Form 2006. (Rev. Aug., 1945) DETINUE-AFFIDAVIT AND 1	BOND. (Code 1940. Tit. 7, Sec. 918)	K
	, , , , , , , , , , , , , , , , , , ,	
STATE OF ALABAMA	IN THE CIRCUIT COURT OF	
COUNTY (	COUNTY	
Before me,	, a Notary Public in and for said Cour	ntv
ersonally appeared <u>N. A. Graham</u>	, a Notary Fublic in and for sale could who being by	•
	ued for in the complaint of <u>City Furniture</u> Co	
vs. Walter Moorer and Willie	Mae Moorer filed in said Court, to-v	vit:
l - 3 pc. Bedroom suite; l -	4/6 ACA mattress; 1 - 7 pc. dinette	-
n and an and a second se	room Suite; 1 - set of 3 tables;	
<u>l - pair of lamps; l brown pl</u>	latform rocker, vinyl	
elongs to City Furniture Come	Dany , the plaintiff.	>
	High minule Day	9
worn to and without hotons we thin I th	in the allen the	Ê,
worn to and subscribed before me this		
ay of 19_00_	······································	
Notary Public		
Notary Public File, Y-1, Y	-67	_
	IN THE CIRCUM COURT OF	
STATE OF ALABAMA	IN THE CIRCUIT COURT OF	
BALDWIN COUNTY	BALDWIN COUNTY	
	That we,, Principal, a	and
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)-</u>	, Principal, a , Sureties, are held a <u>llie Mae Moorer</u> , mis heirs, executors and adm	and an-
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> or the payment of which we jointly and severa	, Principal, a , Sureties, are held a <u>llie Mae Moorer</u> , his heirs, executors and adm	and an-
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> or the payment of which we jointly and severa rators.	, Principal, a , Sureties, are held a <u>llie Mae Moorer</u> , This heirs, executors and adm Dollar , bind ourselves, our heirs, executors and admin	and lin- ars, his-
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the	, Principal, a , Sureties, are held a , Sureties, are held a , his heirs, executors and admin Dolla ully bind ourselves, our heirs, executors and admin day of, 19	and in- ars, nis-
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> or the payment of which we jointly and severa rators. Sealed with our seals and dated the The condition of the above obligation is suc	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, nis-
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc City Furniture Company	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, nis-
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 sued out a writ	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, nis- of
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 sued out a writ County, returnable to the said	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, nis- of
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 sued out a writ County, returnable to the said Willie Mae Moorer	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, nis- of
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 sued out a writ County, returnable to the said <u>Willie Mae Moorer</u> lescribed property, to-wit:	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, his- of of ing
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> <u>, 19</u> sued out a writ <u>, 19</u> sued out a writ <u>, 19</u> sued out a writ <u></u>	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, his- of of ing
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and several rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 <u></u> sued out a writ <u></u> County, returnable to the said <u>Willie Mae Moorer</u> escribed property, to-wit: 1 - 3 pc.Bedroom suite; 1 - 4	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, his- of of ing
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> <u>, 19</u> sued out a writ <u>, 19</u> sued out a writ <u>, 19</u> sued out a writ <u></u>	, Principal, a , Sureties, are held a , Sureties, are held a 	and in- ars, his- of of ing
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 sued out a writ <u></u>	, Principal, a , Sureties, are held a , Sureties, are held a 	of
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc <u>City Furniture Company</u> , 19 sued out a writ , 19	, Principal, a , Sureties, are held a 	and in- ars, nis- of ing uit suit
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc City Furniture Company , 19 sued out a writ 		and in- ars, nis- of ing uit suit
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc City Furniture Company , 19 sued out a writ 		and in- ars, his- of of ing suit ing
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u>The condition of the above obligation is suc</u> <u>City Furniture Company</u> <u>, 19</u> sued out a writ <u>County Furniture Company</u> <u>, 19</u> sued out a writ <u>County, returnable to the said</u> <u>Willie Mae Moorer</u> escribed property, to-wit: <u>1 - 3 pc_Bedroom suite; 1 - 4</u> <u>1 - 2 pc blue Greer Living ro</u> <u>1 - pair of Lamps; 1 brown pla</u> <u>Now, if the said <u>Citv Furniture C</u> <u>Now, if the said <u>Walter Moorer</u> aid suit, all such costs and damages as he may s be void, otherwise, to remain in full force and effect <u>Caken and approved this <u>2 U</u> day or</u></u></u>		and in- ars, nis- of of ing suit in to L)
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u></u> The condition of the above obligation is suc City Furniture Company , 19 sued out a writ 	, Principal, a , Sureties, are held a 	and in- ars, nis- of of ing suit in to L)
irmly bound unto <u>Walter Moorer &amp; Wi</u> strators in the sum of <u>Fifty (\$50.00)</u> - or the payment of which we jointly and severa rators. Sealed with our seals and dated the <u>The condition of the above obligation is suc</u> <u>City Furniture Company</u> <u></u>		and in- ars, nis- of of ing suit in to L)



