MID-STATE HOMES, A Corporation,	INC.) IN THE CIRCUIT COURT OF
	Plaintiff,) BALDWIN COUNTY,
VS.	E allast wat to p	ALABAMA
L. C. STEWART,) AT LAW
	Defendant.) CASE NO. 70%

COUNT ONE

The plaintiff sues to recover possession of the following tract of land in Baldwin County, Alabama:

Beginning at the SE corner of Section 20, T 1 N, R 4 E, thence run West on and along line of Section 20, 1320 feet to a point on the Northerly margin of Raburn Road, thence run North Westwardly on and along the Northerly side of said Road 275 feet to the true point of beginning, thence continue on North Westwardly along the Northerly side of said road 210 feet to a point; thence run North 210 feet to a point; thence run Southeasterly parallel to said road a distance of 210 feet to a point; thence run South 210 feet more or less back to the point of beginning. Land lying and being in the SW 1/4 of the SE 1/4 of Section 20, T 1 N, R 4 E.

of which the plaintiff was in possession, and upon which, pending such possession, and before the commencement of this suit, the defendant entered and unlawfully withhold, together with \$1,000.00 for the detention thereof.

COUNT TWO

The plaintiff sues to recover possession of the following tract of land in Baldwin County, Alabama:

Beginning at the SE corner of Section 20, T 1 N, R 4 E, thence run West on and along the South line of Section 20, 1320 feet to a point on the Northerly margin of Raburn Road, thence run North Westwardly on and along the Northerly side of said Road 275 feet to to the true point of beginning, thence continue on North Westwardly along the Northerly side of said road 210 feet to a point; thence run North 210 feet to a point; thence run Southeasterly parallel to said road a distance of 210 feet to a point; thence run South 210 feet more or less back to the point of beginning. Land lying and being in the SW 1/4 of the SE 1/4 of Section 20, T 1 N, R 4 E.

to which said tract of land the plaintiff has the legal title, and upon which tract of land, before the commencement of this suit, the defendant entered and unlawfully withhold, together with \$1,000.00 for detention thereof.

GIBBONS & STOKES

E. Graham Gibbons Attorney for Plaintiff BY

The plaintiff herein being a non-resident corporation, I herewith hold myself liable for all costs.

E. Graham Gibbons Attorney for Plaintiff

ELISE 1966

Serve the defendant at: 1 Armstrong, Bay Minette, Alabama

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The set

GIBBONS & STOKES

ATTORNEYS AT LAW

201 AMERICAN NATIONAL BANK BUILDING

BIENVILLE OFFICE

MOBILE, ALABAMA

TELEPHONE 433-2611

E. GRAHAM GIBBONS B. F. STOKES, III

August 17, 1966

MAILING ADDRESS P. O. BOX 293 MOBILE, ALABAMA, 36601

Mrs. Alice Duck, Clerk Circuit Court Baldwin County Bay Minette, Alabama

Re: Mid-State Homes, Inc. vs. L. C. Stewart

Dear Mrs. Duck:

I would appreciate your having the court enter a non-suit in the above captioned matter as the cause of action has been resolved and forwarding me the cost bill in connection with this case.

Thank you very much for your attention to this matter.

Sincerely,

E. Graham Gibbons

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MID-STATE HOMES, A Corporation,	INC.)	IN THE CIRCUIT COURT OF
_	Plaintiff,	j)	BALDWIN COUNTY,
VS.	·	j)	ALABAMA
		ý	AT LAW
L. C. STEWART,)	
	Defendant.)	CASE NO. 1081

COUNT ONE

The plaintiff sues to recover possession of the following tract of land in Baldwin County, Alabama:

Beginning at the SE corner of Section 20, T 1 N, R 4 E, thence run West on and along line of Section 20, 1320 feet to a point on the Northerly margin of Raburn Road, thence run North Westwardly on and along the Northerly side of said Road 275 feet to the true point of beginning, thence continue on North Westwardly along the Northerly side of said road 210 feet to a point; thence run North 210 feet to a point; thence run Southeasterly parallel to said road a distance of 210 feet to a point; thence run South 210 feet more or less back to the point of beginning. Land lying and being in the SW 1/4 of the SE 1/4 of Section 20, T 1 N, R 4 E.

of which the plaintiff was in possession, and upon which, pending such possession, and before the commencement of this suit, the defendant entered and unlawfully withhold, together with \$1,000.00 for the detention thereof.

