DAVID L. HARRIS	χ	
Plaintiff	χ	IN THE CIRCUIT COURT OF
VS	χ	BALDWIN COUNTY, ALABAMA
LIONEL HINOTE	χ	A'T LAW NO. 7496
Defendant	χ	

Comes Linal M. Hinote also known as Lionel Hinote, defendant in the above styled cause and demurs to the complaint filed in said cause and for demurrer shows as follows:

- 1. Said complaint fails to allege a cause of action.
- 2. That said complaint fails to allege the value of the property sued for.
- 3. That said complaint fails to allege in what capacity complainant sues.

And now, having demurred to said complaint, your said defendant prays this Honorable Court that an order be made by this Honorable Court giving your said defendant the right to interplead Daniel Lester Broadhead, whose last known address is 905 DeKalb Street, Prichard, Alabama, and Dr. R. O. Stidham, whose last known address is 1567 St. Stephens Road, Mobile, Alabama, d/b/a Auto Market Center, 1569 St. Stephens Road, Mobile, Alabama, and your said defendant shows that as a basis of said interpleader that the said parties herein interpleaded d/b/a Auto Market Center 1569 St. Stephens Road, Mobile, Alabama, did on March 10, 1967, sell, convey and deliver to your said defendant 1 - 1964 Chevrolet Impala, 4 Dr. Hardtop for the sum of \$1150.00 which sum has been paid to said Daniel Lester Broadhead as owner, agent or partner of said Auto Market Center, which said automobile is claimed under the above styled detinue action.

Said automobile has been attached by the plaintiff herein and is presently in the custody of the Sheriff of Baldwin County, Alabama.

Your said defendant further prays this Honorable Court that he be allowed his costs which he has incurred or may incur herein and a reasonable attorney's fee against the parties to this cause.

Simil Millmote
Defendant

C. LeNoir Thompson Attorney for Defendant STATE OF ALABAMA

BALDWIN COUNTY

Before me, the undersigned authority, personally appeared Linal M. Hinote who being duly sworn deposes and says that the foregoing facts are true and correct.

Notary Public, Baldwin County, Alabama

FILE W MAY 10 1967

MINE L MUN, CLERK

	ALABAMA County		Circuit Co	ourt, Baldwin Cou	nty
		<b>)</b>	<b></b>	TEF	RM, 19
TO ANY SHERIFF	OF THE STATE	OF ALABA	MA:		
You Are Hereby Con	nmanded to Sumr	non R.O	. Stidham and	Daniel Lest	er Broadhe
	i				
:		9 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			
<u> </u>	••••••••••	****		***************************************	***************************************
to appear and plead		60.000	and the		
R. O. Stidham	No.	Control Sunday	grid to the second of the seco		Fr. Statemen
Not in the case				:	S. S.
				***************************************	// Plaintiff
Witness my hand thi	s 10 th	day of	Mars	194. 7	
		And the second	12/12/2	$\langle \langle \rangle \rangle$	(h)

No. 1496 700 Page	R. O. Stidham lives at 1567 St. Stephens Road Mobile, Ala.
STATE OF ALABAMA  Baldwin County	Daniel Lester Broadhead Defendant lives at 905 DeKalb Prichard, Alabama
CIRCUIT COURT	Received In Office
	MAY 1 0 1967 19
DAVID L. HARRIS	TAYLOR WILKINS Sheriff
Plaintiffs	I have executed this summons
Wylf vs.	this 19
LIONEL HINOTE	by leaving a copy with
Defendants	RO Stidham 3-16-67
SUMMONS AND COMPLAINT	Og Fitspaluck D.S.
Filed	Daniel Lester providhead
	19tapkins, D.5
ALUE & BUCK, CLERK SEGISTES	
・ 一般の特殊の主義を持つ。 ・ ・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	
Plaintiff's Attorney	Ray do Bridges Sheriff
Defendant's Attorney	Deputy Sheriff

