOHNSON H J. and knows him to be an Assistant-Secretary of said Corporation; and that he executed the above instrument. further said that he is acquainted with..... GEORGE SCHULMAN Notary Public STATE OF NEW YORK I, H. I. JOHNSON Assistant Secretary of NATIONAL SURETY CORPORATION, do hereby certify that the following is a full, true and correct copy of Article VIII of the By-laws of the NATIONAL SURETY CORPORATION adopted on the 25th day of October, 1955, and now in full force and effect, to wit: 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. "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." IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of NATIONAL SURETY CORPORA-\_\_\_\_, 19.52\_\_\_ TION, this 23rd day of H. L. JOHNSON Assistant Secretary of NATIONAL SURETY CORPORATION [Corporate Seal] GEORGIA I. RESIDENTH HARBIN

CORPORATION, a corporation of the State of New York, do hereby certify that the above and foregoing is a full, true and correct copy of the original power of attorney issued by said Corporation and that I have compared same with the original and that it is a correct transcript therefrom and of the whole of the original. Said power of attorney is in full force and effect and has not been revoked. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Corporation, at the City of ATLANTA, this Uth day of December, 1962 Nark Resident Assistant Secretary

H-BN 216N 10-57

GENERAL MOTORS ACCEPTANCE CORPO-	Ø	IN	THE	CIRCUIT	COURT
RATION, a Corporation,	Ф	TAC	.DWIN	OF	
Plaintiff.	ŷ				ALABAMA.
VS. CECII. GODWIN,	. 0	ио	• <u></u>		
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44,2-4,-4,-4,-4,-4,-4,-4,-4,-4,-4,-4,-4,-4,-	. ž				
Defendant,	ý				
	ž				
NCN-MILITA	RY A	RTIDX	VIT		
STATE OF ALABAMA (					
COUNTY OF MOBILE (					
NOW comes, John T. Bailey, A. Acceptance Corporation, a Corporation who being first duly sworn, depos	ssisi cion, ses a	nd sa	Manag Nys t	er, Gene hat the	eral Motors defendant
herein, <u>Cecil Godwin</u> ,				•	
was not at the time of the filing	gof	this	suit	, and is	not now
in the Military or Naval Service	of t	the Ur	nited	States.	,
The Defendant resides at _	20Des	ctsdal	.e, A	labama -	
	=	L			Párley
Sworn to and subscribed before me this and day of	e,				
- Thullis W. Brah	And	er/			
NOTARY PUBLIC, MOBILE COUNTY, AL	ABAM.	<u>A</u>	Varianti Santa	nataura, a. data ,	gar ya . Y Y aanagaan ta Noor ya
JAN 5 1963	<u>*</u>				
al STEBRISHM CLERK	50				