Detinue Summons and Complaint

ميد

The State of Alabama, Baldwin County	CIRCUIT COURT
To Any Sheriff of the State of Alabama-	-Greetings:
You Are Hereby Commanded to Summon	lter Moorer and Willie Mae Moorer
	· ·
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 <u>City</u> Furniture
Company, Inc.	
	· · · · · · · · · · · · · · · · · · ·
Witness my hand thisda	y of funce 19-6-6
	Clerk
	MPLAINT
CITY FURNITURE CO., INC.	NALTER MOORER and MILLIE MAR
D1-1-4766	Versus_MOORERDefendantS
PlaintiffPlaintiff	
The plaintiffclaims of the defendant t	he following personal property, to-wit:
1 - 2 pc. blue Greer Living Ro 1 - pair of lamps; 1 brown pla	4/6 ACA mattress; 1 - 7 pc. dinette; oom suite; 1 - set of 3 tables; atform rocker, wingl of the value of
\$501.75.	
······································	
· · · · · · · · · · · · · · · · · · ·	·
and a second	· · · · ·
and a second	
with the value of the hire or use thereof during t	he detention, to-wit:
from <u>May 5</u>	., to <u>date</u> 19
Allow Mar Carlo	
Car to a form	to - A
	Ann Mar Plaintiff's Attorney.
<b>4</b> .	346

State of Alabama Baldwin County	To the Sher Whereas, th has made afl	e I
CIRCUIT COURT	by law you perty mentic sion unless t	are me
12	the Plaintiff amount of the tion that if t	w
City Furniture Co., Inc.	will within t property to	thi the
Plaiı VS.	ntiff and costs wl thereof,	iic
Walter Moorer and Willie	Mae	
Moorer		
Defen	idant	
Detinue Summons and Comp	laint a	ĉ
iled		
JU! 20 1988 1		
MAN L MUR, access	, Clerk	•
Plaintiff's At	Itorney	
Defendant's At		

## 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.

unch Clerk

Defendant lives at 411 B New Housing Project Bay Minerite, Alabana Received in office JUN 2 0 1966 19. TAYLOR WILKINS , Sheriff I have executed this summons line 27, 1966 this\_\_\_ by leaving a copy with Walter moouran Willie mar Mooner 343 etacked one 3 pc- bachoon 4/6 acc. mattress 17 per dinette 1,2 pc. lue & Green Living Room Freen Furny, 1 set of 3 table uniture Co pick up this Auniture welding, Sheriff By: City Sumiture Co. ty Delber Deputy Sheriff relieved to Pity.

DETINUE - REPLEVY BOND OF PLAINTIFF

ينې بېرې

STATE OF ALABAMA Baldwin County	
KNOW ALL MEN BY THESE	PRESENTS, That we, <u>City Furniture Co., Inc.</u>
nd	
1994 - Contra Co	ter Moorer and Willie Mae Moorer
the sum of One Thousand Thr	ee and 50/100 (\$1003.50Dollars, for the payment of
hich, well and truly to be made, we ju inistrators.	ointly and severally bind ourselves, our heirs, executors and ad-
Sealed with our seals and dated	this day of 19
The condition of the above oblig	gation is such that whereas the said <u>City Furniture Co.</u> ,
Inc.	did, on the day
<u>June</u> 19 <u>66</u> sue out 6	of the <u>Circuit</u> Court of <u>Baldwin</u>
<u>County</u> a writ of detinue	directed to any Sheriff of the State of Alabama commanding him
take into his possession the following	g property, to-wit:
<u>1 - 3 pc. bedroom sui</u> dinette; 1 - 2 pc. blu <del>3 tables; 1 - pair of</del>	te; 1 - 4/6 ACA mattress; 1 - 7 pc. ue Greer Living <sup>R</sup> oom suite; 1 - set of <del>lamps; 1 brown platform rocker, vinyl</del>
· · · · ·	
ossession the following property, to-wi 1 - 3 pc. bedroom suit 1 - 2 pc. blue Greer	<pre> day of 19, by taking into his t: te; 1 - 4/6 ACA mattress; 1 - 7 pc. dinette Living Room suite; 1 - set of 3 tables; brown platform rocker, vinyl</pre>
efendant in said writ, has failed and r	r Moorer and Willie Mae Moorer neglected for the space of five days from the execution of said of said property as authorized by law.
Now if the said <u>City Furn</u> a said suit shall deliver the said proper	iture Co., Inc. upon his failing ty to the Defendant within thirty days after judgment and pay operty and costs of suit then this obligation to be roid, otherwise United States United States (SEAL) (SEAL)
- Saled	day of 19_66 An (SEAL) An (Definition of County, Ala.

348

