McDermott, Slepian & Feibelman

ATTORNEYS AT LAW

FIRST NATIONAL BANK BUILDING

MOBILE, ALABAMA

36601

WILLIAM H. MCDERMOTT RONALD P. SLEPIAN HERBERT P. FEIBELMAN, JR. THOMAS E. BRYANT, JR. EDWARD B. MCDERMOTT

July 10, 1967

MAILING ADDRESS: P. O. BOX 1374 PHONE 432-2632

Mrs. Alice J. Duck Clerk, Circuit Court of Baldwin County Baldwin County Courthouse Bay Minette, Alabama, 36507

RE: General Finance Corporation -vs- W. J. Porter, In the Circuit Court of Baldwin County, Alabama

Dear Mrs Duck:

Enclosed is a motion for default judgment and also a xerox copy of the contract involved. Tom Bryant of this office talked with Judge Mashburn on Friday, July 7, 1967, and the Judge indicated that if we would file this motion and only asked for the property and no alternative value, the judgment entry could be made without appearance in open court. Please be kind enough to enter the judgment in accordance with the motion and forward the cost bill to the undersigned for immediate payment.

Thank you for your courtesy and cooperation.

Cordially your's

Ronald P. Slepian

For the Firm

RPSslm enclosures

NATIONAL SURETY CORPORATION

A Member of The FUND Insurance Companies

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that NATIONAL SURETY CORPORATION, a Corporation duly organized and existing under the laws of the State of New York, and having its principal office in the City of New York, New York, and its home office in the City and County of San Francisco, California, (hereinafter called the Corporation), has made, constituted and appointed, and does by these presents make, constitute and appoint

D.E. LUDLOW, P.F. BEVILLE AND E.S. JENKINS JOINTLY OR SEVERALLY

of MOBILE	and State ofALABAMA
its true and lawful Attorney(s)-in-Fact, with full power and seal, acknowledge and deliver ANY AND ALL BONDS, R	authority hereby conferred in its name, place and stead, to execute
INDEMNITY AND OTHER CONDITIONAL OR OBLIG	•
	UMENT EXECUTED HEREUNDER SHALL NOT EXCEED
ONE MILLION (\$1,000,000.00) DOLLARS	
and to bind the Corporation thereby as fully and to the sam the corporate seal of the Corporation and duly attested by Attorney(s)-in-Fact may do in the premises.	ne extent as if such bonds were signed by the President, sealed with its Secretary, hereby ratifying and confirming all that the said
IN WITNESS WHEDEOF NATIONAL SUPERY	CORRORATION has seen a discussion of the discuss
	CORPORATION has caused these presents to be signed by its corporate seal to be hereto affixed this 2ND day o
, , , , , , , , , , , , , , , , , , , ,	NATIONAL SURETY CORPORATION
	By C.A. KEPPLER
[Seal]	Vice President
ATTEST: H.L. JOHNSON	
Assistant Secretary	
STATE OF NEW YORK	
COUNTY OF NEW YORK	,
On this 2ND day of NOVEMBER	A.D., 19 62, before me personally
came C.A. KEPPLER	of NATIONAL SURETY CORPORATION, the Corporation
described in and which executed the above instrument; that he said instrument is such corporate seal; that it was so affixed signed his name thereto by like order. And said <u>C.A.</u>	ie knows the seal of said Corporation; that the seal affixed to the by order of the Board of Directors of said Corporation and that he
further said that he is acquainted with H.L.	JOHNSON
and knows him to be an Assistant Secretary of said Corpora	tion; and that he executed the above instrument.
	GEORGE SCHULMAN
	Notary Public
STATE OF NEW YORK COUNTY OF NEW YORK ss.:	
COUNTY OF NEW YORK	Notary Public
COUNTY OF NEW YORK I. H.L. JOHNSON	
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority	Notary Public Assistant Secretary of NATIONAL SURETY full, true and correct copy of Article VIII of the By-laws of the day of October, 1955, and now in full force and effect, to wit:
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FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers all his right, title and interest in and to this instrument, and in and to the property described herein, to the GENERAL FINANCE CORPORATION OF MOBILE, its successors and assigns, without recourse, however, except as may be provided for otherwise, below; and warrants: that said instrument is genuine and in all things what it purports to be; that the undersigned has good title to add property and the right to transfer said title, and has caused the lien evidenced by this instrument to be shown on the Certificate of Title is required by the State where the vehicle is to be kept) covering the vehicle described herein; that all parties to this instrument are of logal age and have least expectly to contract; that undersigned has no knowledge of any fact which might impair the validity of said instrument or render it loss valuable or valueless; that buyer's true name is signed to said instrument; that the instrument is a valid lien upon the property; that the description of the proporty is true and correct; that the property was delivered to, and accepted by the buyer in good and satisfactory condition and such property has not been used for the commerciation of persons or property, or for work by law enforcement agencies; that the time belience, stated in the instrument is correct; and there is no defense to it; that the down payment was made in full, in cash and/or trade, and no portion of it is owing by separate note or open account; that the statements and representations are made to induce the assigned to purchase this instrument, and should any difference on dispute and so the truth of any statement made in connection with this transaction, the undersigned agrees to repurchase this instrument for the amount owing there on, plus costs, expenses and reasonable attorney's fees incurred by the holder in attempting to collect the same.

