Baldwin County)	
o Any Sheriff of the State	e of Alabama—Greetings:	•
	Summon _T. D. McCurley	
You Are Hereby Commanded to	Summon	
and Standard Form remaind against Security Security Security Assessment and the Security Security Security Assessment Security Se	The state of the s	and a replace to the second of
	m the service of this writ, in the Circuit Court to be held	
	, then and there to answer the complaint of	
Ratcliff's Fireston	ne, Inc.	
	the same	•
Witness my hand th	s 16 day of May 1967	-
		anko
	COMPLAINT	
ratcliff's fireston	E. INC. T. D. MCCURLEY	
		Defendant
The plaintiffclaims o	Plaintiff Versus	
The plaintiffclaims of the plaintiffcl	Plaintiff Versus of the defendant the following personal property, to-wit:	
The plaintiffclaims of the plaintiffcl	Plaintiff Versus of the defendant the following personal property, to-wit:	
The plaintiffclaims of the plaintiffcl	Plaintiff Versus of the defendant the following personal property, to-wit:	
The plaintiffclaims of the plaintiffcl	Plaintiff Versus of the defendant the following personal property, to-wit:	
The plaintiffclaims of the plaintiffcl	Plaintiff Versus of the defendant the following personal property, to-wit:	the value
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The plaintiffclaims of the plaintiffc	Plaintiff Versus Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Personal property, to-wit:	the value
The plaintiffclaims of \$210.00.	Plaintiff Versus from the defendant the following personal property, to-wit: conditioner, 5G430, 18,000 BTU, of	the value
The plaintiffclaims of s210.00.	Plaintiff Versus Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Personal property, to-wit:	the value
The plaintiffclaims of \$210.00. with the value of the hire or us	Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Property, to-wit:	the value
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The plaintiffclaims of \$210.00. with the value of the hire or us	Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Property, to-wit:	the value
The plaintiffclaims of \$210.00. with the value of the hire or us	Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Plaintiff Versus Property, to-wit:	the value
The plaintiffclaims of \$210.00. with the value of the hire or us	Plaintiff Versus for the defendant the following personal property, to-wit: conditioner, 5G430, 18,000 BTU, of the defendant the following personal property, to-wit: conditioner, 5G430, 18,000 BTU, of the defendant the following personal property, to-wit: defendant the following personal property, to-wit: and the defendant the following personal property to the following personal per	the value
The plaintiffclaims of \$210.00. with the value of the hire or us	Plaintiff Versus for the defendant the following personal property, to-wit: conditioner, 5G430, 18,000 BTU, of the defendant the following personal property, to-wit: conditioner, 5G430, 18,000 BTU, of the defendant the following personal property, to-wit: defendant the following personal property, to-wit: and the defendant the following personal property to the following personal per	the value

Et 5-19-67

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No.	120	

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State of Alabama

Baldwin County

CIRCUIT COURT

Defendant__

Detinue Summons and Complaint

MAY 16 1967

L. Sanair Thomps
Plaintiff's Attorney

Defendant's Attorney

37 8 35

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

I have executed this summons

this May 19, 1967 by leaving a copy with

D. mcCurley Thestone air Completuner 18000 BTU

Five oak fandling

Sheriff claims &d Tan Cents per mile Total \$0 2 TAYLOR WILKINS, Sheriff

STATE OF ALABAMA Baldwin County

KNOW ALL MEN BY THESE PRESENTS, That we,	
Ratcliff's Firestone, Inc.	
andJohn Z. Davis	***************************************
are held and firmly bound untoT. D. McCurley	
in the sum of Four hundred twentyDollars, for the page 1997.	
which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executor ministrators.	The state of the s
Sealed with our seals and dated this day of	19
The condition of the above obligation is such that whereas the said	
Ratcliff's Firestone, Inc. did, on the 16	thday
of May 1967 sue out of the Circuit Court of Baldwin	County
a writ of detinue directed to any Sheriff of the State of Alabama comma	nding him
to take into his possession the following property, to-wit:	
One Firestone air conditioner, 5G430, 18,000 BTU	
	
which said writ was placed in the hands ofTaylor Wilkins	
Sheriff of Baldwin County, Alabama, on the 16th day of May,	19 <u>67</u> ,
and executed by him on the 19th day of May, 1967, by taking	
possession the following property, to-wit:	•
same as above	<u>.</u>
And whereas the saidT. D. McCurley	
Defendant in said writ, has failed and neglected for the space of five days from the execution writ to give bond and take possession of said property as authorized by law.	on of said
Now if the said <u>Ratcliff's Firestone</u> , Inc. upon in said suit shall deliver the said property to the Defendant within thirty days after judgmen	
all damages for the detention of the property and costs of suit, then this obligation to be void, to remain in full force and effect.	
Ralcliff teriston	<u>_</u>
John 3 Laure	(SEAL)
	(SEAL)
<i>p</i>	(SEAL)
Taken and approved this 25 day of 1962	
Do will fer	
Sheriff, Baldwin County, Ala.	

THE	STATE BALDWIN			MA	
Circui	t Court,	Baldw	in C	ount	y
ľ	REPLE V Of F	Y B (OND)	
- 11	The state of the s				_
		vs.			
					_
Tak	en and appro	ved this_	Secure dispersion a	-	
day of	WHITE STATE OF THE	······································	196		

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Form 2006. (Rev. Aug., 1945) DETINUE-AFFIDAVIT AND BOND. (Code 1940, Tit. 7, Sec. 918) IN THE CIRCUIT COURT OF 4. 8. million 3. million 3. million 3. 8. million 3. STATE OF ALABAMA BALDWIN ___ COUNTY BALDWIN _ COUNTY _____, a Notary Public in and for said County, <u> Helen McDowell</u> Before me, personally appeared <u>John Z. Davis</u> who being by me duly sworn deposes and says that the property sued for in the complaint of Ratcliff's Inc. vs. T. D. McCurlev _____filed in said Court, to-wit: 1 - Firestone air conditioner, 5G430, 18,000 BTU, of the value of \$210.00 Ratcliff's Firestone, __, the plaintiff. belongs to ___ Sworn to and subscribed before me this 🔼 Notary Public IN THE CIRCUIT COURT OF STATE OF ALABAMA BALDWIN BALDWIN _ COUNTY KNOW ALL MEN BY THESE PRESENTS, That we, Ratcliff's Firestone, Inc. , Principal, and John Z. Davis _. Sureties, are held and firmly bound unto T. D. McCurley ____, his heirs, executors and admin-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___ The condition of the above obligation is such that whereas, the above bound — _has on the.___ Ratcliff's Firestone, Inc. _____, 19<u>67</u> sued out a writ of detinue in the Circuit Court of <u>Baldwin</u> County, returnable to the said Circuit Court against the said___ T. D. McCurley ____for the recovery of the following described property, to-wit: 1 - Firestone air conditioner, 5G430, L8,000 BTU, of the value \$210.00 Now, if the said Ratcliff's Firestone, Inc. _shall fail in said suit T. D. McCurley ., the defendant in 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. (SEAL) Taken and approved this day of _ (SEAL) (SEAL) Circuit Cour 221

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