THE STATE OF ALABAMA, XXXXXX County Baldwin

# DETINUE BOND AND AFFIDAVIT.

the held and firmly bound unto	heirs, executors and administrators, in the payment of which, we bind ourselves, our and each of our heirs, executors, and administrators, join and severally, firmly by these presents.  Sealed with our seals and dated this 30th day of November A. D. 19.6  The Condition of the above Obligation is such, That whereas the above bounden General Moto Acceptance Corporation, a Corporation, has, the 30th day of November 1962, sued out from the office of Baldwin County,  Clerk of the Circuit Court of Motors, in the State of Alabama, a Writ of Detinue, returnable to the present of said Circuit Court of Motors against the said Cecil Godwin for the recovery of the following proper co-wit: One (1) 1959 Model Chevrolet 2-Door	L.	
heirs, executors and administrators, in the mod. One Thousand Three Hundred and Oo/100 [\$1,300.00] — Dollars, for the payment of which, we bind curselves, our and each of our heirs, executors, and administrators, jointly and severally, firmly by these presents.  Scaled with our seals and dated this _30th day of _November	heirs, executors and administrators, in the most of the above Obligation is such, That whereas the above bounden General Motor Country,  let a 30th day of November 1962, sued out from the office of Baldwin County,  let be condition of the Circuit Court of Motors in the State of Alabama, a Writ of Detinue, returnable to the present of said Circuit Court of Motors against the said Cecil Godwin  Cone (1) 1959 Model Chevrolet 2-Door		
mof _Cne_Thousand_Three_Hundred_and_00/100_{\$1,300.00}	one Thousand Three Hundred and 00/100 (\$1,300.00) — Dollars, the payment of which, we bind ourselves, our and each of our heirs, executors, and administrators, join and severally, firmly by these presents.  Sealed with our seals and dated this 30th day of November	*	
e payment of which, we bind ourselves, our and each of our heirs, executors, and administrators, jointly diseverally, firmly by these presents.  Sealed with our seals and dated this. 30th day of November. A. D. 19.62. The Condition of the above Obligation is such, That whereas the above bounden General Motor (Geogrance Gorporation, a Corporation, bas, or e. 30th day of November. 1962, sued out from the office of the Baldwin County,  lerk of the Circuit Court of Motors in the State of Alabama, a Writ of Detinue, returnable to the presen Baldwin County, Alabama  rm of said Circuit Court of Motors against the said. Gecil Godwin  for the recovery of the following property.  wit: One (1) 1959 Model Chevrolet 2-Door  Automobile, Serial No. D594107248.  OW, if the saidGeneral Motors acceptance Corporation, a Corporation, shall fa said suit, and shall pay to the said. Gecil Godwin,  the defendant in said writ all such costs and damages as he may sustain by the wrongful suing out of said frit of Detinue, then this obligation to be void, otherwise to remain in full force and benefit.  GENERAL MOTORS ACCEPTANCE CORPORATION  ACCEPTANCE CORPORATION  AS SURETING CORPORATION  AS FIRETING ORPORATION  AS SURETING ORPORATION	see payment of which, we bind ourselves, our and each of our heirs, executors, and administrators, join and severally, firmly by these presents.  Sealed with our seals and dated this30th_day of		heirs, executors and administrators, in the
Sealed with our seals and dated this. 30th day of November A. D. 19-62  The Condition of the above Obligation is such, That whereas the above bounden General Motor Coceptance Corporation, a Corporation, has, or e. 30th day of November 1962, sued out from the office of the Baldwin County, allabama. a Writ of Detinue, returnable to the presen Baldwin County, Alabama and Circuit Court of MONT against the said. Geeil Godwin for the recovery of the following property.  Wit: One (1) 1959 Model Chevrolet 2-Door  Automobile, Serial No. D594107248.  OW, if the said General Motors Acceptance Corporation, a Corporation, shall fall said suit, and shall pay to the said. Cecil Godwin, a decendant in said writ all such costs and damages as he may sustain by the wrongful suing out of said rit of Detinue, then this obligation to be void, otherwise to remain in full force and benefit. GENERAL MOTORS ACCEPTANCE CORPORATION a Corporation as Principal By Law Marional Surety Our Poration as Principal By Law Marional Surety Corporation as Principal By Law Marional Surety Corporation as Sureties and Allernay and Fast	Sealed with our seals and dated this 30th day of November A. D. 19.6  The Condition of the above Obligation is such, That whereas the above bounden General Moto acceptance Corporation, a Corporation, has, see 30th day of November 1962, sued out from the office of Baldwin County, lerk of the Circuit Court of Motor, in the State of Alabama, a Writ of Detinue, returnable to the present Baldwin County, Alabama rm of said Circuit Court of Motor against the said Cecil Godwin for the recovery of the following proper One (1) 1959 Model Chevrolet 2-Door	e payment of which, w	ve bind ourselves, our and each of our heirs, executors, and administrators, jointly
