STATE OF ALABAMA	IN THE CIRCUIT COURT OF
BaldwinCOUNTY	BALDWIN COUNTY
,	
	, a Notary Public in and for said County
personally appeared J. E. Ballar	cd who being by m
	sued for in the complaint of
J. E. Ballard	filed in said Court, to-wit
One 45 foot Town and Cou	intry House Trailor 8 foot wide
	Apparent Commission and Commission a
belongs to J. E. Ballard	A A Ballary
	1 JCBallano
Sworn to and subscribed before me this -2	
day of November 19 68	
Franco Bushee	
Notary Public My Commission Expires	s 1 - 26 - 1970
The state of the s	
STATE OF ALABAMA	IN THE CIRCUIT COURT OF
Baldwin COUNTY	BALDWIN COUNTY
KNOW ALL MEN BY THESE PRESENTS,	That we,
T T Dalland	Principal
J. E. Ballard	, Principal, and
	, Sureties, are held and
	, Sureties, are held and
firmly bound unto Oliver S. Bradfo	, Sureties, are held and ord , his heirs, executors and admin
firmly bound unto Oliver S. Bradfo	, Sureties, are held and ord , his heirs, executors and admin
firmly bound unto Oliver S. Bradfo istrators in the sum of Three Hundred Th for the payment of which we jointly and severa	, Sureties, are held and ord , his heirs, executors and admin
firmly bound unto Oliver S. Bradforistrators in the sum of Three Hundred The for the payment of which we jointly and severa trators.	, Sureties, are held and ord, his heirs, executors and adminishirty and 40/100 Dollars ally bind ourselves, our heirs, executors and adminishing
firmly bound unto Oliver S. Bradformstrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the	, Sureties, are held and ord, his heirs, executors and adminishirty and $40/100$ Dollars ally bind ourselves, our heirs, executors and adminish day of, 19 68
firmly bound unto Oliver S. Bradformstrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the	, Sureties, are held and ord, his heirs, executors and adminishirty and $40/100$ Dollars ally bind ourselves, our heirs, executors and adminishing day of, 1968, 1968
firmly bound unto Oliver S. Bradformstrators in the sum of Three Hundred Theor the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such	, Sureties, are held and ord, his heirs, executors and adminishirty and $40/100$ Dollars ally bind ourselves, our heirs, executors and adminishing day of, 19\frac{68}{2} = \frac{1}{2}
firmly bound unto Oliver S. Bradformstrators in the sum of Three Hundred Theor the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the State of the St	, Sureties, are held and ord, his heirs, executors and adminishirty and $40/100 D$ ollars ally bind ourselves, our heirs, executors and adminishing day of, 19 68, 19 68, 19 68, 19 68, 19 68, 19 68
firmly bound unto Oliver S. Bradformstrators in the sum of Three Hundred Theor the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said	, Sureties, are held and ord, his heirs, executors and adminishirty and $40/100 D$ ollars ally bind ourselves, our heirs, executors and adminishing day of, 19 68
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred Theor the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said Oliver S. Bradford	, Sureties, are held and ord, his heirs, executors and adminishirty and $40/100 D$ ollars ally bind ourselves, our heirs, executors and adminishing day of, 19 68, 19 68, 19 68, 19 68, 19 68, 19 68
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said described property, to-wit:	, Sureties, are held and ord, his heirs, executors and adminishing and 40/100 Dollars ally bind ourselves, our heirs, executors and adminishing the control of the control of the following day of, 1968 ch that whereas, the above bound, 1968 ch that whereas, the above bound, 1968 ch that whereas, the above bound, 1968 ch tof detinue in the Circuit Court of day of, 1968 day of
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said described property, to-wit:	, Sureties, are held and ord, his heirs, executors and adminishing and 40/100 Dollars ally bind ourselves, our heirs, executors and adminishing the control of the control of the following day of, 1968 ch that whereas, the above bound, 1968 ch that whereas, the above bound, 1968 ch that whereas, the above bound, 1968 ch tof detinue in the Circuit Court of day of, 1968 day of
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said described property, to-wit:	, Sureties, are held and ord, his heirs, executors and adminishing and 40/100 Dollars ally bind ourselves, our heirs, executors and adminishing the control of the control of the following day of, 1968 ch that whereas, the above bound, 1968 ch that whereas, the above bound, 1968 ch that whereas, the above bound, 1968 ch tof detinue in the Circuit Court of day of, 1968 day of
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and County of the said of the said of the said described property, to-wit:	, Sureties, are held and thirty and $40/100 D$ ollars ally bind ourselves, our heirs, executors and administration of the control of the following the
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and County, if the said T. E. Ballard	, Sureties, are held and pard, his heirs, executors and adminishirty and 40/100 Dollars ally bind ourselves, our heirs, executors and adminishing day of, 19 68 ch that whereas, the above bound Let Ballard has on the day of day of day of
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the County, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and County of the said Oliver S. Bradford and shall pay to the said Oliver S. Bradford oliver S. Bradford and shall pay to the said Oliver S. Bradford oliver S. Bradford and shall pay to the said Oliver S. Bradford oliver S. Bradford oliver S. Bradford on Stall pay to the said Oliver S. Bradford oliver S. Bradford on Stall pay to the said Oliver S. Bradford oliver S. Bradford on Stall pay to the said Oliver S. Bradford oliver S. Bradford on Stall pay to the said Oliver S. Bradford oliver S. Bradford on Stall pay to the said Oliver S. Bradford oliver S. Brad	, Sureties, are held and thirty and $40/100 D$ ollars ally bind ourselves, our heirs, executors and administration of the control of the following the
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the Country, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and Country and shall pay to the said Oliver S. Bradford and shall pay to the said Oliver S. Bradford said suit, all such costs and damages as he may see to oid, otherwise, to remain in full force and experience of the said of the sa	, Sureties, are held and part ————————————————————————————————————
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the Country, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and Country and shall pay to the said Oliver S. Bradford and shall pay to the said Oliver S. Bradford said suit, all such costs and damages as he may see to be void, otherwise, to remain in full force and experience of the said of th	, Sureties, are held and part ————————————————————————————————————
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the Country, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and Country and shall pay to the said Oliver S. Bradford and shall pay to the said Oliver S. Bradford said suit, all such costs and damages as he may see to oid, otherwise, to remain in full force and experience of the said of the sa	, Sureties, are held and part ————————————————————————————————————
firmly bound unto Oliver S. Bradford istrators in the sum of Three Hundred The for the payment of which we jointly and several trators. Sealed with our seals and dated the The condition of the above obligation is such that the Country, returnable to the said Oliver S. Bradford described property, to-wit: One 45 foot Town and Country and shall pay to the said Oliver S. Brassaid suit, all such costs and damages as he may see to be void, otherwise, to remain in full force and experience of the said of the	, Sureties, are held a pord, his heirs, executors and administry and 40/100 Dollar ally bind ourselves, our heirs, executors and administry and ourselves, our heirs, executors and administry day of October, 19 68

