

1603

GEORGE DEVINE,

Plaintiff,

vs.

NATHANIEL WILLIAMS,

Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

LAW SIDE.

Comes the Defendant in the above styled cause and for
plea to the complaint filed in said cause says:

1. Non-detinet.
2. That the allegations of the complaint are untrue.


R. L. Jones
Attorneys for Defendant.

1603

PLEA

RECORDED

GEORGE DEVINE,

Plaintiff,

vs.

NATHANIEL WILLIAMS,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
LAW SIDE.

Filed: September 19th, 1951.

Wade Waits
Clerk.

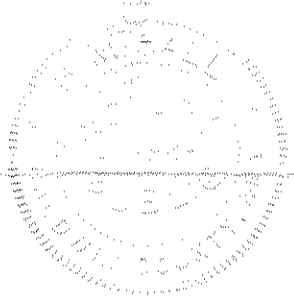
STATE OF ALABAMA

BALDWIN COUNTY

Personally appeared before me, the undersigned authority, in and
for said County, in said State, George Devine, who being duly sworn,
deposes and says that the property sued for in the complaint herein,
to-wit: George Devine vs Nathaniel Williams, belongs to the Plaintiff
George Devine.

George Devine

Sworn to and subscribed before me on this the 19 day of January,
1951.



John Fee
Notary Public, Baldwin County, Alabama

221603

RECORDED

FILED
JAN 19 1951
ALICE J. DUCK, Clerk

STATE OF ALABAMA

BALDWIN COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, George Devine as principal
and the undersigned as sureties are held and firmly bound unto Nathaniel
Williams in the sum of FIFTY (\$50.00) DOLLARS for which payment shall well
and truly to be made we bind ourselves and each of us, our and each of
our heirs, executors, and administrators jointly, severally and firmly
by these presents.

Sealed with our seals and dated this the 19th day of January, 1951.

The condition of the above obligation is such that whereas the above
bound George Devine has this day commenced suit in the Circuit Court of
Baldwin County, Alabama, against said Nathaniel Williams for the recovery
of One Butane storage tank together with the pipes and fittings that go
therewith, and having made affidavit that the property sued for belongs
to him and entered into this bond has obtained an order requiring the
Sheriff of Baldwin County, Alabama to take the said property sued for
into his possession.

Now if the said George Devine shall fail in said suit and pay the
Defendant all such costs and damages that he may sustain by the wrongful
complaint, then this obligation to be void otherwise to remain in full
force and effect.

George Devine (SEAL)

H.C. Devine Jr. (SEAL)

(SEAL)

Approved

this 19th day of Jan 1951

Arcy J. Duck
clerk

1603

RECORDED

FILED

JAN 29 1951

RICE & DUCK, Clerk

GEORGE DEVINE,
Plaintiff,
vs.
NATHANIEL WILLIAMS,
Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
LAW SIDE.

Comes the Defendant in the above styled cause and demurs to the Complaint filed in said cause and assigns the following separate and several grounds, viz:

1. The Complaint does not state a cause of action.
2. The property sued for is not properly described.
3. That the description of the property sued for is vague and indefinite.
4. That the Sheriff of Baldwin County nor the Defendant could not determine from the Complaint what pipes and fittings the Plaintiff has sued for.

CHASON & STONE

By: John Chason
Attorneys for Defendant.

Defendant demands a trial of this cause by Jury.

Chason & Stone
Attorneys for Defendant.

1603

DEMUR

RECO

RECORDED
RECORDED

GEORGE DEVINE,

Plaintiff,

vs.

NATHANIEL WILLIAMS,

Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

LAW SIDE.

Filed: January 31st, 1951.

Asie J. Luck
Clerk.

STATE OF ALABAMA

BALDWIN COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, GEORGE DEVINE as principal and the undersigned as sureties are held and firmly bound unto Nathaniel Williams in the sum of THREE HUNDRED (\$300.00) DOLLARS for which payment, well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally and firmly by these presents.

Sealed with our seals and dated this 29th day of January, 1951.

The condition of the above obligation is such, that Whereas, the above named George Devine commenced an action of detinue against the said Nathaniel Williams, by issuing writ of detinue from the Circuit Court of Baldwin County, Alabama, by which, together with the endorsement thereon, the Sheriff of Baldwin County, Alabama, was commanded to take into his possession the following described property, to-wit:

One Butane Gas tank with fittings and equipment
which said writ was on the 19th day of January, 1951, placed in the hands of Honorable Taylor Wilkins, Sheriff of said County for due execution thereof, and which said writ said Taylor Wilkins, Sheriff as aforesaid, executed according to its mandates, by taking possession of the following property to-wit: One Butane Gas tank, and Whereas the said Nathaniel Williams, Defendant in said suit has failed and neglected for the space of 5 days from the taking into possession of said property by said Taylor Wilkins sheriff as aforesaid, to give bond and take possession of said property as authorized by law.

NOW, THEREFORE, if the said George Devine Plaintiff in said suit shall deliver the above described property to the said Nathaniel Williams, Defendant in said suit within thirty days after judgment together with damages for the detention of property and cost of suit, in case, he shall fail to recover the same in said suit, then and in that event this obligation to be void, otherwise to remain in

full force and effect.

Mark Dein (SEAL)

Jake Jacobs (SEAL)

H. H. Thompson (SEAL)

Taken and approved this
29th day of Jan. 1951
Taylor Wilkins - Sheriff

1603

RECORDED

feld
Feb 1 1951
ancient duck

STATE OF ALABAMA
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons NATHANIEL WILLIAMS 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 GEORGE DEVINE.

WITNESS my hand this the 19th day of January, 1951.

George Devine
Register

GEORGE DEVINE

PLAINTIFF

VS

NATHANIEL WILLIAMS

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW

1.

The Plaintiff claims of the Defendant the following personal property viz:

One Butane storage tank together with ~~gasoline and~~
~~petroleum products~~

with the value of the hire or use thereof during the detention thereof

viz: December 27, 1950.

Ken lace
Attorney for the Plaintiff

STATE OF ALABAMA

BALDWIN COUNTY

TO HONORABLE TAYLOR WILKINS:

The Plaintiff having made affidavit and bond as required by law you will take the property mentioned in the complaint into your possession unless the Defendant gives bond payable to the Plaintiff with sufficient surety in double the value of the property with condition that if the Defendant is cast into suit, he will, within thirty days thereafter deliver the property to the Plaintiff and pay all costs and damages which may accrue with the detention thereof.

Witness my hand and seal of office this the 19th day of January, 1951.

Hirsch
Clerk

Received in Sheriff's Office
this 19 day of ~~Jan~~, 1951
TAYLOR WILKINS, Sheriff

RECORDED

W1603
RECORDED
George Devine
vs.

Nathan Williams

397

Executed Jan, 19th 1951

By serving a copy on
Mr Nathan Williams,
and taken in our Passion
One Butane tank about
200 Gals. No诗se was
found to be connected to
tank.

FILED
Taylor Wilkins, Sheriff
J. D. Jackson, Recd. Clerk
JAN 19 1951

This Butane tank is
stored at Boone's Garage
Layton, Ia.

To be released only by order
of Sheriff,

D. A. Jackson M.D.