# STATE OF ALABAMA Baldwin County

	KNOW ALL MEN BY THESE PRESENTS, That we,
	David L. Harris
	and
"	are held and firmly bound unto Lionel Hinote
Marin wood	in the sum of TWO THOUSAND EIGHT HUNDRED (\$2,800.00) Dollars, for the payment of
.50 Pm	which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and ad-
	ministrators.
	Sealed with our seals and dated this day of 19_67
	The condition of the above obligation is such that whereas the said
	DATE T ITADE C
	aray
	of19_67 sue out of theCIRCUITCourt ofBALDWIN
	COUNTY a writ of detinue directed to any Sheriff of the State of Alabama commanding him
: 1	to take into his possession the following property, to-wit:
	One Chevrolet 4 Dr. Sedan, 1964, Motor no. 41839S172327
- 1 -	
	which said writ was placed in the hands of Taylor Wilkins
Joseph Specific	
	Sheriff of Baldwin County, Alabama, on the day of, 19_67_,
	and executed by him on the day of, 19_67, by taking into his
	possession the following property, to-wit:
	One Chevrdet 4 Dr. Sedan, 1964, Motor No. 41839S172327
	• .
	And whereas the said Lionel Hinote
	And whereas the sale
Ismail 1900.M	Defendant 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.
sem to some	Defendant 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.  Now if the said
AND RESIDENCE OF THE PROPERTY	Defendant 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.  Now if the said   DAVID L. Harris   upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay all damages for the detention of the property and costs of suit, then this obligation to be void, otherwise
Service Services	Defendant 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.  Now if the said DAVID L. Harris upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay
	Defendant 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.  Now if the said   DAVID L. Harris   upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay all damages for the detention of the property and costs of suit, then this obligation to be void, otherwise
	Defendant 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.  Now if the said
ABAI	Defendant 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.  Now if the said
ABAI	Defendant 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.  Now if the said DAVID L. Harris upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay all 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.  ERSIGNED  MA RESIDENT AGENT  UNITED STATES FIDENTITY AND GUARANTY CO.  By: G. SEAL)
ABAI	Defendant 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.  Now if the said
.ABAI	Defendant 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.  Now if the said DAVID L. Harris upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay all 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.  ERSIGNED AGENT  UNITED STATES FIDELITY AND GUARANTY CO.  By: G. FIDELITY AND GUARANTY CO.
.ABAI	Defendant 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.  Now if the said

### GENERAL POWER OF ATTORNEY

77335

Know all Men by these Presents:

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, and having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and appoint

E. J. Gillon

of the City of New Orleans Louisiana . State of its true and lawful attorney 

for the following purposes, to wit:

(Seal)

FS 3 (7-65)

To sign its name as surety to, and to execute, seal and acknowledge any and all bonds, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this Power of Attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

E. J. Gillon

may lawfully do in the premises by virtue of these presents. In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this instrument to be 185 sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this day of January , A. D. 19 66 UNITED STATES FIDELITY AND GUARANTY COMPANY. A. C. Holmes (Signed) Vice-President. Richard D. Reinhardt (Signed) Assistant Secretary. STATE OF MARYLAND BALTIMORE CITY. 18世 On this , A. D. 19 66, before me personally came A. C. Holmes Vice-President of the UNITED STATES FIDELITY AND GUARANTY Richard D. Reinhardt , Assistant Secretary of said Company, with both of COMPANY and whom I am personally acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore, Maryland; A. C. Holmes that they, the said Richard D. Reinhardt and the Vice-President and the Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing Power of Attorney; that they each knew the seal of said corporation; that the seal affixed to said Power of Attorney was such corporate seal, that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively, of the Company. My commission expires the first day in July, A. D. 19 67 Anne M. O'Brien (SEAL) (Signed) Notary Public. STATE OF MARYLAND BALTIMORE CITY, James F. Carney , Clerk of the Superior Court of Baltimore City, which Court is a Court of Record, and has a seal, do hereby certify that , Esquire, before Anne M. O'Brien whom the annexed affidavits were made, and who has thereto subscribed his name, was at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths and take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary, and verily believe the signature to be his genuine signature. In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court of Record, this January , A. D. 19 66 James F. Carney

(Signed)

Clerk of the Superior Court of Baltimore City.

, (K

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performances of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise, be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded for the security or protection of, by or for any person or persons, corporation, body, office, interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

I. H. G. Sachse , and Assistant Secretary of the UNITED STATES FIDELITY AND GUARANTY COMPANY, do hereby certify that the foregoing is a full, true and correct copy of the original power of attorney given by said Company to E. J. Gillon

of New Orleans, Louisiana , authorizing and empowering him to sign bonds as therein set forth, which power of attorney has never been revoked and is still in full force and effect.

