-MOBILE, ALA. N, NATIONAL BANK company, of mobile FTER DATE, WITHOUT GRACE, PROMISE TO PA 112. TO THE ORDER O NO DOLLARS **BANK & TRUST COMPANY OF MOBILE** AMERICAN NATIONAL For Value Received, Payable at the this note and waives as to this instrument, whether maker, endorser, surety, guarantor, each for himself, hereby severally agrees to pay this note and waives as to this debt all right of exemption under the Constitution and Laws of Alabama, or any other state and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable at-tionasis, fee, whether the same be collected by suit or otherwise, and the maker, endorser, surety or guarantor, of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them. AMERICAN TRUST The parties to this note, whether maker, endorser, surety or guarantor, each for himself, agrees that if this note does not bear interest on its face, to pay a discount rate thereon of eight per cent. per annum until maturity; and thereafter interest at the rate of eight per cent. per annum until paid. 2 DUE 1/2 early month

## N.D.-198-10M-3-48

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The undersigned endorsers, each for himself, hereby severally agrees to pay this note and waives as to this debt all right of exemption under the Constitution and Laws of Alabama, or any other State, and they each severally agree/ to pay all costs of collecting or securing, or attempting to collect or secure, this note, including a reasonable attorney's fee, whether the same be collected or secured by suit or otherwise, and the said endorsers severally waive demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them. The parties to this note, whether maker, endorser, surety or guarantor, each for himself, agrees that if this note does not bear interest on its face, to pay a discount rate thereon of eight per cent. per annum until maturity; and thereafter intorest at the rate of eight per cent, per annum until paid.

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STATE OF ALARA	. MA 🛛 🐧	5. 1.				
BALDWIN COUNTY	i i i î î î î î î î î î î î î î î î î î					
TO ANY SHERIFF	OF THE	STATE	CF	ALA BAMA:		

You are hereby commanded to summon JOHN A. HOONE 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 J. W. LORD.

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	WITNESS my hand thi	s 12 day of K	Dec., 1937.		
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nyene Safay Hini y Hini y		<u></u>	Røgister.		
	. W. LORD	0	IN THE CIRCUIT COURT C	DF.	
t ann 1997	PLAINTIFF	ý.	BALDWIN COUNTY, ALABAN	EA.	
	VS	Ž.	AT LAW.		
J	OHN A. EOONE	¢			
	DEFENDANT	ò			

COUNT ONE

The Plaintiff claims of the Defendant the following personal property, to-wit: One (1) 1940 model tudor Ford, motor number 5728797, with the value of the hire or use thereof during the detention, to-wit: from July 18, 1950, to date.

## COUNT TWO

The Plaintiff claims of the Defendant One Hundred Twelve (\$112.00) Dollars with interest thereon as damages for the conversion by him on to-wit the 18th day of July, 1950, of the following chattels; One (1) 1940 model tudor Ford, motor number 5728797, the property of the Plaintiff.

## COUNT THREE

The Plaintiff claims of the Defendant One Hundred Twelve (\$112.00) Dellars due by promissory note made by him on the 15th day of July, 1949, and payable on the 16th day of October, 1949, with interest thereon.

## COUNT FOUR

The Plaintiff claims of the Defendant a reasonable attorney's fee for the collection of the note referred to in count three as agreed to by the Defendant in said note.

Received in Sheriff's Office this (2 day of Dec 195/ RECORDED TAYLOR WILKINS, Sheriff Gented this 14-1752-by fering compon John A. Boone, J. W. LORD PLAINTIFF VS JOHN A. DOONE Lattle Rainer Haylor Willow Shriff. Tho-ge forth D. 2. DEFENDAM From the law offices of C. LeNoir Thompson Lay Anette, Alabama NER. 11 195