STATE OF ALABAMA

Baldwin County

IN THE CIRCUIT COURT OF

Baldwin County

Before me,	, a Notary Public in and fo	or said County,
personally appeared	who being by r	
duly sworn deposes and says that the property sued for	or in the complaint of	
Baldwin County Bank vs William W. (
		,
	Samuel Company of the	
belongs to Baldwin County Bank		_, the plaintiff.
Sworn to and subscribed before me this 10		"
Alternative to the second of t		
day of July 1969	11/2/2 /2	
clerk lie Compress Public	you we	7
EXXXXX COS OF MOTION AND ADDRESS		/
		,
STATE OF ALABAMA	IN THE CIRCUIT COURT	r OF
Baldwin County	Baldwin County	
KNOW ALL MEN BY THESE PRESENTS, T	hat we	
Dolldin Mounty Bonk		_
		-
	Sureties	
firmly bound unto Baldwin County Bank	his heirs, executo	ors and admin-
istrators in the sum ofFIFTY (%50.00)		Dollars,
for the payment of which we jointly and severally bind	ourselves, our heirs, executors and a	administrators.
Sealed with our seals and dated theday	of July	,19 <u>69</u>
The condition of the above obligation is such th	at whereas, the above bound	
	has on the	
T7		•
to a succession out a write or detine	e in the Circuit Court of	
Baldwin County, returnable to the said Circu	it Court against the said	
	for the recovery of	the following
described property, to-wit:		
One 1965 Chevrolet Impa	ila, 4 dr. Serial	
#164695D139912		
Now, if the said Baldwin County Bar	nkshall fa	il in said suit
and shall pay to the said William W. Chance	y , the	defendant in
said suit, all such costs and damages as he may sustain b		s obligation to
be void, otherwise, to remain in full force and effect.	Baldui Can Bac	
	11/-0 2/6	
Taken and approved thisday of		(SEAL)
July 19 <u>69</u>	11/1-11	(SEAL)
illice fluck l	NN/Jan	(SEAL)
Clerk, Crcuit Court	/	

VOL

No. 8798	
THE STATE OF ALABAMA	
COUNTY	
CIRCUIT COURT	
Plaintiff vs.	
Defendant	
Detinue — Affidavit and Bond	
Filed this 10 day of July 1969 Recent Duck	
Clerk	

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon William W. Chancey to appear within thirty days from the service of this writ, in the Circuit Court to be held for said County at the place of holding the same, then and there to answer the complaint of Baldwin County Bank, a Corporation.

Witness my hand this 10 day of July, 1969.

BALDWIN COUNTY BANK,
a Corporation

PLAINTIFF

VS

WILLIAM W. CHANCEY

DEFENDANT

CLERK

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

NUMBER: \$196

NUMBER: \$196

The Plaintiff claims of the Defendant the following personal property, to-wit:

One 1965 Chevrolet Impala, 4 dr., Serial No. 164695D139912,

with the value of the hire or use thereof during the detention, to-wit, from September 19, 1968 to June 30, 1969 and the alternate value of \$237.00.

Plaintiff holds title by reason of a chattel mortgage dated September 19, 1968, which provides for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

2.

Plaintiff claims of the Defendant the sum of FOUR-HUNDRED SEVENTY-TWO and NO/100 (\$472.00) DOLLARS, as balance due by promissory note for \$595.20 made by him on the 17th day of December, 1966 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

Plaintiff claims of the Defendant the sum of ONE-HUNDRED FIFTY-FOUR and NO/100 (\$154.00) DOLLARS, as balance due by promissory note for \$319.55 made by him on the 25th day of September, 1968 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

4.

Plaintiff claims of the Defendant the sum of ONE-HUNDRED EIGHTY-EIGHT and FIFTY-FIVE/100 (\$188.55) DOLLARS, as balance due by promissory note for \$628.50 made by him on the 10th day of December, 1966 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

5.

Plaintiff claims of the Defendant the sum of SEVENTY-FOUR and FIFTEEN/100 (\$74.15) DOLLARS, as balance due by promissory note for \$213.55 made by him on the 10th day of December, 1966 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

6.

Plaintiff claims of the Defendant the sum of SIXTY-NINE and FIFTY/100 (\$69.50) DOLLARS, as balance due by promissory note for \$149.15 made by him on the 10th day of December, 1966 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

Plaintiff claims of the Defendant the sum of EIGHTY-EIGHT and SIXTY-FIVE/100 (\$88.65) DOLLARS, as balance due by promissory note for \$267.35 made by him on the 5th day of October, 1967 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attornev's fee and waives all rights of exemption whereof Plaintiff claims benefit.

S.

Plaintiff claims of the Defendant the sum of ONE-HUNDRED SIX and TEN/100 (\$106.10) DOLLARS, as balance due by promissory note for \$212.75 made by him on the 3th day of December, 1967 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

9.

Plaintiff claims of the Defendant the sum of SIXTY-THREE and SIXTY-FIVE/100 (\$63.65) DOLLARS, as balance due by promissory note for \$308.75 made by him on the 10th day of December, 1966 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

IO.

Plaintiff claims of the Defendant the sum of NINE-THREE and FORTY-FIVE/100 (93.45) DOLLARS, as balance due by promissory note for \$319.55 made by him on the 2nd day of December, 1966 and payable on the 30th day of June, 1969.

Said note contains provision for a reasonable Attorney's fee and waives all rights of exemption whereof Plaintiff claims benefit.

ALGE J. DUCK CLERK

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.

CLERK GANGER

Executed any 30, 1469
By seeking the within properly
in Prosession + storeing of
Boy minetty free

Quyear White

Garleste Deceron

market

Case Sittled between parties and can
returned to william Chancey

8-30-68

Wetnue nv.8798 Ten Cents per mile Total \$ 8.00
TAYLOR WILKINS, Sheriff
BY Baldwin Jointy Bank Willeam W. Chancy TAYLOR Not found in my county after elitizent search and ingulry, as to Taylor Wilkins, Sheriff Deputy Sheriff JUL 1 1 1969 CLERK Register W. Herye