And I do further certify that said Power of Attorney was given in pursuance of a resolution adopted at a regular meeting of the Board of Directors of said Company, duly called and held at the office of the Company in the City of Baltimore, on the 11th day of July, 1910, at which meeting a quorum of the Board of Directors was present, and that the foregoing is a true and correct copy of said resolution, and the whole thereof as recorded in the minutes of said meeting.

In Testimony Whereof, I have hereunto set my hand and the scal of the UNITED STATES FIDELITY AND GUARANTY COMPANY on

(Date)

Assistant Secretary.

45 Jackse

Form 2006. (Rev. Aug., 1945) DETINUE—AFFIDAVIT AND BOND. (Code 1940. Tit. 7. Sec. 918)
Printed and for Sale by Roberts & Son, Birmingham STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin BALDWIN \_\_COUNTY , a Notary Public in and for said County, personally appeared Phyllis S. Nesbit, Attorney for David L. Harnho Sheing by me duly sworn deposes and says that the property sued for in the complaint of DAVID L. HARRIS filed in said Court, to-wit: ONE CHEVROLET 4 Dr. Sedan, 1964, Motor No. 41839S172327 DAVID L. HARRIS belongs to Sworn to and subscribed before me this My Commission expires STATE OF ALABAMA IN THE CIRCUIT COURT OF BALDWIN Baldwin COUNTY COUNTY David L. Hærris KNOW ALL MEN BY THESE PRESENTS, That we, .... ....., Principal, and Lig Juananty Sureties, are held and LIONEL HINOTE firmly bound unto\_\_\_\_ ., his heirs, executors and administrators in the sum of ONE THOUSAND FOUR HUNDRED (\$1,400) Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed with our seals and dated the \_\_\_\_\_\_day of \_\_\_\_\_\_\_\_, 19.67. The condition of the above obligation is such that whereas, the above bound DAVID L. HARRIS has on the day of , 19<sup>67</sup> sued out a writ of detinue in the Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Lionel Hinote for the recovery of the following described property, to-wit: One Chevrolet 4 Dr. Sedan, 1964, Motor No. 41839S172327 DAVID L. HARRIS Now, if the said shall fail in said suit LIONEL HINOTE and shall pay to the said 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. Taken and approved this ....day of (SEAL)

COUNTERSIGNED: ALABAMA RESIDENT AGENT

L. alue

51 Doul Builay

UNITED

J.PAUL MEEKS, JR., BIRMINGHAM, ALA.

(SEAL)

ASTACES FIDELITY AND GUARANTY CO.

on, Attorney-in-fact

No	12
THE STATE OF	ALABAMA
· · · · · · · · · · · · · · · · · · ·	COUNT
CIRCUIT CO	OURT
	; }
	Plaintiff
vs.	
-	Defendant
Detinue — Affidavi	t and Bond
	THE WING BOILD
ed thisday of	, 19

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VII.()

#### GENERAL POWER OF ATTORNEY

No.	77335
Nο	000

Know all Men by these Presents:

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, and having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and appoint

E. J. Gillon

 . State of

Louisiana

for the following purposes, to wit:

To sign its name as surety to, and to execute, seal and acknowledge any and all bonds, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this Power of Attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

E. J. Gillon

may lawfully do in the premises by virtue of these presents.

In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this instrument to be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this January, A. D. 19 66

UNITED STATES FIDELITY AND GUARANTY COMPANY.

(Signed)

(Signed)

(Signed)

(Signed)

(Signed)

(Signed)

Richard D. Reinhardt

Assistant Secretary.

STATE OF MARYLAND

BALTIMORE CITY,

On this

18th

day of January

A. D. 19 66 before we personally com-

On this January , A. D. 19 66, before me personally came A. C. Holmes President of the UNITED STATES FIDELITY AND GUARANTY Richard D. Reinhardt , Assistant Secretary of said Company, with both of COMPANY and whom I am personally acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore, Maryland; A. C. Holmes that they, the said and Richard D. Reinhardt were respectively the Vice-President and the Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing Power of Attorney; that they each knew the seal of said corporation; that the seal affixed to said Power of Attorney was such corporate seal, that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively, of the Company. My commission expires the first day in July, A. D. 19 67

(Signed)

Anne M. O'Brien

Notary Public.