Witness our hand and seal this 12-acc 73750375 ASSIGNMENT — (With Full Recourse)

FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers all his right, title and interest in and to this instrument, and in and to the property described herein, to the GENERAL FINANCE CORPORATION OF MOBILE, its successors and assigns, with full recourse and in case of default for any reason the undersigned agrees to pay to the holder the oldence owing under this instrument, together with costs, expenses and reasonable atternoy's fees incurred by the holder in entercing the terms hereof or in the event that the holder repossesses the property described herein.

Witness our hand and seal this _ day of . CONTROL OF THE PROPERTY ALL ALVE PROPERTY TO INTEREST (1000 miles 17) Harmon and Administration of Day Bearwoods and American Comments and 921 D. STREEL BERTHER Tilling) franklikkenski freder oddi siirik enikannan ol inil lahinorikan, osoonin odii 🕟

Service Street org Date (Tarial Vilhad to ASSIGNMENT — (Repurchase)

FOR VALUE RECEIVED the undersigned horeby sells, assigns and transfers all his right, title and interest in and to this instrument, and in and to the property described horein, to the GENERAL FINANCE CORPORATION OF MOBILE, its successors and assigns, without recourse, however, except as may be provided for otherwise, below; and warrants: that said instrument is genuine and in all things what it purports to be; that the undersigned has good title to said property and the right to transfer said title, and has caused the lien evidenced by this instrument to be shown on the Certificate of Title (if a Certificate of Title is required by the State where the vehicle is to be kept) covering the vehicle described herein; that all parties to this instrument are of logal age and have legal capacity to contract; that undersigned has no knowledge of any fact which might impair the validity of said instrument or render it less valuable or value-less; that buyer's true name is signed to said instrument; that the instrument is a valid lien upon the property has not been used for the commercial transportation of persons or property, or for work by law enforcement agencies; that the time balance, stated in the instrument is correct; and there is no defence to the tho devan payment was made in full, in cash and/or trade, and no portion of it is evoking by separate note or open account; that the statements of the Suyer are true. These warranties and representations are made to induce the assignee to purchase this instrument, and should any difference or dispute crise as to the truth of any statement made in connection with this transaction, the undersigned agrees to repurchase this instrument for the amount owing there is no collect in the order of the same. The undersigned agrees to pay (to the holder) the balance owing under this instrument, together with costs, expenses and reasonable atterney's fees incurred by the holder in enforcing the terms hereef in the ovent that the holder repossesses the property, listed herein, and de

(Seller) reliant from the remaining the contraction of Sometimes in the following contraction of mathematics of the contraction of the following of the contraction of the con-contraction of the contraction of the con-contraction of the contraction of the conand the state of the state of 4500 By__

ASSIGNMENT — (Limited Guarantee)

