

STATE OF ALABAMA

IN THE CIRCUIT COURT OF

BALDWIN

COUNTY

BALDWIN

COUNTY

Before me, Thyler S. Heston, a Notary Public in and for said County, personally appeared Robert E. Gullledge who being by me

duly sworn deposes and says that the property sued for in the complaint of BALDWIN NATIONAL BANK formerly CENTRAL BALDWIN BANK filed in said Court, to-wit:

Four head Guernsey cows and all their increase

One Blond Dining room suite complete

One R.C.A. Television 21" including all equipment

One General Electric automatic washing machine

One Red plastic Living room suite consisting of three chairs and one couch

All other household and appliances in my possession

belongs to BALDWIN NATIONAL BANK formerly CENTRAL BALDWIN BANK, the plaintiff.

Sworn to and subscribed before me this 15

day of February, 1965

Thyler S. Heston  
Notary Public

Robert E. Gullledge  
As: Executive Vice President

STATE OF ALABAMA

IN THE CIRCUIT COURT OF

BALDWIN

COUNTY

BALDWIN

COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, BALDWIN NATIONAL BANK formerly CENTRAL BALDWIN BANK, Principal, and

Sureties, are held and firmly bound unto R. J. LANCASTER, his heirs, executors and admin-

istrators in the sum of THREE HUNDRED NINETY-SEVEN AND 58/100 (\$397.58) Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed with our seals and dated the 15 day of February, 1965

The condition of the above obligation is such that whereas, the above bound BALDWIN NATIONAL BANK formerly CENTRAL BALDWIN BANK has on the \_\_\_\_\_ day of

\_\_\_\_\_, 19\_\_\_\_ sued out a writ of detinue in the Circuit Court of \_\_\_\_\_ County, returnable to the said Circuit Court against the said

R. J. LANCASTER for the recovery of the following described property, to-wit:

Four head Guernsey cows and all their increase

One Blond Dining room suite complete

One R.C.A. Television 21" including all equipment

One General Electric automatic washing machine

One Red plastic Living room suite consisting of three chairs and one couch

All other household and appliances in my possession

Now, if the said BALDWIN NATIONAL BANK shall fail in said suit

and shall pay to the said R. J. LANCASTER, 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. BALDWIN NATIONAL BANK formerly CENTRAL BALDWIN BANK

Taken and approved this 16 day of \_\_\_\_\_ By: Robert E. Gullledge (SEAL)

February, 1965 James Garrett (SEAL)

Wesley J. French  
Clerk, Circuit Court

(SEAL)

No. 6395

**THE STATE OF ALABAMA**

BALDWIN COUNTY

**CIRCUIT COURT**

BALDWIN NATIONAL BANK

Plaintiff

vs.

R. J. LANCASTER

Defendant

**Detinue — Affidavit and Bond**

Filed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

Clerk

The State of Alabama, }  
Baldwin County

CIRCUIT COURT  
No. 6395

1965

To Any Sheriff of the State of Alabama—Greetings:

You Are Hereby Commanded to Summon R. J. LANCASTER

to appear within thirty days from the service of this writ, in the Circuit Court to be held for said County  
at the place of holding the same, then and there to answer the complaint of

BALDWIN NATIONAL BANK OF ROBERTSDALE formerly known as CENTRAL BALDWIN BANK

Witness my hand this 16 day of Feb 1965

Alice J. Duck, Clerk

COMPLAINT

BALDWIN NATIONAL BANK  
formerly

R. J. LANCASTER

CENTRAL BALDWIN BANK

Plaintiff

Versus

Defendant

The plaintiff claims of the defendant the following personal property, to-wit:

Four head Guernsey cows and all their increase

One Blond Dining room suite complete

One R.C.A. Television 21" including all equipment

One General Electric automatic washing machine

One Red plastic Living room suite consisting of three chairs & one couch

All other household and appliances in my possession

with the value of the hire or use thereof during the detention, to-wit:

from September 26, 1960, to December 11, 1964

FILED

FEB 16 1965

ALICE J. DUCK, CLERK  
REGISTER

WILTERS, BRANTLEY & NESBIT

Plaintiff's Attorney.

State of Alabama

Baldwin County

CIRCUIT COURT

BALDWIN NATIONAL BANK

Plaintiff

VS.

R. J. LANCASTER

Defendant

Detinue Summons and Complaint

Filed \_\_\_\_\_, 19\_\_

FEB 16 1965

Clerk

ALICE L. LUCK, CLERK  
REGISTER

WILTERS, BRANTLEY & NESBIT

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.

Alice L. Luck Clerk

RECEIVED

FEB 17 1965

TAYLOR WILKINS  
SHERIFF

Sheriff claims 50 miles at

Ten Cents per mile Total \$ 5.00

TAYLOR WILKINS, Sheriff  
BY Charles Chedler  
DEPUTY SHERIFF

Defendant lives at

Robertsdale, Alabama

Received in office

, 19\_\_

, Sheriff

I have executed this summons

this 2-3-65, 19\_\_

by leaving a copy with

R J Lancaster  
James not finding  
any of the  
articles mentioned  
within

~~Sent by Day 3/1/65~~  
~~Baldwin~~

James Wilkins, Sheriff

Charles Chedler, Deputy Sheriff

Printed by Moore Printing Co.

R J Wilkins

203