San	7/3"/
No	450/
	1.1
	. <u>6</u>
THE STATE OF AL	ABAMA
THE STATE OF AL	ADAMA
	· 4
The state of the s	
The dimension	COUNTY
	·
ei Markarian darr	5
CIRCUIT COU	KT
:	
	-
	Plaintiff
	:
vs.	•
· · · · · · · · · · · · · · · · · · ·	1 1
	Defendant
	·
Detinue — Affidavit	and Bond
	-
essua biilibi.	-
Filed thisday of	. 19
	, <u>,</u>
NOV 2 5 196	3
1191-0100	
:	
	CLERK Clerk
alul u. uuun	REGISTER

3

Charles Andrews

The second section of the section of th

Special Company of the Company of th

8

Company of the state of the sta

And the second s

A)

The state of the s

The second secon

13 70 67

The second of the second

2

÷ 3

STATE OF ALABAMA Baldwin County

KNOW ALL MEN BY THESE PRESENTS, That we, J. E. Ballard
and J. B. Shiver and L. J. Ballard
are held and firmly bound unto Oliver S. Bradford
in the sum of Three Hundred Thirty and 40/100 Dollars, for the payment which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and a ministrators.
Sealed with our seals and dated this day of 19_68
The condition of the above obligation is such that whereas the said J. E. Ballard
of November 19 68 sue out of the Circuit Court of Baldwin County
a writ of detinue directed to any Sheriff of the State of Alabama commanding hi
one 45 foot Town and Country House Trailor 8 foot wide
which said writ was placed in the hands of
And whereas the said <u>Oliver S. Bradford</u> 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 upon his failir in said suit shall deliver the said property to the Defendant within thirty days after judgment and parall 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.
(SEAL
J.B. Shirey (SEAL
Taken and approved this day of alcost 1968
Sherfff, Baldwin County, Ala.

	tate of Alabama	,}	No 846 - CIRCUIT	COURT
	ald will County)		19_
	Want			*,
, e	- 1			* - *
				in the second second

to appear within thirty days from the service of this w	y print	
o appear within thirty days from the service of this w	g graphy g garages () ()	
o appear within thirty days from the service of this w	47 CM 2007 9 74 75.	
o appear within thirty days from the service of this w		ald for said Con
	int, in the Circuit Court to be i	reid for said Cou
t the place of holding the same, then and there to ans	wer the complaint of	
J. E. Ballard	att of which there is a first of the C	property of the second
January Company	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
2	1/2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Witness my hand this 25day of	November19_6	.8. -
関系 Profit in the Profit in t		0.0
	KUCK XI.L	WEEK
COMPL	LAINT	A. T.
	016000 8 7	and the second s
J. E. Ballard	Oliver S. Bra	Grora
Plaintiff	Versus	Defendant
	0	mater E
The plaintiffclaims of the defendant the foll	owing personal property, to-wi	C. Jane
One 45' Town and Country House	Trailor 8' wide	gw ^e
	more and the second	4
		e de servicio de la companya del companya de la companya del companya de la compa
		114

ALIE J. DUCK

State of Alabama

Baldwin County

CIRCUIT COURT

J. E. Ballard

Plaintiff ...

VS.

Oliver S. Bradford

Defendant...

Detinue Summons and Complaint

NOV 25 1968

Tolbert M. Brantley

Plaintiff's Attorney

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.

Checuted Die 4, 1968 By Daking in possessions The Within mentioned Property, + leaving With Oliver S. Bruelford and Jaking a Boxille

Defendant lives at Hwy. 90 Robertsdale, Alabama Received in office NOV 25 1968 ---, Sheriff I have executed this summons by leaving a copy with Sheriff claims. Jen Cents per mile Total \$ 5

Printed by Moore Printing Co.