

State of Alabama

BALDWIN

COUNTY

IN THE CIRCUIT COURT OF

BALDWIN

COUNTY

Before me, Glenda F. Stokes, a Notary Public in and for said County,
Terry Byrd, Agent for the Plaintiff, and
 personally appeared Joel M. Nomberg, Attorney for the Plaintiff, who being by me
Delta Corporation of America
 duly sworn deposes and says that the property sued for in the complaint of
Delta Corporation of America, A Corporation filed in said Court, to-wit:
One 1969 Princess 60X12 Mobile Home, two bedroom, Manufacturer's No. F 1859

belongs to Delta Corporation of America, the plaintiff.

Sworn to and subscribed before me this 16

Terry Byrd
Agent for the Plaintiff

day of September, 19 71

Glenda F. Stokes
Notary Public

Joel M. Nomberg
Attorney for the Plaintiff

State of Alabama

BALDWIN

COUNTY

IN THE CIRCUIT COURT OF

BALDWIN

COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, Terry Byrd

Terry Byrd, Agent and Joel M. Nomberg Attorney for Delta Corpora., Principal, and
Sureties, are held and
 firmly bound unto Wade C. Parker & Larry Boyette, his heirs, executors and admin-
 istrators in the sum of Two Hundred and no/100 Dollars,
 for the payment of which we jointly and severally bind ourselves, our heirs, executors and adminis-
 trators.

Sealed with our seals and dated the 16 day of September, 19 71.

The condition of the above obligation is such that whereas, the above bound Terry Byrd, Agent,

for Delta Corporation of America has on the 16 day of

September, 19 71 sued out a writ of detinue in the Circuit Court of Baldwin

County, returnable to the said Circuit Court against the said Wade C. Parker and

Larry Boyette for the recovery of the following
 described property, to-wit:

One 1969 Princess 60X12, 2 bedroom mobile home, Manufacturer's No. F1859

Now, if the said Delta Corporation of America shall fail in said suit

and shall pay to the said Wade C. Parker & Larry Boyette, the defendant in
 said suit, all such costs and damages as he may sustain by the wrongful complaint, then this obligation to
 be void, otherwise, to remain in full force and effect.

Taken and approved this 21st day of

Terry Byrd
Terry Byrd

(SEAL)

Terry Byrd
Terry Byrd, Agent for Plaintiff

(SEAL)

Joel M. Nomberg
Joel M. Nomberg, Attorney for
 the Plaintiff, P. O. Drawer 70,

(SEAL)

Ernest B. Blackburn
Clerk, Circuit Court

LAW OFFICES OF
STOKES & NOMBERG
DALEVILLE, ALABAMA 36322

JACKSON W. STOKES
JOEL M. NOMBERG

October 12, 1971

POST OFFICE DRAWER 70
TELEPHONES: 205-598-6261
205-598-6262

Mr. Byrd
c/o Sheriff Department
Baldwin County
Court House
Bay Minette, Alabama

Re: Delta Corporation of America
Vs: Wade C. Parker and Larry Boyette

Dear Mr. Byrd:

10,034

We were contacted this date by Mr. Bulners of Delta Corporation of America with reference to the above law suit. I understand that you are familiar with this case and the fact that Mr. B. Z. Grove is the agent handling the sale of the property in this suit. I am enclosing an amended complaint to be filed with the Clerk of the Circuit Court, Baldwin County, Alabama, which amended complaint asks that Mr. Grove be served with a copy of the original complaint.

Mr. Bulners advises me that you will take care of having the amended complaint filed and served on Mr. Grove.

If you have any further questions, please advise.

With kindest regards, I am,

Sincerely,

STOKES & NOMBERG

Joel M. Nomberg
Joel M. Nomberg

JMN:gs

Enclosures

LAW OFFICES OF
STOKES & NOMBERG
DALEVILLE, ALABAMA 36322

JACKSON W. STOKES
JOEL M. NOMBERG

October 21, 1971

POST OFFICE DRAWER 70
TELEPHONES: 205-598-6261
205-598-6262

10,034

Mr. Byrd
c/o Sheriff Department
Baldwin County
Court House
Bay Minette, Alabama

Re: Dalta Corporation of America
Vs: Wade C. Parker and Larry Boyette

Dear Mr. Byrd:

Mr. Terry Byrd contacted me with reference to this case and I understand that the name B. Z. Grove is incorrect. This information was taken over the phone and I understand it should be D. Z. Grove. I am enclosing an amended complaint to include Mr. D. Z. Grove as a defendant and dismiss the name B. Z. Grove.