FOR VALUE RECEIVED the undersigned hereby solls, casings and transfers all his right, title and interest in and to this instrument, and in and to the property described herein, to the GENERAL FINANCE CORPORATION OF MOBILE, its successors and assigns, without recourse, however, except as may be provided for otherwise, below; and warrants: that soid instrument is genuine and in all things what it purports to be; that the undersigned has good title to seed property and the right to transfer soid title, and has accused the lion evidenced by this instrument to be shown on the Certificate of Title is required by the State where the vehicle is to be kept) covering the vehicle described herein; that all parties to this instrument are of legal age and have legal expectity to contract; that undersigned has no knowledge of any fact which might impair the validity of said instrument or render it less valuable or values; that the buyer's true name is signed to said instrument; that the instrument is a valid lien upon the property; that the description of the property is true and correct; that the property was delivered to, and accepted by the buyer in good and satisfactory condition and such property has not been used for the commercial to it; that the down payment was made in full, in cash and/or trade, and no portion of it is owing by separate note or open account; that the the statements and representations are made to induce the assigned to purchase this instrument and should any difference or dispute on, plus costs, expenses and reasonable atterney's fees incurred by the holder in attempting to eclote the same. The undersigned further agrees to protect the

holder against any loss to the holder arising from any default by the buyer and to save the holder harmless thereof to the extent of S.

and agrees to pay, forthwith and without demand, said sum to the holder, upon receipt of any netice of such loss, plus costs, expenses and reasonable atterney fees incurred by the holder in attempting to collect the same.

day_of 1 1,32 iaa magamad Ву... Hisweduin , slicow Form 992-D (Ala.) 9-58

edi. Mundan ya meseren sebian dalah maser bermagai penggal bagai tahun 1944 bahan 1966 bahan 1966. Mundan 1969 bahan <mark>dalah kecama</mark>n di Sandah banggal Jawa Mililah bandan dalah 1968 bahan 1968. Maser bahan dalah THE DRIVER TRAINING CREDIT OF STORESTON WELL-STOREST

Any private passenger automobile which would otherwise be rated at the MClass 2 and Class 2F premium shall be subject to a driver training credit of 10% where satisfactory evidence (cortificate signed by school official) is presented that every male operator under 25 years of age resident in the same household as the applicant or employed as a chauseur of the automobile has successfully completed a driver education course sponsored by a recognized secondary school, college or university and conducted by certified instructors, provided the course

- had the course

 had the official approval of the State Dopartment of Education or other
 responsible educational agency, AND

 was composed of a minimum of thirty (30) clock hours for classroom
 instruction plus (1) an average minimum of six (6) clock hours per
 instruction actual driving experience in the practice driving phase
 (exclusive of observation time in the car), or (2) an average minimum
 of three (3) clock hours per student for actual driving experience (ex-

clusive of observation time in the car) and a minimum of two clock hours per student in a device approved by the State Do of Education or other responsible educational agency which practice driving.

practice driving.

NOTE—When courses use twelve (12) clock hours of student time spent in the simulated practice driving trainer in lieu of three (2) of the required six (6) clock hours of actual driving experience, in the practice driving phase, only the time spent in excess of twelve (15) clock hours may be counted as part of the required thirty (20), clock hours of classroom instruction. When courses provide as everage minimum of six (6) clock hours per student for actual driving experience, time spent in the simulated practice driving trainer may be counted as part of the required thirty (30) clock hours of classroom instruction.

When computing promiums, adjust to the nearest dollar (if 50c or over use the higher dellar).

STATE OF ALABAMA

County of Balawin

Baldwin

KNOW ALL MEN BY THESE PRESENTS. That we, General Finance Corporation of Mobile, a corporation,
as Principal, and National Surety and Corporation, as Sureties, are held and firmly bound
unto W. J. PORTER
in the sum of SIX THOUSAND AND NO/100 (\$6,000.00) 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 day
of June in the year of our Lord, one thousand, nine hundred and Sixty-Seven
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said General Finance
Corporation of Mobile, a corporation,
did, on the day of June , (1)967, sue out in the Circuit Court
of IDENTIFY Alabama, a writ in detinue, direct to any Sheriff of the State of Alabama, commanding him
to take into his possession the following described property, to-wit: One (1) 1967 F500 156 Ford Flat
Stake, Red, Serial Number F50BKA73035
which said writ was placed in the hands of <u>Honorable Taylor Wilkins</u> , Baldwin
Sheriff of the County of months on the day of June , 1967, by taking into his
possession the following described property, to-wit: One (1) 1967 F500 156 Ford Flat Stake, Red,
Serial Number F50BKA73035
TIZ TO DODUMED
and whereas the said W. J. PORTER
defendant in said writ, has failed and neglected, the 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 Finance Corporation of Mobile, a corporation,
upon his 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 Finance Corporation of Mobile, a
corporation
By: (Seai)
National Surety Corporation (Seal)
By: Surety, by its Attorney in Fact (Seal)
27k // 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Taken and approved this the day of 1967
Sheriff, @ Bar County, Afabama
Baldwin Baldwin
\mathscr{U}

