STATE OF ALABAMA.

BALDWIN COUNTY.

KNOW ALL MEN BY THESE PRESENTS:-That we, J. B. Stuart, by N. C. Stone, his Attorney, and W. M. Stuart and All Made, are held and firmly bound unto Carl Zech, doing business under the firm name of Square Deal Auto Repair Shop, in the sum of \$800.00 (eight hundred and no/100 dollars, for which payment, well and truly to be made, we bond ourselves, our heirs, our executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated this the 23rd day of August, 1919.

The condition of the above obligation is such that, whereas, the above bound J. B. Stuart commenced an action of detinue against the said Carl Zech, doing business under the firm name of Square Deal Auto Shop, by issuing a writ in detinue from the Circuit Court, Law Side of said county on the 12th day of August, 1919, by which, to-gether with the endorsement thereon, any Sheriff of the State of Alabama was commanded to take into his possession the following described property;

One Chevrolet Touring car, Model 1918. Car Number 25146, then in the shop of the defendant in Bay Minette, Baldwin County, State of Alabama.

which said writ was, on the 12th day of August, 1919, placed in the hands of W. R. Stuart, Sheriff of said county, for due execution thereof, according to its mandates, by taking possession of the following property to-wit; One Chevrolet Touring car, Model 1918. Car Number 25146, and whereas the said Carl Zech, doing business under the firm name of Square Deal Auto Repair Shop, defendant in said suit, has failed and neglected, for the space of five days from the date of service upon himlin said case by the said Sheriff aforesaid, to give bond and take possession of said property as authorized by haw.

NOW THEREFORE if the said J. B. Stuart, plaintiff in said suit, shall deliver the above described property to the said Carl Zech, doing business under the firm name of Square Deal Auto Repair Shop, defendant in said suit, within thirty days after judgment, to-gether with the damages for the detention of said property and costs of said suit, in case the plaintiff shall fail to recover the same in said suit, then, and in that evenet, this obligation to be void, otherwise to remain in full force and effect.

And we hereby waive the benefits of all laws exempting personal property from levy and sale under execution or other process for the collection of debts, by the constituion and laws of the State of Alabama, and we hereby severally certify that we have property, free from all encumbrance to the full amount of said bond.

By///// Attorney

0000

Taken and approved this august 23d, 1919.

WR Stuart SHERIFF.

REPLEVIN BOND OF PLAINTIFF IN DETINUE.

J. B. Stuart, Plaintiff.

-VS-

Carl Zech, doing business under the firm name of Square Deal Auto Repair Shop, Defendant.

CIRCUIT COURT----LAW SIDE. STATE OF ALABAMA BALDWIN COUNTY

AMOUNT OF BOND \$ 800

Filed this August 23d, 1919.

Short ff.

STONE & STONE
ATTORNEYS
BAY MINETTE, ALABAMA