## STATE OF ALABAMA

Baldwin County

## IN THE CIRCUIT COURT OF

Baldwin County

Baldwin County	
Before me, C. LeNoir Thompson a N	Notary Public in and for said County,
ersonally appearedMURPHY WILSON	
uly sworn deposes and says that the property sued for in the co	
NS BILL RUSSELL	
1-1956 Olsmobile, 4-door, Motor No. 5	
of the value of \$160.00	
	t y mat had the transfer of th
elongs toMURPHY WILSON	, the plaintiff.
worn to and subscribed before me this	rupky Wils
STATE OF ALABAMA ) IN T	THE CIRCUIT COURT OF
Baldwin County	Baldwin County
	MURPHY WILSON
KNOW ALL MEN BY THESE PRESENTS. That we,	
	Principal, and
	Sureties, are held and
rmly bound unto BILL RUSSELL	
strators in the sum of (\$50.00) Fifty	
or the payment of which we jointly and severally bind ourselves,	
Sealed with our seals and dated theday of	
The condition of the above obligation is such that whereas	, the above bound MURPHY
WILSON	has on the lst day of
October 1970 sued out a writ of detinue in the C	Greuit Court of Baldwin
County, returnable to the said Circuit Court as	
	for the recovery of the following
escribed property, to-wit:	
11956 Olsmobile, 4-door, Motor No.	569A5598
11956 Olsmobile, 4-door, Motor No.	A training and a state of the s
Now, if the saidMURPHY WILSON	shall fail in said suit
nd sam pay to the saidBILL RUSSELL	, the defendant in
nd stail pay to the said	ngful complaint, then this obligation to
e void otherwise, to remain in full force and effect.	
ATT 77%	A
////	Aka dili Osa
aker and approved this day of Mu	the will on (SEAL)
aker and approved this day of Meu	SEAL) (SEAL) (SEAL)

	No.				·-
	THE STATE	OF	ΑL	<b>ABA</b> l	MA
	BALDWIN			c	OUNTY
	CIRCUI	тс	OUI	RT.	· · :
- <del></del>		-	1		
-	MURPHY I	WILS	SON	P	laintiff
	. : .	vs.	<b>4</b>	-	
	BILL RU	SSE	<u> </u>	D (	1
====				Der	endant
	Detinue — A	Affida	vit	and l	Bond
Fi	led thisd	ay ol	E		19

Clerk

CIRCUIT COURT	
STATE OF ALABAMA No. 9503	
Baldwin County	19
To Any Sheriff of the State of Alabama—Greetings:	, i
You Are Hereby Commanded to Summon	***************************************
AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	
to appear within thirty days from the service of this writ, in the Circuit Court to be held for	said County
WALL CLIMA	
at the place of holding the same, then and there to answer the complaint of	
102 f	/1
Witness my hand this day of 19	b
Witness my hand this/ day of liel liel liel	Clerk
COMPLAINT	
MUDDIN WITCON BILL RUSSELL	
MURPHY WILSON D222 100022	
Plaintiff Versus	Defendant
The plaintiff claims of the defendant the following personal property, to-wit:	10 (10) 10 (10)
·	
1 - 1956 Oldsmobile, 4-door, Motor No. 569A5598	
of the value of \$160.00 (one hundred sixty dollars and	a ro\roc)
	<u></u>
	4. 1
with the value of the hire or use thereof during the detention, to-wit:	
from August 1 1970 to date	¥¥
2	
D. A. Jum	
OCT 1 1970	tiff's Attorney

ALICE J. DUCK CLERK REGISTER

C. LeNoir Thomspon	
C LaNorr Thouspon	
C LaNorr Thouspon	
C LaNorr Thomspon	
C LaNorr Thomspon	
C LuNorr Thousner	
C LaNorr Thousner	
C LaNorr Thomspon	
C La Norr Thomspon	
U. DUIVOLL LICHION OLL	
Plaintiff's Attorn	еу
Defendant's Attorn	e;

by l pert sion to t the	aw yo y men unle he Pl amou	ou are I ntioned ess the laintiff unt of t	nereby re l in Com Defenda with suf the valu	given bo equired to plaint int ant gives ficient su e of the	take the to your p bond pa rety in d property,	os ya ou
suit the age	he w prop s and	ill with erty to	in thirty the Pla which	efendant days the intiff, and may acc	reafter, d I pay all	el d
-	17 m	• •		:		: 
						:
	(	èle	lindan.	711	uck	3
	10	11			1.5	- 1
	**************************************					The second second
		the control of the co				The second secon

