THE STATE OF ALABAMA, DETINUE AFFIDAVIT x County Baldwin Alice J. Duck PERSONALLY appeared before me/ John Extended the Circuit Court of Mobile County, Robert J. Thomson, a Representative of General Motors Acceptance Corpora-tion, a Corporation, who, being duly sworn deposes and says, that the property sued for in the complaint of <u>General Motors</u> Acceptance Corporation, a Corporation, vs. Gillard Roberson and Mary Roberson, One (1) 1966 Model Chevrolet Chevelle / to-wit :_____ Automobile, Serial No. 136176A175426, belongs to General Motors Acceptance Corporation, a Corporationhe said Plaintiff. Sworn to and subscribed the. _day hon of_October before me. Clerk. Attorney 0 Clerk Circuit Court, MANNEX County Baldwin COUNT Detinue Affidavit and Bond MOBILIE 5 day No.-VS. Filed. يې چې رو درې د ورو د ورو 166

#1209

C.C. Law 30-1000-3-61

THE STATE OF ALABAMA, Mobile County Baldwin	DETINUE BOND AND AFFIDAVIT.
KNOW ALL MEN BY THESE	PRESENTS, That We, General Motors Acceptance Cor-
poration, a Corporation,	as Principal, and National Surety Corporation,
as Sureties,	
are held and firmly bound untoGi	llard Roberson and Mary Roberson, their
	heirs, executors and administrators, in the
sum of Fifty and 00/100	(\$50.00)Dollars, for
the payment of which, we bind ourse and severally, firmly by these presen	elves, our and each of our heirs, executors, and administrators, jointly
	this_11thday ofOctober, A. D. 19_66_
The Condition of the above Oblig	gation is such, That whereas the above bounden General Motors
Acceptance Corporation, a	Corporation,has, on
the_llthday ofOctober	19_66, sued out from the office of the
	in the State of Alabama, a Writ of Detinue, returnable to the present
term of said Circuit Court of	against the said Gillard Roberson and Mary
Roberson	for the recovery of the following property.
to-witOne (1)	1966 Model Chevrolet Chevelle
Automob	ile, Serial No. 136176A175426
NOW, if the said General Motor	s Acceptance Corporation, a Corporation, shall fail
in said suit, and shall pay to the said.	Gillard Roberson and Mary Roberson,
	osts and damages as he may sustain by the wrongful suing out of said
Writ of Detinue, then this obligation	to be void, otherwise to remain in full force and benefit. GENERAL MOTORS ACCEPTANCE CORPORATION
	a Corporation, As Principal
	By Must A Momson Asian
OCT 11 AND	NATIONAL SURETY CORPORATION
ALLERK RECOVER	As Sureties
"Lippivied 10-11-60	By <u>L. L. Seukuis</u> attorney in Fact
approved 10-11-66 alice Alucia	Julionity un Jact
- state	

167

		Ň				
				*		
6	Τ.		of ,0I	د		Lom /
		itiv-ot h	v toiing the detening	re or use thereo	id sht to suber	ədt dtiv
			\backslash			
·.						
	······································				/	
2		<u></u>				
	· · · · · · · · · · · · · · · · · · ·					
1. 1. 1.						
				Χ		-
					: :	
						··.
10 - 1 - - -		<u></u>		$\overline{}$	*******	
					<u> </u>	
_		······	COMPLAINT			
Clerk.	ic A,	J. K. si	M			
	· <u> </u>		day of <u>October</u>		witness my han	
	<u> </u>					
- <u>(</u>				· · · · · · · · · · · · · · · · · · ·		
				· · · · · · · · · · · · · · · · · · ·		<u> </u>
			noiterog	ration, a cor	eptance Corpo	33∀
		wer me compian	rans of Steff bus nad	auns an gamp	i rue brace or uo	ະ ຈາກກວງ
702011		and a second	and the second		and the second	
and a standard of the stand	See and the second s		t ni tirw sidt to soiv:	as ant most eve	a submission anisolations an	eauge o
and a standard of the stand	See and the second s		ni , tirw sint fo 95iv:	avs from the se		eaude 0
and a standard of the stand	See and the second s		t it, tirw zich io siv:	ea ar		
and the second	See and the second s		t in , tirw zich io 92iv:	ee oft mort zve		
biss T	to be held for					
biss T	to be held for		The second secon	Commanded to	You Are Hereby	
n biss T	to be held for		The second secon	Commanded to		
n biss 1	to be held for		The second secon	Commanded to state	You Are Hereby	
n biss T	to be held for		No_7209	YTVU(smsdelf io eis ot bebnsmmoO	S əfi io iirəfZ ydərəH ərA uoY	YurA ol
n biss T	to be held for		No 7209 Mo 7209	AMABAJA YTVU(samsdalA io eis of bebnammoO	BALDWIN CC Sheriff of the S You Are Hereby	JHT Yn A ol

olt



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.

dlerk.