e_30thday ofNovember	cceptance Corporation, a Corporation,  e_30thday ofNovember	Sealed with our seal	
e_30th_day of_November	e30thday ofNovember		
Baldwin County,  erk of the Circuit Court of Michigan, in the State of Alabama, a Writ of Detinue, returnable to the presen Baldwin County, Alabama  rm of said Circuit Court of XPSCSV against the said. Cecil Godwin  for the recovery of the following property  wit: One (1) 1959 Model Chevrolet 2-Door  Automobile, Serial No. D594107248.  OW, if the saidGeneral Motors Acceptance Corporation, a Corporation, shall fa  said suit, and shall pay to the said. Cecil Godwin,  the defendant in said writ all such costs and damages as he may sustain by the wrongful suing out of said  writ of Detinue, then this obligation to be void, otherwise to remain in full force and benefit.  GENERAL MOTORS ACCEPTANCE CORPORATI  a Corporation As Principal  By Assure Marcor Particles  By Assure Particles  By Assure Marcor Particles  By Assure Particle	Baldwin County,  erk of the Circuit Court of Motive, in the State of Alabama, a Writ of Detinue, returnable to the pres  Baldwin County, Alabama  rm of said Circuit Court of Wester against the said	cceptance Corpo	oration, a Corporation, has, on
Automobile, Serial No. D594107248.  OW, if the saidGeneral Motors Acceptance Corporation, a Corporation, shall fa said suit, and shall pay to the said.  Gecil Godwin,  e defendant in said writ all such costs and damages as he may sustain by the wrongful suing out of said rit of Detinue, then this obligation to be void, otherwise to remain in full force and benefit.  GENERAL MOTORS ACCEPTANCE CORPORATI  a Corporation.  AS Principal  By Louis Said Surelies  By Louis Said Surelies  By Louis Surelies		erk of the Circuit Cou	Baldwin County,  of Mobile, in the State of Alabama, a Writ of Detinue, returnable to the present  Baldwin County. Alabama
Automobile, Serial No. D594107248.  OW, if the saidGeneral Motors Acceptance Corporation, a Corporation, shall fall said suit, and shall pay to the said	-wit: One (1) 1959 Model Chevrolet 2-Door	rm of said Circuit Cou	It of appoint against the said
said suit, and shall pay to the said		Automob:	
a Corporation  As Principal  By Louis Stands  NATIONAL SURETY CORPORATION  As Sureties  By Louis Stands  NATIONAL SURETY CORPORATION  As Sureties  By L. S. Jenshin  attorney in Fact	said suit, and shall pay to the said Gecil Godwin, ne defendant in said writ all such costs and damages as he may sustain by the wrongful suing out of swrit of Detinue, then this obligation to be void, otherwise to remain in full force and benefit.	Automob:	
FILED By E. Deuxhin attorny in Fast	a Corporation xxx	OW, if the said General said suit, and shall parties defendant in said w	ral Motors Acceptance Corporation, a Corporation, shall fail ay to the said Cecil Godwin, rit all such costs and damages as he may sustain by the wrongful suing out of said this obligation to be void, otherwise to remain in full force and benefit.
DEC 191800 OCC		OW, if the said General said suit, and shall part of Detinue, then to	ral Motors Acceptance Corporation, a Corporation, shall fail ay to the said Cecil Godwin, rit all such costs and damages as he may sustain by the wrongful suing out of said shis obligation to be void, otherwise to remain in full force and benefit.  GENERAL MOTORS ACCEPTANCE CORPORATION ACCEPTANCE CORPORATION
236	- A D MAD D	OW, if the said General said suit, and shall pane defendant in said worth of Detinue, then the said worth of Detinue, the said worth	ral Motors Acceptance Corporation, a Corporation, shall fail ay to the said Cecil Godwin,  rit all such costs and damages as he may sustain by the wrongful suing out of said this obligation to be void, otherwise to remain in full force and benefit.  GENERAL MOTORS ACCEPTANCE CORPORATION  a Corporation As Principal  By