		11	ceived i		ce	
	(	l ci	2			., 19.70.
	<u>)</u>	aylo	n li	lilk	ino	., Sheriff
			xecuted			
s .	Q	et		>		., 19
le	avin	្ន gácc	py with		-	BN
	B	ill	Ruc	sill	<u>)</u>	
:	-		-1(			
			-			
<del></del>		5	ž.	:	<del></del>	
:						
<u>:</u>	<del></del>	<del>-2)</del> (V :				:
<u>:</u> :	<u> </u>		- 	-	:	
<u>:</u>	<u>:</u>		· · · · · · · · · · · · · · · · · · ·	-	:	:
:						:
1	**					-

Moore Printing Co. - Bay Minette, Ala

	Sheriff clayes 28	
111111111111111111111111111111111111111	Jen Cents per mile Total \$. TAYLOR WILKINS, S	
	BY BAOWN SHERIFF	heriff
· ·	EXPUTY SHERIFF	

Peck up. Vehicle stored at Baldwin Co. Jail

NEW YORK TO

Ş

## STATE OF ALABAMA Baldwin County

Franklin A. Yarbrough, Donald V. Wilson	
and	
are held and firmly bound unto	
in the sum of \$400.00 (Four hundred dollars) Dollars, for the paymen	nt o
which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and ministrators.	ad
Sealed with our seals and dated this 27 day of Oct 197	0
The condition of the above obligation is such that whereas the said MURPHY WILSON	
did, on the	_
of 19 sue out of the Circuit Court of Baldwin Count	
Alabama a writ of detinue directed to any Sheriff of the State of Alabama commanding	
to take into his possession the following property, to-wit:	
11956 Oldsmobile, 4-door, Motor No. 569A5598	
of the value of \$200.00 (Two hundred Dollars)	
which said writ was placed in the hands of Taylor Wilkins	· y,
Sheriff of Baldwin County, Alabama, on the 2 day of Qet , 19 26	<u>2</u> ,
and executed by him on the 20 day of Oct 19 70, by taking into	his
possession the following property, to-wit:	
11956 Oldsmobile, 4-door Motor No. 569A5598	
And whereas the said BILL RUSSELL	
And whereas the said <u>BILL RUSSELL</u> Defendant in said writ, has failed and neglected for the space of five days from the execution of sa	aid
And whereas the said <u>BILL RUSSELL</u> Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.	aid
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY_WILSON	<b>:</b>
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY_WILSON upon his failing said suit shall deliver the said property to the Defendant within thirty days after independent and an experiment and a said suit shall deliver the said property to the Defendant within thirty days after independent and a said suit shall deliver the said property to the Defendant within thirty days after independent and a said suit shall deliver the said property to the Defendant within thirty days after independent and a said suit shall deliver the said property to the Defendant within thirty days after independent and a said said said said said said said s	ing
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY_WILSON	ing
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the said MURPHY WILSON upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherw to remain in full force and effect.	ing pay vise
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY WILSON upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherw to remain in full force and effect.  Advantage Alicana (SEAL Acade and SEAL Acade and SE	ing pay vise
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the said MURPHY WILSON upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherw to remain in full force and effect.	ing pay vise
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY WILSON upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherw to remain in full force and effect.  Advantage Alicana (SEAL Acade and SEAL Acade and SE	ing pay rise
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the said MURPHY WILSON upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherw to remain in full force and effect.  (SEAL Translation of the property and costs of suit, then this obligation to be void, otherway to remain in full force and effect.	ing pay vise
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY WILSONupon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherwater remain in full force and effect.  (SEAL Danklung Wilson (SEA	ing pay vise
Defendant in said writ, has failed and neglected for the space of five days from the execution of sawrit to give bond and take possession of said property as authorized by law.  Now if the saidMURPHY WILSONupon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pall damages for the detention of the property and costs of suit, then this obligation to be void, otherwater remain in full force and effect.  (SEAL Danklung Wilson (SEA	ing pay vise

THE STATE OF AI	
Circuit Court, Baldw	in County
REPLEVY B Of Plaintiff	OND
MURPHY WILSON	
vs.	
BILL RUSSELL	
Taken and approved this	
day of	, 196