Baldwin Definue Forthcoming

Bond by Plaintiff COURT

NATIONAL SURETY CORPORATION

A Member of The FUND Insurance Companies

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that NATIONAL SURETY CORPORATION, a Corporation duly organized and existing under the laws of the State of New York, and having its principal office in the City of New York, New York, and its home office in the City and County of San Francisco, California, (hereinafter called the Corporation), has made, constituted and appointed, and does by these presents make, constitute and appoint

D.E. LUDLOW, P.F. BEVILLE AND E.S. JENKINS JOINTLY OR SEVERALLY

H-BN 216N 10-57

	and State of ALABAMA
its true and lawful Attorney(s)-in-Fact, with full power and	authority hereby conferred in its name, place and stead, to execute,
seal, acknowledge and deliver ANY AND ALL BONDS, RE	•
INDEMNITY AND OTHER CONDITIONAL OR OBLIGA	• • • • • • • • • • • • • • • • • • • •
ONE MILLION (\$1,000,000.00) DOLLARS	JMENT EXECUTED HEREUNDER SHALL NOT EXCEED
ONE MILLION (\$1,000,000.00) BOLLARS	
	and the second of the second o
and to bind the Corporation thereby as fully and to the sam the corporate seal of the Corporation and duly attested by Attorney(s)-in-Fact may do in the premises.	e extent as if such bonds were signed by the President, sealed with its Secretary, hereby ratifying and confirming all that the said
Vice President, attested by its Assistant Secretary, and its c	ORPORATION has caused these presents to be signed by its orporate seal to be hereto affixed this 2ND day of
NOVEMBER A.D., 19 62	NATIONAL SURETY CORPORATION
	By C.A. KEPPLER
[Seal]	Vice President
	,
ATTEST: H.L. JOHNSON	
Assistant Secretary	ALIAN CONTRACTOR OF THE CONTRA
STATE OF NEW YORK ss.:	
COUNTY OF NEW YORK	60
C	A.D., 19 62, before me personally
came C.A. KEPPLER	, to me known, who, being by me of NATIONAL SURETY CORPORATION, the Corporation
described in and which executed the above instrument; that he said instrument is such corporate seal; that it was so affixed be	of NATIONAL SURELL CORPORATION, the Corporation with the seal affixed to the by order of the Board of Directors of said Corporation and that he KEPPLER
signed his name thereto by like order. And said C.A. I further said that he is acquainted with H.L.	JOHNSON
and knows him to be an Assistant Secretary of said Corporat	
• • • • • • • • • • • • • • • • • • • •	
	GEORGE SCHULMAN
	Notary Public
1	
STATE OF NEW YORK COUNTY OF NEW YORK ss.:	
COUNTY OF NEW YORK	Assistant County of NATIONAL CUIDETN
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a	Assistant Secretary of NATIONAL SURETY full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit:
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority of	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Action of Directors, the Chairman of the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to resident.	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: TICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Action Directors, the Chairman of the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to repeat to accept legal process and make appearances for and on 1 "SECTION 31. AUTHORITY. The authority of stable be as prescribed in the instrument evidencing their appearances."	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: TICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Actorneys-in-Fact and Agents to Actorneys-in-Fact and Agents to Actorneys, the Chairman of the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to reto accept legal process and make appearances for and on a "SECTION 31. AUTHORITY. The authority of stable be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors.	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: TCLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. such Resident Assistant Secretaries, Attorneys-in-Fact, and Agents uppointment, and any such appointment and all authority granted
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Actorneys-in-Fact to represent to accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of stable be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Director, this 2ND day of NOVEMBER	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. 1111 In the Resident Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted actors or by any person empowered to make such appointment." 122 In the By-laws of the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the Board President Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted ctors or by any person empowered to make such appointment." 133 In the By-laws of the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of th
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Accompany the Chairman of the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to reput accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of signal be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, this Library thereby may be revoked at any time by the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to reput to accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of signal be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to reput to accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of signal be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to reput to accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of signal secretaries and Attorneys-in-Fact to reput to accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of signal secretaries and Attorneys-in-Fact to reput to accept legal process and make appearances for and on the SECTION 31. AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepted to the SECTION 32. APPOINTMENT AND AUTHORITY is accepte	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. Such Resident Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted actors or by any person empowered to make such appointment." Indiana affixed the seal of NATIONAL SURETY CORPORA- 1962
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Actorneys-in-Fact to represent to accept legal process and make appearances for and on the SECTION 31. AUTHORITY. The authority of stable be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Director, this 2ND day of NOVEMBER	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. 1111 In the Resident Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted actors or by any person empowered to make such appointment." 122 In the By-laws of the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the Board President Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted ctors or by any person empowered to make such appointment." 133 In the By-laws of the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the Board effect, to wit: In the By-laws of the By-laws of the Board effect, to wit: In the By-laws of th
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority of Attorneys-in-Fact and Agents to Actorneys-in-Fact and Agents to Actorneys-in-Fact and Agents to Actorneys-in-Fact and Attorneys-in-Fact to report to accept legal process and make appearances for and on I "SECTION 31. AUTHORITY. The authority of signal be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Resident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on I shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the November IN WITNESS WHEREOF, I have hereunto set my har INON, this 2ND day of November INON day of November INON, this 2ND day of November INON, this 2ND day of November INON day of N	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. ICLE VIII Assistant Secretaries, Attorneys-in-Fact, and Agents period to the Corporation and Agents period to the Corporation and Agents period to the Corporation and Agents period to the Secretaries, Attorneys-in-Fact, and Agents period to the Secretaries of the Sure of the Secretaries of Attorneys-in-Fact, and Agents period to the Secretaries of NATIONAL SURETY CORPORA- 19 62 Assistant Secretary of