I would appreciate your filing this with the Clerk and serving and picking up the trailer in this case at your very earliest convenience.

If you have questions, please advise. If you need to call, call me collect at the above mentioned numbers.

With kindest regards, I am,

Sincerely,

STOKES & NOMBERG

Jackson W. Stokes

JWS:gs

Enclosures

DELTA CORPORATION OF AMERICA,
A Corporation,

Plaintiff

VS

WADE C. PARKER AND
LARRY BOYETTE,

Defendants

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*

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO. _____

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his Complaint to include D. Z. Grove, acting as agent for the defendants and moves the Court to serve him with a copy of the Bill of Complaint and further moves the Court to strike D. Z. Grove as a party defendant.

STOKES & NOMBERG

BY: 

Attorney for the Plaintiff

FILED

OCT 22 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

$$\begin{array}{r} 16.2 \\ 70.7 \\ \hline 5.5 \end{array}$$

$$\begin{array}{r} 77.4 \\ 76.2 \\ \hline 1.2 \end{array} \text{ Bal. } 32$$

$$\begin{array}{r} 70.7 \\ 64.0 \\ \hline 6.7 \end{array} \text{ Baldwin Animal}$$

From Jet's of Hwy 90 + 59 in
 Robertsdale Ala. Turned south on
 Hwy 59 thru Summerville Fork
 A total of 6.7 mi. to the Jet of
 59 + Baldwin City Hwy 32 at
 Animal Hospital on LEFT. Turn
 Right on Baldwin 32 Fork 5.5
 mi. to (A) way stop at SELLER'S
 4 way Groc. + ENDED on Right at stop
 signs; Turn LEFT to MARLOW (1.2 mi)
 Methodist Church Take Clay Rd.
 to Right just past church to Bend
 to LEFT (our unit on Right Facing
 River with Tin Top roof OVER it with
 SCREEN CARBON Facing River. Unit
 is Black + white with NO Hitch or
 Tongue, NO Axles OR Tires!

DZ. Grove

$$\begin{array}{r} 91.6 \\ 86.6 \\ \hline 5 \end{array}$$

Fish River



Trk Black 1 km 1.3 mi
old units with
Tin roof over
top!

Topsy

Baldwyn
Animal Hosp.



5.5 mi.

Baldwyn
#32

Edgar
Soc. St.
Geoc.

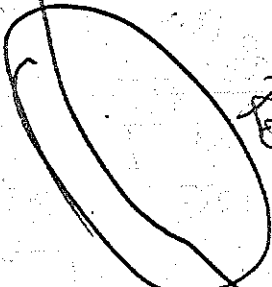
HWY
59

Summerdale

6.7 mi

Robertdale

HWY
90



BAILEE'S RECEIPT

BAY MINETTE, ALA., September 1971

The State of Alabama, }
Baldwin County

Taylor D. Wilkins

I hereby agree to take, care for and preserve as the Bailee of.....
Sheriff of Baldwin County, Alabama, the following described personal property this day levied upon
under Writ of Fieri Facias, Attachment, Detinue, issued out of the Circuit Justice Civil Court of Baldwin
County, Alabama, in the above styled case, to-wit:

One 1969 Princess Mobile Home, Manufacturer's No. F-1859

I further agree to deliver the above described personal property to the said.....Taylor D. Wilkins
....., Sheriff of Baldwin County, Alabama, upon his written order of demand.

Taylor D. Wilkins....., Bailee.

Witness :

The State of Alabama, BALDWIN County
CIRCUIT COURT

To Any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to summon Wade C. Parker and Larry Boyette

to appear within thirty days from the service of this writ, in the Circuit Court of said County, at the place of holding the same then and there to plead, answer, or demur, to the complaint of Delta Corporation of America, A Corporation

Witness my hand this 21st day of September, 1971

Eunice B. Blackburn, Clerk.

COMPLAINT

DELTA CORPORATION OF AMERICA,
A Corporation

Plaintiff

VS.

WADE C. PARKER AND
LARRY BOYETTE

Defendant

The Plaintiff claims of the Defendant the following personal property, viz.:
One 1969 Princess Mobile Home, Manufacturer's No. F-1859

with the value of the hire or use thereof during the detention,—viz., from the 15th day of

January, 1971

CIRCUIT
CLERK

EUNICE B. BLACKBURN

Paul M. Humberg
Plaintiff's Attorney

We acknowledge ourselves as surety in this cause.