Defendant lives at Received in office Oct. 11 1966 I have executed this summons Oct 11, 1966 this by leaving a copy with 1-1 14.136176A 12542L County 108 Sheriff claima...... Ten Cents per mile Total S. <⊃Sheriff _____ Deputy Sheriff 54 mil

GENERAL MOTORS ACCEP' PORATION, a Corporat:		X Z	IN THE CIRCUIT COURT OF
	Plaintiff,	ĩ	BALDWIN COUNTY, ALABAMA
VS.		Ĩ	NO. <u>72/9</u>
GILLARD ROBERSON and MARY ROBERSON,		ł	
	Defendants.	1	

COUNT ONE: Plaintiff claims of Defendant the following personal property, viz: One (1) 1966 Model Chevrolet Chevelle Automobile, Serial No. 136176A175426, with the value of the hire or use thereof during the detention from, to-wit, the 15th day of August, 1966.

COUNT TWO: Plaintiff claims of Defendant Two Thousand Nine Hundred Four and 48/100 (\$2,904.48) Dollars, damages for the conversion by them, on to-wit, the 15th day of August, 1966, of the following chattel: One (1) 1966 Model Chevrolet Chevelle Automobile, Serial No. 136176A175426, the property of the Plaintiff.

CHASON, STONE & CHASON By and KEARLEÝ & McCONNELI Bv Attorneys for Plaintiff

DEFENDANT'S ADDRESS

ى ئىر بىر يەر يېر

> OCT 11-1996 AME & MAR, SCERA

Jail 29-1M-5-39

STATE OF ALABAMA, (County of Muthite:) Baldwin

in the sum of Four Thousand and 00/100 (\$4,000.00) Dollars,

for the payment of which well and truly to be made we, jointly and severally, bind ourselves and each of us, our heirs, executors and administrators. Sealed with our seals and dated this <u>19th</u> day of <u>October</u> in the year of our Lord, one thousand, nine hundred and <u>sixty-six</u>.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said <u>General</u> <u>Motors Acceptance Corporation, a Corporation,</u> did, on the<u>llth</u> day of <u>October</u>, 19_66, sue out in the <u>Circuit</u> Court Baldwin

of Motor County, Alabama, a writ in detinue, direct to any Sheriff of the State of Alabama, com-

manding him to take into his possession the following described property, to-wit:____

One (1) 1966 Model Chevrolet Chevelle

Automobile, Serial No. 136176A175426,

which said writ was placed in the hands of <u>T</u> Baldwin and exect Sheriff of the County of Mobile, on the <u>llth</u>	aylor Wilkins,	he 11th day of October 19	76
Sheriff of the County of Mobile, on the 11th	day of <u>October</u>	_, 19_66/, by taking into his	~~;
possession the following described property, to-wit	5.5 ,279 94 105	1991 1993 4.98	
<u>One (1) 1966 Model</u>		lle	
Automobile, Serial	No 136176A1754	26,	
	Non n Martin Martin Martin Martin		
	1. (1. (1. (1. (1. (1. (1. (1. (1. (1. (i vi di i vi d	

and whereas the said <u>Gillard Roberson and Mary Roberson</u>, defendants in said writ, has failed and neglected, for the space of five days from the execution of said writ, to give bond and take possession of said property as authorized by law. if

Now 18/the said General Motors Acceptance Corporation, a Corporation,

upon/kix failing in said suit, shall deliver the said property to the defendant within thirty days after judgment, and pay damages for the detention of the property and costs of suit, then this obligation to be void, otherwise to remain in full force and effect.

GENERAL MOTORS ACCEPTANCE CORPORATION, (SEAL) As Principal Corporation (SEAL) Surety NATIONAL SURETY CORPORATION As Taken and approved this the 924 day of October By Attorney in Fact Mabile County, Alabama Sheriff, Baldwin

172