STATE OF MARYLAND,

Sct.

BALTIMORE CITY,

I, James F. Carney , Clerk of the Superior Court of Baltimore City, which Court is a Court of Record, and has a seal, do hereby certify that Anne M. O'Brien , Esquire, before whom the annexed affidavits were made, and who has thereto subscribed his name, was at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths and take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary, and verily believe the signature to be his genuine signature.

(Seal)

(Signed)

James F. Carney

Clerk of the Superior Court of Baltimore City.

#### COPY OF RESOLUTION

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performances of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise, be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded for the security or protection of, by or for any person or persons, corporation, body, office, interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

I. H. G. Sachse /, an Assistant Secretary of the UNITED STATES FIDELITY AND GUARANTY COMPANY, do hereby certify that the foregoing is a full, true and correct copy of the original power of attorney given by said Company to E. J. Gillon

of New Orleans, Louisiana , authorizing and empowering him to sign bonds as therein set forth, which power of attorney has never been revoked and is still in full force and effect.

And I do further certify that said Power of Attorney was given in pursuance of a resolution adopted at a regular meeting of the Board of Directors of said Company, duly called and held at the office of the Company in the City of Baltimore, on the 11th day of July, 1910, at which meeting a quorum of the Board of Directors was present, and that the foregoing is a true and correct copy of said resolution, and the whole thereof as recorded in the minutes of said meeting.

In Testimony Whereof, I have hereunto set my hand and the seal of the UNITED STATES FIDELITY AND GUARANTY COMPANY on

(Date)

Assistant Secretary.

Dackse

DAVID L. HARRIS	χ	
Plaintiff	χ	IN THE CIRCUIT COURT OF
vs	χ	BALDWIN COUNTY, ALABAMA
LIONEL HINOTE	χ	AT LAW NO. 7496
Defendant	χ	

Comes the defendant in the above styled cause and propounds the following interrogatories to Daniel Lester Broadhead:

- 1. State your name.
- 2. Did you own Auto Market Center, 1569 St. Stephens Road, Mobile, Alabama, on to-wit, the 10th day of March, 1967?
- 3. If you did not own it individually, were you a partner with R. O. Stidham?
  - 4. If so, state the present address of R. O. Stidham.
- 5. Do you have any records of the purchase of a 1964 Chevrolet Impala on or prior to the 10th day of March, 1967?
- 6. Do your records show to whom you sold the said Chevrolet Impala?
- 7. If you have such records, do your records show from whom you purchased said 1964 Impala?
- 8. Were there any other partners involved in the ownership of Auto Market Center?
  - 9. If so, give their names and addresses.
- 10. Through what bank were the accounts of purchases and sales handled for this used car business?

Attorney for defendant

#### STATE OF ALABAMA

#### BALDWIN COUNTY

Before me, the undersigned Motary Public, in and for said State and County, personally appeared C. LeNoir Thompson, who being by me first duly sworn, deposes on oath and says as follows:

My name is C. LeNoir Thompson and I am one of theAttorneys of Recod for the defendant in the above entitled cause, and as such, I am authorized to make this affidavit. I further state that the answer of R. O. Stidham to the foregoing interrogatories will, if truthfully made, be material evidence for the defendant on the tral of said cause.

C. LeNoir Thompson

Subscribed and sworn to before me by the said C. LeNoir Thompson on this the 10 day of May, 1967.

Notary Public, Baldwin County, Alabama

MAY 10 1967

MMY / MAN, MEGISTER

DAVID L.HARRIS	χ	
Plaintiff	χ	IN THE CIRCUIT COURT OF
vs	χ	BALDWIN COUNTY, ALABAMA
LIONEL HINOTE	X	AT LAW NO. 7496
Defendant	χ	

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- 2. Did you own Auto Market Center, 1569 St. Stephens Road, Mobile, Alabama, on to-wit, the 10th day of March, 1967?
- 3. If you did not own it individually were you a partner with Daniel Lester Broadhead?
- 4. If so, state the present address of Daniel Lester Broadhead.
- 5. Do you have any records of the purchase of a 1964 Chevrolet Impala on or prior to the 10th day of March, 1967?
- 6. Do your records show to whom you sold the said Chevrolet Impala?
- 7. If you have such records, do your records show from whom you purchased said 1964 Impala?
- 8. Were there any other partners involved in the ownership of Auto Market Center?
  - 9. If so, give their names and addresses.
- 10. Through what bank were the accounts of purchases and sales handled for this used car business?