COUNT TWO

The plaintiff sues to recover possession of the following tract of land in Baldwin County, Alabama:

> Beginning at the SE corner of Section 20, T l N, R 4 E, thence run West on and along the South line of Section 20, 1320 feet to a point on the Northerly margin of Raburn Road, thence run North Westwardly on and along the Northerly side of said Road 275 feet to the true point of beginning, thence continue on North Westwardly along the Northerly side of said road 210 feet to a point; thence run North 210 feet to a point; thence run Southeasterly parallel to said road a distance of 210 feet to a point; thence run South 210 feet more or less back to the point of beginning. Land lying and being in the SW 1/4 of the SE 1/4 of Section 20, T l N, R 4 E.

to which said tract of land the plaintiff has the legal title, and upon which tract of land, before the commencement of this suit, the defendant entered and unlawfully withhold, together with \$1,000.00 for detention thereof.

GIBBONS & STOKES

BY Flakan U E. Graham Gibbons Attorney for Plaintiff

The plaintiff herein being a non-resident corporation, I herewith hold myself liable for all costs.

<u>F. Graham Gibbons</u> Attorney for Plaintiff

Serve the defendant at: 1 Armstrong, Bay Minette, Alabama



SUMMONS	AND COMPLAINT	
		MOORE PRINTING COMPANY - BAY MINETTE. AL
••		Circuit Court, Baldwin County
STATE	OF ALABAMA (No
Balc	lwin County	No
	1	TERM. 19
TO ANY SHER	IFF OF THE STATE OF ALA	ABAMA:
You Are Hereby	Commanded to Summon	L. C. Stewart
· · · · · · · · · · · · · · · · · · ·		
to appear and ple	ad, answer or demur, within thirty	
	х.	days from the service hereof, to the complaint fi
	rt of Baldwin County, State of Ala	
	rt of Baldwin County, State of Ala L. C. Stewart	days from the service hereof, to the complaint fi abama, at Bay Minette, against
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart	days from the service hereof, to the complaint fi abama, at Bay Minette, against, Defendant
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart	days from the service hereof, to the complaint fi
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart Mid-State Homes	days from the service hereof, to the complaint fi abama, at Bay Minette, against, Defendant
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart Mid-State Homes	days from the service hereof, to the complaint fi abama, at Bay Minette, against, Defendant
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart Mid-State Homes	days from the service hereof, to the complaint fi abama, at Bay Minette, against, Defendant Defendant, Plaintiff.
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart Mid-State Homes	days from the service hereof, to the complaint fi abama, at Bay Minette, against, Defendant Defendant Plaintiff. July 19
in the Circuit Cou	rt of Baldwin County, State of Ala L. C. Stewart Mid-State Homes	days from the service hereof, to the complaint fi abama, at Bay Minette, against, Defendant Defendant, Plaintiff.

No. 7081 Page..... Defendant lives at STATE OF ALABAMA Baldwin County RECEIVED CIRCUIT COURT **Received In Office** JUL 22 1966 19...... MID-STATE HOMES, inc TAYLOR WILKINS SHERIFF. Sheriff Plaintiffs I have executed this summons aly 29 19.66 vs. this L. C. STEWART by leaving a copy with Defendants SUMMONS AND COMPLAINT 7-22 66 Filed 19.... Sheriff claims Alice J. Duck Ten Cents per mile Total \$_2 Clerk TAYLOR WILKINS, W.Q. Jap ŝΥ DEPUTY SHERIFF 4 N Plaintiff's Attorney Weller Sheriff Defendant's Attorney Defluty Sheriff

LAW OFFICES

E. G. RICKARBY

35 SOUTH SECTION STREET FAIRHOPE, ALABAMA 36532

July 20, 1966

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Enclosed find an original copy of the summons and complaint in the case of The Hertz Company vs. Frederick Drinkwater. Please process and obliged.

Yours very truly, Rest of the second seco

EGR/bkn