Form 2006. (Rev. Aug., 1945) DETINUE-AFFIDAVIT AND BOND. (Code 1940. Tit. 7, Sec. 918) STATE OF ALABAMA IN THE CIRCUIT COURT OF ___ COUNTY BALDWIN BALDWIN COUNTY Before me, C. LeNoir Thompson __, a Notary Public in and for said County, personally appeared __D. M. Parker who being by me duly sworn deposes and says that the property sued for in the complaint of Gramco of Alabama. Inc., a corporation ____filed in said Court, to-wit: gramco of Alabama, Inc., a corporation vs. James R. Graham, Sr. for one 1959 Chevrolet Four-Door Impala, Serial #F59A166628 belongs to Gramco of Alabama, Inc., a corporation __, the plaintiff. Sworn to and subscribed before me this _____ STATE OF ALABAMA IN THE CIRCUIT COURT OF COUNTY KNOW ALL MEN BY THESE PRESENTS, That we, __ _, Principal, and ___, Sureties, are held and firmly bound unto_ _____, his heirs, executors and admin-. Dollars. istrators in the sum of ... for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed with our seals and dated the _____day of ___ The condition of the above obligation is such that whereas, the above bound -____has on the ___ ____, 19____ sued out a writ of detinue in the Circuit Court of ____ _ County, returnable to the said Circuit Court against the said_ ___for the recovery of the following described property, to-wit: Now, if the said _ _shall fail in said suit , the defendant in and shall pay to the said. 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. Taken and approved this ___ day of _____ __ (SEAL) _ . 19 __ — (SEAL) _(SEAL) Clerk, Circuit Court

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LABAMA
LADAMA
COUNTY
URT
Plaintiff
: :. ::
Defendant
: Detailment
and Bond
-
, 19

The Sta	ate of Alabama	No	CIRCUIT C	COURT
Bal	ldwin County)		19
		,		
Section 1995				
To Any Sherif	f of the State of A	labama—Greetin	gs:	
You Are Hereby	Commanded to Summo	n James R.	Graham, Sr.	
Constitution of the Consti	er street franken franken. It som merstaffeljemen og film som som størrefikkenser i 1. Viv. Sjonetsjere en en e	and the second s		
to appear within	thirty days from the se	rvice of this writ,	in the Circuit Court to be	held for said County
at the place of h	olding the same, then a	nd there to answer	the complaint of	
	Alabama, Inc.			
		\$-e		
	<i>p</i> 7	, _	A	
Witn	ess my hand this	5day of	- Aug	27
			Ker I. re	uch, Clerk
		COMPLA	INT	
	-A.F. A to A MATATO		TAMES A GRAT	77 7.5
a corporat	ion		JAMES R. GRAE	MIN. SK.
	P1	aintiff V	ersus	Defendant
The plaint	iffclaims of the def	endant the followi	ng personal property, to-w	v it:
one 1959	Chevrolet Fou	r-Door Impal	a, Serial #F59Al	66628 of a
			, , , , , , , , , , , , , , , , , , , ,	
			,	
				1.10
, , , , , , , , , , , , , , , , , , ,			and the state of t	
	£ 41 - 1-1	3	4	
with the value of	f the hire or use thereof	during the detenti	on, to-wit:	
fromAugusi	:_5	19 <u>_6l</u> _, to	_date	19
		4		
Fi				
		****		7
		\mathcal{A}		
		(1/40	1/10 //bn	Diplaintiff & Attorney

•			
Pa	ıge	_	

State of Alabama

Baldwin County

CIRCUIT COURT

Grames of lea.

Plaintiff ...

VS.

Defendant__

Detinue Summons and Complaint

Filed 8-25, 196/

dere A- Much, Clerk

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.

Merce formeticterk

Defendant lives at

Received in office

any 25, 1960

., Sherif

I have executed this summons

this Aug - 29, 196/ by leaving a copy with

James R Glamham

1959 Chevrolet Tour Door Impale Sural

No F59A 16628 - Seither sarty made Lond.

Property is returned

lo Wyt.

W.a. Talbert, Deputy Sheriff

o mu

Printed by Moore Printing Co.