THE STATE OF ALABAMA,
Mobile County

#### **DETINUE AFFIDAVIT**

Lee B. McAnally, a Notary Public in PERSONALLY appeared before me, AND WELLE VERSONALLY appeared before me, Alabama Louis Hanlein, a Representative of General Motors Acceptance Corporation, a Corporation, / who, being duly sworn, deposes and says, that the property sued for in the complaint of General Motors Acceptance Corporation, a Corporation, vs. Cecil Godwin to-wit One (1) 1959 Model Chevrolet 2-Door Automobile, Serial No. D59Al07248, belongs to General Motors Acceptance Corporation, a Corporation, he said Plaintiff. Sworn to and subscribed the 30th \_, 19\_**62**\_, before me. Notary Public, Mobile County, Alabama Clerk Circuit Court, Mobile County

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## NATIONAL SURETY CORPORATION

A Member of The FUND Insurance Companies

#### GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that NATIONAL SURETY CORPORATION, a Corporation duly organized and existing under the laws of the State of New York, and having its principal office in the City of New York, New York, and its home office in the City and County of San Francisco, California, (hereinafter called the Corporation), has made, constituted and appointed, and does by these presents make, constitute and appoint

DONALD E. LUDLOW, P. F. BEVILLE AND E. S. JENKINS

JOINTLY OR SEVERALLY MOBILE \_and State of\_\_\_\_ its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, seal, acknowledge and deliver any and all bonds, recognizances, contracts, agreements of indemnity and other conditional or obligatory undertakings; provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed ONE MILLION (\$1,000,000,00) DOLLARS and to bind the Corporation thereby as fully and to the same extent as if such bonds were signed by the President, scaled 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. IN 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 this 23rd \_\_\_A.D., 19\_<u>62\_\_\_</u> NATIONAL SURETY CORPORATION C. A. KEPPLER  $\mathbf{B}\mathbf{v}_-$ Vice President [Seal] H. L. JOHNSON Assistant Secretary STATE OF NEW YORK ss.: COUNTY OF NEW YORK On this 23rd April \_\_A.D., 19\_52\_\_\_, before me personally ...day of. came C. A. KEPPLER , to me known, who, being by me duly sworn, did depose and say, that he is Vice President of NATIONAL SURETY CORPORATION, the Corporation described in and which executed the above instrument; that he knows the seal of said Corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said Corporation and that he C. A. KEPPLER signed his name thereto by like order. And said Co. A. KEPPIER H. L. \_JOHNSON further said that he is acquainted with... and knows him to be an Assistant Secretary of said Corporation; and that he executed the above instrument. GEORGE SCHULMAN Notary Public STATE OF NEW YORK COUNTY OF NEW YORK , Assistant Secretary of NATIONAL SURETY H. L. JOHNSON CORPORATION, do hereby certify that the following is a full, true and correct copy of Article VIII of the By-laws of the NATIONAL SURETY CORPORATION adopted on the 25th day of October, 1955, and now in full force and effect, to wit: 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. "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." IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of NATIONAL SURETY CORPORA-TION, this 23rd day of April \_, 19.62\_ H. L. JOHNSON Assistant Secretary of NATIONAL SURETY CORPORATION [Corporate Seal] STATE OF. GEORGTA COUNTY OF FULTON I, ELTZABETH HARBIN

CORPORATION, a corporation of the State of New York, do hereby certify that the above and foregoing is a full, true and correct copy of the original power of attorney issued by said Corporation and that I have compared same with the original and that it is a correct transcript therefrom and of the whole of the original. Said power of attorney is in full force and effect and IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Corporation, at the City of ATLANTA , this 30th day of November, 1962 Resident Assistant Secretary

H-BN 216N 10-5

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			ALABAMA,
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BALDWIN COUNTY

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Carron Sign			T.		
and the same					,
TO ANY SHERI	FF OF THE ST.	ATE OF ALAE	BAMA:		
EL CONTROL OF THE CON			and the second s		
You Are Hereby	Commanded to Su	mmon Cec	il Godwin		
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	Baldwin County,	State of Alaba		Minette, against	
by Gen	eral Motors <i>I</i>	Acceptance (	Corporatio	on, A Corp	·
	4				
14	e e e e e e e e e e e e e e e e e e e				, Plaintiff
2. 2.					
Witness my han	d this	3rd	day of	<u>December</u>	
	*:				1962.
				acial-u	1962 Clerk