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority of Attorneys-in-Fact and Agents to Accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Director, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on the statement of the statement evidencing their atthereby may be revoked at any time by the Board of Director, the Board of Director, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their attended to the Board of Directors, the Rosident Assistant Secretaries and Attorneys-in-Fact and Agents to Accept the Secretaries and Attorneys-in-Fact and Agents to Accept the Secretaries and Attorneys-in-Fact and Agents to Accept the Secretaries and Attorneys-in-Fact and Agents and Attorn	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. ICLE VIII of Resident Assistant Secretaries, Attorneys-in-Fact, and Agents behalf of the Corporation and Agents uppointment, and any such appointment and all authority granted ectors or by any person empowered to make such appointment." In and affixed the seal of NATIONAL SURETY CORPORA- 19 62 Assistant Secretary of NATIONAL SURETY CORPORATION Assistant Secretary of NATIONAL SURETY CORPORATION
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority of Attorneys-in-Fact and Agents to Accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Director, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on the statement of the statement evidencing their atthereby may be revoked at any time by the Board of Director, the Board of Director, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their attended to the Board of Directors, the Rosident Assistant Secretaries and Attorneys-in-Fact and Agents to Accept the Secretaries and Attorneys-in-Fact and Agents to Accept the Secretaries and Attorneys-in-Fact and Agents to Accept the Secretaries and Attorneys-in-Fact and Agents and Attorn	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. ICLE VIII of Resident Assistant Secretaries, Attorneys-in-Fact, and Agents behalf of the Corporation and Agents uppointment, and any such appointment and all authority granted ectors or by any person empowered to make such appointment." In and affixed the seal of NATIONAL SURETY CORPORA- 19 62 Assistant Secretary of NATIONAL SURETY CORPORATION Assistant Secretary of NATIONAL SURETY CORPORATION
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority of Attorneys-in-Fact and Agents to Accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the IN WITNESS WHEREOF, I have hereunto set my har TION, this 2ND day of NOVEMBER [Corporate Seal] STATE OF GEORGIA COUNTY OF FULTON I, B.B. MOONEYHAM CORPORATION, a corporation of the State of New York, correct copy of the original power of attorney issued by said Correct copy of the original power of attorney issued by said Corporation of the State of New York, correct copy of the original power of attorney issued by said Corporation of the State of New York, correct copy of the original power of attorney issued by said Corporation of the State of New York, or correct copy of the original power of attorney issued by said Corporation of the State of New York, or correct copy of the original power of attorney issued by said Corporation of the State of New York, or corporation of the Sta	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. ICLE VIII Agents Assistant Secretaries, Attorneys-in-Fact, and Agents penalt of the Corporation. ICLE VIII Agents Agents are any Vice President, may, from time to time, appoint or essent and act for and on behalf of the Corporation and Agents penalt of the Corporation. ICLE VIII Agents Agents Agents are any Vice President, and all authority granted ctors or by any person empowered to make such appointment." In and affixed the seal of NATIONAL SURETY CORPORA- 19 62 Assistant Secretary of
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 Appointment and Authority of Attorneys-in-Fact and Agents to Actorneys-in-Fact to report to accept legal process and make appearances for and on the Section 31. AUTHORITY. The authority of stability is a prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directory of the Polymore and the Actorneys-in-Fact to report in WITNESS WHEREOF, I have hereunto set my hare TION, this 2ND day of NOVEMBER [Corporate Seal] STATE OF GEORGIA [COUNTY OF FULTON	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and meet Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents behalf of the Corporation. Such Resident Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted ctors or by any person empowered to make such appointment." and and affixed the seal of NATIONAL SURETY CORPORA- 19.62 Assistant Secretary of NATIONAL SURETY CORPORATION Assistant Secretary of NATIONAL SURETY to hereby certify that the above and foregoing is a full, true and proporation and that I have compared same with the original and the original. Said power of attorney is in full force and effect and hand and affixed the seal of said Corporation, at the City of
COUNTY OF NEW YORK I, H.L. JOHNSON CORPORATION, do hereby certify that the following is a NATIONAL SURETY CORPORATION adopted on the 25 ART Appointment and Authority of Attorneys-in-Fact and Agents to Accept legal process and make appearances for and on I "SECTION 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Rosident Assistant Secretaries and Attorneys-in-Fact to report to accept legal process and make appearances for and on I "SECTION 31. AUTHORITY. The authority of shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Rosident Assistant Secretaries and Attorneys-in-Fact to report the shall be as prescribed in the instrument evidencing their atthereby may be revoked at any time by the Board of Directors, the Rosident Assistant Secretary and the Board of Directors, the Board of Directors and Secretary and Secr	full, true and correct copy of Article VIII of the By-laws of the th day of October, 1955, and now in full force and effect, to wit: ICLE VIII of Resident Assistant Secretaries, and cept Legal Process and Make Appearances. any Vice President or any other person authorized by the Board President or any Vice President, may, from time to time, appoint present and act for and on behalf of the Corporation and Agents chalf of the Corporation. Such Resident Assistant Secretaries, Attorneys-in-Fact, and Agents appointment, and any such appointment and all authority granted ctors or by any person empowered to make such appointment." and and affixed the seal of NATIONAL SURETY CORPORA- 19.62 Assistant Secretary of NATIONAL SURETY CORPORATION Assistant Secretary of NATIONAL SURETY to hereby certify that the above and foregoing is a full, true and proporation and that I have compared same with the original and the original. Said power of attorney is in full force and effect and hand and affixed the seal of said Corporation, at the City of