(V)

NATIONAL SURETY CORPORATION

New York

A Member of The FUND Insurance Companies

GENERAL POWER OF ATTORNEY

organized and existing under the laws of the State of	NATIONAL SURETY CORPORATION, a Corporation duly of New York, and having its principal office in the City of
New York, N. Y., hath made, constituted and appoint	pinted, and does by these presents make, constitute and
JOINTLY OR SEVER	ALLY
of MOBILE	and State ofALABAMA
<u> </u>	and State of Alexander and authority hereby conferred in its name, place and
stead, to execute, acknowledge and deliver any a	nd all bonds, recognizances, contracts,
provided however that the pen	er conditional or obligatory undertakings all sum of any one such instrument executed
bereunder shall not exceed ONE	MILLION (\$1,000,000,00) DOLLARS
President, sealed with the corporate seal of the Corporate and confirming all that the said Attorney(s)-in-Fact may by authority of the following provisions of the By-law	
"ARTICLE XII. RESIDENT OFFICERS AND ATTORNEYS-IN-FA	
dent, the Board of Directors or the Executive Committee may at an Resident Vice-President, Resident Assistant Secretary and Attorney Applies to all powers of attorney executed prior to May 25, 1933).	any from time to time appoint Resident Vice-Presidents, Resident Assistant whalf of the corporation and the Chairman, President, or any Vice-Presity time suspend or revoke the powers and authority given to any such in-Fact, and also remove them from office. (Adopted April 29, 1933.
Vice-President or any Vice-President, the Board of Directors or the powers and authority given to any such Resident Vice-President of them from office. (As amended May 25, 1933. Applies to all positions of the May 25, 1933. Applies to all positions of the May 25, 1935.	ridont as were Titles Westland and a second as a second
April 27, 1943. Applies to all powers of attorney executed on or att	to represent and act for and on behalf of the Corporation. (As amended er that date).
undertakings, and any such instrument executed by any such Attor Chairman or the President and sealed and attested by the Secreta prior to May 25, 1933).	recognizances, contracts of indominity and other conditional or obligatory mey-in-Fact shall be as binding upon the Corporation as it signed by the rry. (Adopted April 29, 1933. Applies to all powers of attorney executed
undertakings, and any such instrument so executed by any such At the President and sealed and attested by the Secretary. (As amen July 30, 1935).	n full power and authority to execute, acknowledge and deliver for and recognizances, contracts of indemnity and other conditional or obligatory torney-in-Fact shall be as binding upon the Corporation as if signed by ded May 25, 1933. Applies to all powers of attorney executed prior to
tory undertakings, and any and all notices and documents cancellinstrument so executed by any such Attorney-in-Fact shall be as bit attested by the Secretary. (As amended July 30, 1935. Applies to "Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be give Corporation, to execute, acknowledge and deliver, any and all hontional or obligatory undertakings, and any and all notices and do and any such instrument so executed by any such Attorneys-in-Fact and sealed and attested by the Secretary. (As amended April 27, 19. "Section 4.—Attorneys-in-Fact,—Attorneys-in-Fact may be give the Corporation, to execute, acknowledge and deliver, any and all ditional or obligatory undertakings, and any and all consents and ling or terminating the Corporation's liability thorounder, and any upon the Corporation as it signed by the President and sealed and powers of attorney executed on or after that date.)	on full power and authority, for and in the name and on behalf of the ds, recognizances, contracts, agreements of indemnity and other condicaments cancelling or terminating the Corporation's liability thereunder, shall be as binding upon the Corporation as if signed by the President 433. Applies to all powers of attorney executed prior to April 28, 1953.) on full power and authority, for and in the name and on behalf of bonds, recognizances, contracts, agreements of indomnity and other conrelesses incident thereto, and any and all notices and decuments cancelsuch instrument so executed by such Attorney-in-Fact shall be as binding attested by the Secretary. (As amended April 28, 1953. Applies to all
a copy of the By-laws of the Corporation or any Article or Section cuted prior to May 25, 1933).	tuthorized to verify any affidavit required to be attached to bonds, recog- undertakings, and they are also authorized and empowered to certify to thereof. (Adopted April 29, 1933. Applies to all powers of attorney exe-
copies of the By-laws of the corporation or any Article or Section to executed prior to April 27, 1943).	tuthorized to verify any affidavit required to be attached to bonds, recog- undertakings, and they are also authorized and empowered to certify to hereof. (As amended May 25, 1933. Applies to all powers of attorney
empowered to certify to copies of the By-laws of the Corporation to all powers of attorney executed prior to June 27, 1944).	are hereby authorized to verify any affidavit required to be attached to onditional or obligatory undertakings, and they are also authorized and or any Article or Section thereof. (As amended April 27, 1943. Applies
certify, by affidavit or otherwise, as to the inspection or examinates assets is bonded by the Corporation; and they are also authorized or any Article or Section thereof. (As amended June 27, 1944. Appli	T ASSISTANT SECRETARIES AND ATTORNEYS IN FACT AND ACCENTS
	or any other person authorized by the Board of Directors, the Chairman from time to time, appoint Resident Assistant Secretaries and Attorneys-ad Agents to accept logal process and make appearances for and on 1 Powers of Attorney executed on and after that date.
	t Secretaries, Attorneys-in-Fact, and Agents shall be as prescribed in the ment and all authority granted thereby may be revoked at any time of appointment. (Adopted October 25, 1955. Applies to all Powers of
signed by its Vice President, attested by its Assistant	CORPORATION has caused these presents to be Secretary, and its corporate seal to be hereto affixed
this <u>lith</u> day of	· · · · · · · · · · · · · · · · · · ·
	NATIONAL SURETY CORPORATION
(Seal)	By S. G. DRAKE
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	By