Paul M. Humberg, Plaintiff's Attorney.

FILED

SEP 24 1971

No. _____

The State of Alabama

_____ COUNTY

CIRCUIT COURT

_____ Plaintiff

VS.

_____ Defendant

**Summons and Complaint
in Detinue**

Filed this _____ day of _____ 19 _____

_____ Clerk

_____ Plaintiff's Attorney.

STOKES & NOMBERG
ATTORNEYS AT LAW
P. O. BOX 652
DALEVILLE, AL 36322

Received this _____ day
of _____, 19 _____
_____, Sheriff.

Executed this _____ day
of _____, 19 _____, by
leaving a copy of the within Summons and
Complaint with

_____ Defendant
_____ Sheriff.

The State of Alabama

Baldwin COUNTY

To the Sheriff of *Baldwin* 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 the complaint
into your possession, unless the Defendant
give _____ 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 costs and damages
which may accrue from the detention thereof.

Ernest B. Blanton

(Code 1940, Tit. 7, Sec. 918)

DELTA CORPORATION OF AMERICA,
A Corporation,

Plaintiff

VS

WADE C. PARKER AND
LARRY BOYETTE,

Defendants

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IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO. 10,034

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his complaint to include B. Z. Grove, acting as agent for the defendants and moves the Court to serve him with a copy of the Bill of Complaint.

STOKES & NOMBERG

BY: 

Attorney for the Plaintiff

FILED

OCT 15 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

DELTA CORPORATION OF AMERICA,
A Corporation,

Plaintiff

VS

WADE C. PARKER AND
LARRY BOYETTE,

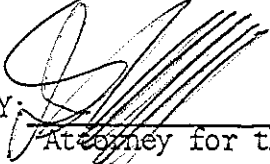
Defendants

* IN THE CIRCUIT COURT OF
*
* BALDWIN COUNTY, ALABAMA
*
* AT LAW
*
* CASE NO. _____
*
*
*

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his Complaint to include D. Z. Grove, acting as agent for the defendants and moves the Court to serve him with a copy of the Bill of Complaint and further moves the Court to strike D. Z. Grove as a party defendant.

STOKES & NOMBERG

BY: 
Attorney for the Plaintiff

FILED

OCT 22 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

AMENDED
SUMMONS AND / COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA
Baldwin County

Circuit Court, Baldwin County

No. 10,034

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon D. Z. Grove

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint
filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

D. Z. Grove..... Defendant.....

by Delta Corporation of America a corporation

..... Plaintiff.....

Witness my hand this 22nd day of October, 1971.

Ernie B. Blackman, Clerk

No. 10,034

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

DELTA CORPORATION OF AMERICA, A CORP.

Plaintiffs

vs.

WADE C. PARKER, LARRY BOYETTE &

D. Z. GROVE Defendants

SUMMONS AND COMPLAINT

Filed October 14, 1971

Eunice B. Blackmon Clerk

Stokes & Nomberg, Daleville, Ala. 36322

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

19.....

Sheriff

I have executed this summons

this 19.....

by leaving a copy with

Sheriff

Deputy Sheriff

DELTA CORPORATION OF AMERICA,
A Corporation,

Plaintiff

VS

WADE C. PARKER AND
LARRY BOYETTE,

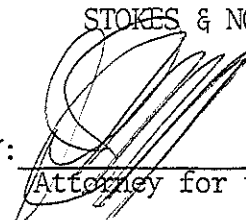
Defendants

* IN THE CIRCUIT COURT OF
*
* BALDWIN COUNTY, ALABAMA
*
* AT LAW
*
* CASE NO. 11,034
*
*
*

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his complaint to include B. Z. Grove, acting as agent for the defendants and moves the Court to serve him with a copy of the Bill of Complaint.

STOKES & NOMBERG

BY: 
Attorney for the Plaintiff

FILED

OCT 15 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

The State of Alabama, BALDWIN County

CIRCUIT COURT

To Any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to summon Wade C. Parker and Larry Boyette

to appear within thirty days from the service of this writ, in the Circuit Court of said County, at the place of holding the same then and there to plead, answer, or demur, to the complaint of Delta Corporation of America, A Corporation

Witness my hand this 21st day of September, 19 71Ernie B. Blackmon, Clerk.

