STATE OF ALABAMA BALDWIN COUNTY

Before me, the undersigned authority personally appeared DANIEL N. SLAY, who being duly sworn, deposes and saith:

That Joseph S. Faulk and Jo Ann Faulk are justly indebted to the said Daniel N. Slay in the sum of Three Hundred Ninety-two (\$392.00) Dollars, which said amount is justly due, and that the said Joseph S. Faulk and Jo Ann Faulk are about to remove out of the state and to remove their property out of the state so that plaintiff will probably lose his debt, or have to sue for it in another state and further:

That the defendants have moneys, property, or effects, liable to satisfy his debts, which they fraudulently withholds.

Daniel M. Sleep

Sworn to and subscribed before me this _____day of June. 1971.

Notary Public, Baldwin County, Alabama.

THE STATE OF ALABAMA Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We, Daniel N. Slay, Wanda F.
Taylor and Bernice Taylor Slay
, of the County of Baldwin
are held and firmly bound unto Joseph S. and Jo Ann Faulk
in the sum of Three Hundred Ninety-two & no/100 Dollars, to
be paid to the saidJoseph_S. and Jo_Ann_Faulk heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind our selves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.
Sealed with our seals and dated the <u>llth</u> day of <u>June</u> , 19 71
The Condition of this Obligation is such:
That whereas, the above bounden Daniel N. Slay, Wanda F. Taylor and
Bernice Taylor Slay haVe, on the day of the date
hereof, prayed an Attachment at the suit of Daniel N. Slay vs Joseph S. and Jo Anr
Faulk Joseph S. and Jo Ann Faulk
for the sum of Seven Hundred Eighty-four & no/100 Toollars, and hath obtained the same, returnable to the Circuit Court of Baldwin County: Now, if the said Daniel N. Slav
should prosecute said Attachment to effect, and pay the said Defendant all such damages as
And we and each of us hereby waive all rights of claims of exemption we or either of us have now or may hereafter have, under the Constitution and Laws of the State of Alabama.
Signed, Sealed, and delivered the date above written
Mariel Delay (Seal)
Brice Taylor Stag (Seal)
(Seal)
Approved, this // day of fune, 1971. Curry B B Lackgurn, Clerk WOL ## 301

THE STATE OF ALABAMA,

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, Dan	iel N. Slay
•	
The second secon	
hath complained on oath to me	, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that
Joseph S. ar	nd Jo Ann Faulk
	*
is justly indebted to the Plaintif	of Daniel N. Slay
All Control of the Co	
	ed Ninety-two (\$392.00) Dollars, and having made affidavit and given bond
	s, you are hereby commanded to attach so much of the estate of Jo Ann Faulk to-wit:
One 1963 Dynam	ic White 88 Oldsmobile, & door hardtop.
One 1967 Black	and White Rambler, Rogue Nash
	atisfy said debt and costs, according to the complaint; and such estate, so
	secure, that the same may be liable to futher proceedings thereon to be
	win County, Ala., at a term thereof, to be held at the Court House of said
	Monday of
ext; when and where you must	make known to said Court how you have executed this Writ.
VITNESS, my hand, this	May of June A. D., 19_7/.
	Gunie B. Blackmon

TAYLOR WILKINS, Sheriff By service

ATTACHMENT ATTACHMENT

Moore Printing Co.,

6/21/71 Executed by attaching one 1963 Oldsmobile 88 4dr one 1967 Rambler Rogue Nash

W.A.Talbert Deputy Sheriff

C. Le Mair Thompson

STATE OF ALABAMA Baldwin County

KNOW ALL MEN BY THESE PRESENTS. That we, Joseph & Lauch on
for how fareth
and
are held and firmly bound unto Daniel & Slee
in the sum of Eght-hundred Dollars, for the payment of
which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and administrators.
Sealed with our seals and dated this 212 day of 1974
The condition of the above obligation is such that whereas the said Oaucell
Sleet did on the // day
of June 197/ sue out of the Court of Balak
a writ of attachment directed to any Sheriff of the State of Alabama commanding him
to take into his possession the following property, to-wit:
on 1963 Duguere White 87 Oldendele
a dan Handtag
one 1967 Slock & White acomber
Reegee Vaesh
which said writ was placed in the hands of Jan Which said writ was placed in the hands of
Sheriff of Baldwin County, Alabama, on the 11 day of, 19.7/,
and executed by him on the 2/1/day of
possession the following property, to-wit:
_ pre 1913 O greene White 88 coldredle
- Willed Wordlife
are 1967, Block & White Vandel
Pero Nach
And whereas the said 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 Defortal upon his failing
Now if the said upon his failing in said suit shall deliver the said property to the present within thirty days after judgment and pay
all 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.
10E A. +au (SEAL)
\mathcal{A}_{-}
(SEAL)
(SEAL)
Junice A Heaton (Secol)
Taken and approved this day of day of 197/
Sheriff, Baldwin County, Ala.