GENERAL FINANCE CORPORA-TION OF MOBILE, a corporation, IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

Plaintiff,

VS:

VIZ.

AT LAW

W. J. PORTER,

Mary a

Defendant

NO. 754

COUNT ONE

Plaintiff claims of the Defendant the following personal property,

One (1) 1967 F500 156 Ford Flat Stake, Red, Serial Number F50BKA73035,

with the value of the hire or use thereof during the detention, to-wit May 5, 1967.

McDERMOTT, SLEPIAN & FEIBELMAN Attorneys for Plaintiff

By:

THOMAS E. BRYANT,

Address of Defendant or location of automobile:

Raybon Route Bay Minette, Alabama

or

25 Hand Avenue Bay Minette, Alabama

The State	of Alabama,	No_7547	CIRCUIT	COURT
Baldwin	County	1403 <i>)</i> 94.1	7°	19_
	,		**	
lo Any Sheriff of	the State of Alabai	ma—Greetings:		
You Are Hereby Com	manded to Summon	W. J. Porte	1	
A CONTRACTOR OF THE STATE OF TH	and the second s			
to appear within thirt	y days from the service	of this writ, in the	Circuit Court to	be held for said Cour
				· · · · · · · · · · · · · · · · · · ·
CHONDARAL PLR	ANCE CORPORATION,	e corp		
Witness my	hand this6	day of	June	.19_57_
	.* :		ecel-r	0 6
			6-6-9-1	Duck, Cle
	C	OMPLAINT		
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	Plaintiff	• •		Defendant
The plaintiff	claims of the defendant	t the following per	sonal property, t	o-wit:
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vith the value of the hi	re or use thereof during	the detention, to-	wit:	
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Exacut				Plaintiff's Attorney
Exacute	6-6-67			raintill a retorney
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WITHER	IS.		<i>y</i> • • • • • • • • • • • • • • • • • • •	

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.