COMPLAINT

DELTA CORPORATION OF AMERICA,
A Corporation

VS.

WADE C. PARKER AND
LARRY BOYETTE

Plaintiff

Defendant

The Plaintiff claims of the Defendants the following personal property, viz.:

One 1969 Princess Mobile Home, Manufacturer's No. F-1859

with the value of the hire or use thereof during the detention,—viz., from the 15th day of January, 19 71.

Joel M. Yonberg, Plaintiff's Attorney

We acknowledge ourselves as surety in this cause.

JOEL M. YONBERG
ATTORNEYS AT LAW

P.O. BOX 692

DALEVILLE, AL 36322

VOL

68 PAGE 118

FILED

SEP 21 1971

ERNEST B. BLACKMON
CLERK

Sheriff claims 80
Ten Cents per mile Total \$ 8.00
TAYLOR WILKINS, Sheriff
BY *[Signature]*
DEPUTY SHERIFF

Received 28 Oct 71
and on 27 day of Oct 71
I served a copy of the within Summons and Complaint on
Larry Boyette, Wade C. Parker, D.Z. Grove
D.Z. Grove 10-27
By services on

TAYLOR WILKINS
SHERIFF

No. 10,034

The State of Alabama
Baldwin COUNTY

CIRCUIT COURT

Delta Corporation
of America Plaintiff

VS.

Wade C. Parker &
Larry Boyette Defendant

**Summons and Complaint
in Detinue**

Filed this 21 day of Sept 1971
Ernie B. Blackmon Clerk.

SEP 21 1971

JAYLOR WILKINS
SHERIFF Plaintiff's Attorney.

OCT 19 1971

STOKES & HONIGSBERG
ATTORNEYS AT LAW
P. O. BOX 652
DALEVILLE, AL 36022
OCT 22 1971
JAYLOR WILKINS
SHERIFF

Received this Sept. 21 day
of _____, 19____
_____, Sheriff.

Executed this 27 day
of Oct, 1971, by
leaving a copy of the within Summons and
Complaint with

Wade C. Parker NF 10-27
Larry Boyette NF 10-27
Defendant

Sheriff.

~~Sheriff claims 80
Ten Cents per mile Total \$ 8.00
TAYLOR WILKINS, Sheriff
BY *[Signature]*
DEPUTY SHERIFF~~

The State of Alabama
Baldwin COUNTY

To the Sheriff of Baldwin County:

Whereas, the Plaintiff..... in the within stated
cause ha..... made affidavit and given bond as
required by law, you are hereby required to
take the property mentioned in the complaint
into your possession, unless the Defendant.....
give..... 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 costs and damages
which may accrue from the detention thereof.

Ernie B. Blackmon Clerk.
(Code 1940, Tit. 7, Sec. 918)

October 27, 1971, executed this
attachment by attaching the
within mentioned property and
serving a paper on D.Z. Grove,
acting agent for defendants
and leaving the property and
having D.Z. Grove sign a
Bailee's receipt.

Taylor Wilkins
Carlost, Groves 105

AMENDED
SUMMONS AND COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA
Baldwin County

Circuit Court, Baldwin County

No. 10,034

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to SummonD. Z. Grove.....

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint
filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

.....D. Z. Grove....., Defendant.....

by Delta Corporation of America, a corporation.....

....., Plaintiff.....

Witness my hand this 22nd day of October 1971

Ernie B. Blackmon, Clerk

DELTA CORPORATION OF AMERICA,
A Corporation,

Plaintiff

VS

WADE C. PARKER AND
LARRY BOYETTE,

Defendants

* IN THE CIRCUIT COURT OF
*
* BALDWIN COUNTY, ALABAMA
*
* AT LAW
*
* CASE NO. _____
*
*
*

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his Complaint to include D. Z. Grove, acting as agent for the defendants and moves the Court to serve him with a copy of the Bill of Complaint and further moves the Court to strike D. Z. Grove as a party defendant.

STOKES & NOMBERG

BY: 

Attorney for the Plaintiff

FILED

OCT 22 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

DELTA CORPORATION OF AMERICA,
A Corporation,

Plaintiff

VS

WADE C. PARKER AND
LARRY BOYETTE,


Defendants

* IN THE CIRCUIT COURT OF
*
* BALDWIN COUNTY, ALABAMA
*
* AT LAW
*
* CASE NO. 10,034
*
*
*

AMENDED COMPLAINT

Comes now the Plaintiff in the above styled cause and amends his complaint to include B. Z. Grove, acting as agent for the defendants and moves the Court to serve him with a copy of the Bill of Complaint.

