\$2 \\$2 \quad (42 Form 2006. (Rev. Aug., 1945) DETINUE-AFFIDAVIT AND BOND. (Code 1940. Tit. 7, Sec. 918) IN THE CIRCUIT COURT OF STATE OF ALABAMA BALDWIN COUNTY BALDWIN \_ COUNTY Before me, J. Connor Owens, Jr., a Notary Public in and for said County, personally appeared Ray C. Stephens who being by me duly sworn deposes and says that the property sued for in the complaint of FTRST NATIONAL BANK OF BAY MINETTE, a national banking assn. vs. DAN JONESfiled in said Court, to-wit: 18 head of Range Type Cattle & increase; 1954 GMC Turck Sr. No.A24818265 1956 Ford Truck; 1957 Ford Tractor #Z129A666; 1 Chain Saw Sr. No.F610639; 1954 GMC 1 Ton Truck Sr. #AA27006; 1956 Ford 1 TonTruck; 1951 Ford 1 Ton Truck Sr. #XIX; 27 head of Mixed Feeder Type Cattle together with a increase; 1951 Dodge 2 Ton Truck Motor No. 122250; 15 head of Ranch Type To Cattle & increase; 1951 Dodge 2 Ton Truck Motor No. EAAD6477; 1954 Chev. Ton Truck Motor #EAA2280393;40 head Poland-China & Duroc Mix Hogs & increases belongs to FIRST NATIONAL BANK OF BAY MINETTE, the plaintiff. Sworn to and subscribed before me this 3/ day of Notary Public STATE OF ALABAMA IN THE CIRCUIT COURT OF \_\_\_\_ COUNTY BALDWIN BALDWIN \_ COUNTY KNOW ALL MEN BY THESE PRESENTS, That we, FIRST NATIONAL BANK OF BAY MINETTE, ALABAMA, a national banking association \_, Sureties, are held and Ray C. Stephens and W.M. Kelly firmly bound unto Dan Jones , his heirs, executors and admin-Twenty-five and no/loo---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 31 day of October The condition of the above obligation is such that whereas, the above bound \_First National Bank of Bay Minette \_has on the\_\_\_ \_\_\_\_, 19\_61 sued out a writ of detinue in the Circuit Court of <u>BALDWIN</u> County, returnable to the said Circuit Court against the said Dan Jone's \_\_\_\_for the recovery of the following described property, to-wit: As described hereinabove Now, if the said First National Bank of Bay Minette \_\_\_shall fail in said suit and shall pay to the said ... Dan Jones , 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. FIRST NATIONAL BANK OF BAY MINETIE Taken and approved this day of. (SEAL) Circuit Court 

TO OLD

THE STATE OF ALABAMA CIRCUIT COURT Defendant Detinue — Affidavit and Bond Filed this Clerk

THE STATE OF ALABAMA,	CIRCUIT COURT		
BALDWIN COUNTY	No	_	
To Any Sheriff of the State of Alabama:	OCTOBER	, 19 <u>61</u>	
You Are Hereby Commanded to St	Immon Maria		
Dan Jones			
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	*		
to appear within thirty days from the serv	T. Control of the con		
County at the place of holding the same, th	en and there to answer the complaint of	T	
First National Bank of	Bay Minette, Alabama, a na	tional	
banking association	,		
		******	
	day of	. 42	
Witness my hand this c	iay of the town, 19	<u>) 61.</u>	
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		, Cieri	
	COMPLAINT		
	••••••••••••••••••••••••••••••••••••••		
FIRST NATIONAL BANK OF BAY MINETTE, a national banking	DAN JONES		
association,			
nead of Range Type Cattle & increase; 1957 Ford Tractor GMC la Ton Truck, Sr. #AA27006 Truck, Sr. # XIX; 27 head of Mirease; 1951 Dodge 2 Ton Truck Mother & increase; 1951 Dodge 2 Ton	1 Truck Motor No. EAADO4//;	TA24 CueA	
on Truck Motor No. EAA2280393; Les and increase	10 head of Poland-China and	Duroc Mix	
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Andrew Control of the			
with the value of the hire or use thereof	during the detention, to-wit:		
from <u>May 1</u> , 1	960 to date	10	
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NOV 1 1961			
7	<u> </u>		
ALIPE I DILPY CLERK			

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## THE STATE OF ALABAMA, BALDWIN COUNTY

## CIRCUIT COURT

FIRST NATIONAL BANK OF BAY MINETTE, a national banking association,

Plaintiff.

VS.

DAN JONES

Defendant.

## DETINUE SUMMONS AND COMPLAINT

7721 - 3	[
Filed	

FILED

1 1961

Clerk.

ALICE J. DUCH, CLERK REGISTER

Plaintiff's Attorney

Defendant's Attorney

Defendant resides at Little River, Alabama.



## 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.

Wice J. Lhuck, Clerk.

Defendant lives at
Received in office
,19 Sherif
I have executed this summons
this Dec- 2, 196/
by leaving a copy with
None of the property mentioned in this detinue was found.
Sheriff clèims 70 miles at
Ten Cents per mile Total \$
DEPUTY SHERIFF
Laylor Wilkins, Sheriff
165 100 100 11

V