To the Sheriff of said County:

Sheriff Lalle Deputy Sheriff Printed by Moore Printing Co.	Mo + 505 KA 13035 Put man sy sond of Such for Such Such Sunday Such Such Such Such Such Such Such Such	1967 Ford Flat 156 Ford Flat	by leafing a copy with W. R. R. L.	I have executed this summons this	Received in office	Defendant lives at
Sheriff claims 2 miles as Ton Cents per mile Total & 2						

Printed by Moore Printing Co.

GENERAL FINANCE CORPORA-

TION, a corporation,

IN THE CIRCUIT COURT OF

:

BALDWIN COUNTY, ALABAMA,

Plaintiff,

W. J. PORTER,

VS:

Defendant

AT LAW

NO.

MOTION FOR DEFAULT JUDGMENT

Comes now the Plaintiff in the above styled cause and moves the Court to enter a default judgment for the personal property described in the original bill of complaint and avers that the Defendant was served with process on June 6, 1967, and has failed to appear or plead in answer to the complaint.

> FEIBELMAN Attorneys for Plainti

JUL 1/ 1287

ALME 1. DUN, CLERK REGISTERS

THE STATE OF ALABAMA

REPORT COUNTY.

BALDWIN

DETINUE BOND AND AFFIDAVIT.

KNOW ALL MEN BY THESE PRES	SENTS, That We, General Finance Corporation of Mob
corporation, as Principal, an	d National Surety Corporation, as Surety,
e e ta	•
e held and firmly bound unto W. J	D. PORTER
	his heirs, executors and administrators, in the
THE THOUSAND AND	NO/100 (\$3,000.00) DOLLARS Dollars, for
	es, our and each of our heirs, executors, and administrators, jointly
nd severally, firmly by these presents.	
the state of the s	1 13
Sealed with our seals and dated this.	day of June , A. D. 1967.
The Condition of the above Obligation	on is such, That whereas the above bounden General Finance
Corporation of Mobile a corpor	ration
	ration,has, on
ieday ofJ <u>une</u>	19_67, sued out from the office of the
Baldwin	
Baldwin	he State of Alabama, a Writ of Detinue, returnable to the present
	ainst the said W. J. PORTER
o-wit One (1) 1967 F500 156	Ford Flat Stake, Red, Serial Number F50BKA73035
OW, if the said General Finance (Corporation of Mobile, a corporation,shall fail
said suit, and shall pay to the said	W.J. PORTER
e defendant in said writ all such costs a	and damages as he may sustain by the wrongful suing out of said
	be void, otherwise to remain in full force and benefit.
	General Finance Corporation of Mobile, a corpora By: (Seal)
	Principal (Seal)
	National Surety Corporation (Seal)
Above 11111	By: E. S. Frankling (South
pproved 6-6-67	By: 5 Seathers (Seal) Surety, by its Attorney in Fact
100000 Ocho.	· · · · · · · · · · · · · · · · · · ·

THE STATE OF ALABAMA, Mobile County

DETINUE AFFIDAVIT

the undersigned Notary Public, PERSONALLY appeared before me/paramaramaramaramaramaramaramaramaramara
TOM GEORGE,
who, being duly sworn deposes and says, that the property sued for in the complaint of General Finance
Corporation of Mobile, a corporation, versus W. J. Porter
to-wit: One (1) 1967 F500 156 Ford Flat Stake, Red, Serial Number F50BKA73035
belongs to General Finance Corporation of Mobile, a corporation, the said Plaintiff.
Sworn to and subscribed theday
of June , 19 67 , before me. TOM GEORGE
LOBALA O. I CAROLLERO ENGEL.
Notary Public, State of Alabama at Large
Office of the second of the se
RCUIT COURSALDWIN VS. Definue Affidavit day of Clerk Circuit Court, Albis Baldw
LIRCUIT BALDWIN VS. Detinue A and Bond Clerk Circuit Cour
IRCU No
ALL Clerk