Assistant Secretary

ATTEST: A. N. MacDOUGALL F. 2014 Rev. 1/56

STATE OF NEW YORK, COUNTY OF NEW YORK,

ss. :

	J				
On this	<u>llith</u> da	y of	May		A.D., 19 <u>53</u> .
President of NAT above instrument;	duly sworn, did IONAL SURETY that he knows the	depose and say, CORPORATION, e seal of said Co	that he resides in the Cit the Corporation describe rporation; that the seal a	ed in and which	that he is Vice h executed the id instrument is
such corporate seal	; that it was so aff	ixed by order of the	e Board of Directors of said	-	d that he signed
his name thereto b	y like order. And	said	S. G. DRAKE		
further said that he	is acquainted wit	n	A. N. MacDO	UGALL	and knows him
to be an Assistant	Secretary of said	l Corporation; and	that he executed the ab	ove instrument.	
(NT-1	- 21		ELIZABETH	C. KING	
(Notarial seal affixe	30)			Control Asset Const.	Notary Public
COUNTY OF FU	DRGIA LTON }	ss.:, Resident Assist	tant Secretary and Attorne	ey-in-Fact of NAT	IONAL SURETY
			foregoing is a true and cor id NATIONAL SURETY C		-
IN WITNESS	WHEREOF, I have	hereunto set my	hand and affixed the s	eal of said Con	poration, at the
City of ATLANT	A this	25th day	August		A.D. 19 61
	0 y 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Helling Co.		
			Resident Assistant Se	ecretary and Atta	nney-in-Fact
		•			
garan et al anno a canada	emanana ang kanananan kananan kananan kananan ang kananan kananan kananan kananan kananan kananan kananan kana				
	NATIONAL SURETY	CORPORATION Jew Jonk A Member of The FUND Insurance Companies	GENERAL POWER OF ATTORNEY —ro—		61

THE STATE OF ALABAMA,

**Mobile County
Baldwin

DETINUE BOND AND AFFIDAVIT.

KNOW ALL MEN BY THESE PRESENT			
as Principal, and National Surety Con			
are held and firmly bound unto James R	· ·		
his			
um of Sixteen Hundred and 00/100	(\$1600.00)		,
ne payment of which, we bind ourselves, our ar nd severally, firmly by these presents.	ad each of our heirs,	executors, and ad	———— Dollars, for ministrators, jointly
Sealed with our seals and dated this 25t	h day of Aug	gust	, A. D. 19 <u>61</u>
The Condition of the above Obligation is su	ch, That whereas the	above bounden	
Gramco of Alabama	, Inc.		
		Harman	has, on
day ofBaldwin County	IS), sued out from	n the office of the
erk of the Circuit Court of Motorie, in the Sta			
Daidwin County			
m of said Circuit Court of Mobile against the sa	id James R. Grahai	n. Sr.	
	for t	the manner of the	6.77
-wit: <u>one 1959 Chevrolet Four-Door I</u>			
	The second secon	<u> </u>	
		4 km = 9 km = = 20 16 amp 4, to am 16 km = 21 16 km = 27 17 am = 22 17	- u
		6	
	P. With the supposed Malline opposition apply as a supply of the supply		
	# 8 Warmer of Charles 19 19 19 19 19 19 19 19 19 19 19 19 19	, m. i. ii damaqaa qa biraaniin iga ii dahaan qa ga bibban qa ji ii damaqaa qa dahaan aa sa ii babba	***************************************
		nd	
W, if the said Gramco of Ala	abama. Inc.		_
			shall fail
aid suit, and shall pay to the said	ames R. Graham, S		
defendant in said writ all such costs and damage	es as he may sustain	by the wrongful s	suing out of said
t of Detinue, then this obligation to be void,	otherwise to remain i	n full force and be	enefit.
And the second s	By	Manager	(Seal)
FILEU	NATIONAL SURF	ETY CORPORATION	(Seal)
	By &	X ., .	Sold Total
Aug 25 1961	- CO	friedrick Forney in Fact	(Seal)
MIGE J. DUCK, REGISTER		years and a second	
Aug there			
1/6~ / /			100 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N S 1 N

THE STATE OF ALABAMA Mobile County

DETINUE AFFIDAVIT

PERSONALLY appeared before me, John E	E. Mandeville, Clerk of the Circuit Court of Mobile County,
who, being duly sworn, deposes and says, that	the property sued for in the complaint of
to-wit	
belongs to	the said Plaintiff.
	me. me.
Circuit Court MOBILE COUNTY VS. {Detinue Affidavit and Bond	day of 19 Clerk Circuit Court, Mobile County