Attorne for defendant.

STATE OF ALABAMA BALDWIN COUNTY

Before me, the undersigned Notary Public, in and for said Sate and County, personally appeared C. LeNoir Thompson, who being by me first duly sworn, deposes on oath and says as follows:

My name is C. LeNoir Thompson and I am one of the Attorneys of Record for the defendant in the above entitled cause, and as such, I am authorized to make this affidavit. I further state that the answer of R. O. Stidham to the foregoing interrogatories will, if truthfully made, be material evidence for the defendant on the trial of said cause.

C. Lenoir Thompson

Subscribed and sworn to before me by the said C. LeNoir Thompson on this the 10 day of 1967.

Notary Public, Baldwin County, Alabama

FILE DI

MIX I MIN, CLERK REGISTER

DAVID L. HARRIS	χ	
Plaintiff	χ	IN THE CIRCUIT COURT OF
VS	X	BALDWIN COUNTY, ALABAMA
LIONEL HINOTE	χ	AT LAW NO. 74 96
Defendant	χ	

A motion by defendant Lionel Hinoto for an order pursuant to Title 7, Section 1179 interpleading and substituting

DAniel Lester Broadhead and Dr. R. O. Stidham as defendants in the above entitled action instead of defendant Lionel Hinote, having duly come on for hearing before me and service of the said pleading having been had upon the said Daniel Lester Broadhead and the said Dr. R. O. Stidham and the cause set down for hearing before this court, ore tenus.

This matter having this day regularly come before me for hearing pursuant to the pleading film herein and the plaintiff being present together with his attorney and the original defendant being present with his attorney and the said defendants, Daniel Lester Broadhead and Dr.

R. O. Stidham neither appearing in person or by their attorneys and the court having heard the testimony and having examined the provisions offered by the respective parties and the court being fully advised in the premises and having considered the facts and the law and having directed that judgment be entered in accordance therewith; now, therefore, by reason of the law and findings aforesaid; it is hereby

ORDERED, ADJUDGED and DECREED that David L. Harris, plaintiff, is the owner and entitled to the possession of the automobile described in the complaint.

That the said Lionel Hinote is entitled to have and recover of defendants, Daniel Lester Broadhead and Dr. R. O. Stidham the sum of \$1180.00 as his costs in said cause and that the said defendants Daniel Lester Broadhead and Dr. R. O. Stidham be taxed with the costs in said cause.

Done this 14th day of 7 Arushy, 1968.



The State of Alabama,	No. 24.96	- -	19 67
		~ <del></del>	
To Any Sheriff of the State of Al-	bama—Greetings:		
You Are Hereby Commanded to Summon	Lionel Hinote	2	
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		•	
to appear within thirty days from the ser	ice of this writ, in the Cir	cuit Court to be held for	said County
at the place of holding the same, then an	there to answer the comp	laint of	
David I. Harri			
		<u> </u>	
Witness my hand this22	day of Opri	1967	
	Olice	_ Dec	R) Clerk
	COMPLAINT		
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David L. Harris Pla	ntiff Versus L	ionel Hinote I	Defendant
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with the value of the hire or use thereof d	iring the detention, to-wit	· •	
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from April 1	P/, todate		19_9_/
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No	1476

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## State of Alabama

Baldwin County

## CIRCUIT COURT

David L. Harris

Plaintiff\_\_\_

VS.

Lionel Hinote

Defendant\_\_

## Detinue Summons and Complaint

APR 28 1967 , Clerk

ATTLE DUNK CLERK

Wilters Browthy & Nest, T

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.

Defendant lives at

Received in office APR 2 8 1967

....., 19\_\_\_\_\_

TAYLOR WILKINS SHEDIFE

I have executed this summons

this 5-2-67 19

by leaving a copy with

Printed by Moore Printing Co.

Ten Conts per mile Total \$ Yes