STOKES & NOMBERG

BY: 
Attorney for the Plaintiff

FILED

OCT 15 1971

EUNICE B. BLACKMON CIRCUIT
CLERK

The State of Alabama, BALDWIN County

CIRCUIT COURT

To Any Sheriff of the State of Alabama—Greeting:

You are hereby commanded to summon Wade C. Parker and Larry Boyette

to appear within thirty days from the service of this writ, in the Circuit Court of said County, at the place of holding the same then and there to plead, answer, or demur, to the complaint of Delta Corporation of America, A Corporation

Witness my hand this 14th day of September, 19 71Ernie B. Blackburn, Clerk.

COMPLAINT

DELTA CORPORATION OF AMERICA,
A Corporation

VS.

WADE C. PARKER AND
LARRY BOYETTE

Plaintiff

Defendant

The Plaintiff claims of the Defendants s the following personal property, viz.:

One 1969 Princess Mobile Home, Manufacturer's No. F-1859

with the value of the hire or use thereof during the detention,—viz., from the 15th day of January, 19 71.

Joel M. Rosenberg
Plaintiff's Attorney

We acknowledge ourselves as surety in this cause.

LOCKES & HENBERG
ATTORNEYS AT LAW

Joel M. Rosenberg, Plaintiff's Attorney.

FILED
SEP 21 1971
CIRCUIT CLERK
ERNEST B. BLACKBURN

No. 10,034

The State of Alabama
Baldwin COUNTY

CIRCUIT COURT

Wells Corporation
of America Plaintiff
vs.

Wade C. Parker &
Larry Boyette Defendant

Summons and Complaint
in Detinue

Filed this 21 day of
Sept 1971
Ernie B. Blackmon Clerk.

SEP 21 1971

JAYCO, Inc. 2115
Plaintiff's Attorney.

STONE & HANCOCK
ATTORNEYS AT LAW
P.O. BOX 1032
DANVILLE, AL 36022

Received this Sept. 21 day
of _____, 19____
_____, Sheriff.

Executed this _____ day
of _____, 19____, by
leaving a copy of the within Summons and
Complaint with

Wade C. Parker
Larry Boyette Defendant.

_____, Sheriff.

Sheriff's clerk _____ miles at
_____ Cents per mile Total \$_____
TAYLOR WILKINS, Sheriff
BY _____ DEPUTY SHERIFF

The State of Alabama
Baldwin COUNTY

To the Sheriff of Baldwin 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 the complaint
into your possession, unless the Defendant _____
give _____ 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 costs and damages
which may accrue from the detention thereof.

Ernie B. Blackmon Clerk.
(Code 1940, Tit. 7, Sec. 918)

October 27, 1971, executed this
attachment by attaching the
within mentioned property and

State of Alabama

IN THE CIRCUIT COURT OF

~~BALDWIN~~ DALE COUNTY

BALDWIN

COUNTY

Before me, Glenda F. Stokes Joel M. Nomberg, a Notary Public in and for said County, personally appeared Terry Byrd, Agent for the Plaintiff, Delta Corporation of America who being by me duly sworn deposes and says that the property sued for in the complaint of

Delta Corporation of America, A Corporation filed in said Court, to-wit:

One 1969 Princess 60X12 Mobile Home, two bedroom, Manufacturer's No. F1859

belongs to Delta Corporation of America, A Corporation, the plaintiff.

Sworn to and subscribed before me this

Terry Byrd
Agent for the Plaintiff

day of November, 19 71

Joel M. Nomberg
Notary Public

Joel M. Nomberg
Attorney for the Plaintiff
P.O. Draw 70
Birmingham, Alabama

State of Alabama

IN THE CIRCUIT COURT OF

BALDWIN

COUNTY

BALDWIN

COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, Terry Byrd, Agent for Delta Corporation of America, Principal, and ~~XXXXXX BYRD XXXXXX~~ FIDELITY AND DEPOSIT COMPANY OF MARYLAND, Sureties, are held and firmly bound unto Wade C. Parker, Larry Boyette & D. Z. Grove his heirs, executors and administrators in the sum of Six-Thousand and no/100-----Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed with our seals and dated the 5 day of November, 19 71.

The condition of the above obligation is such that whereas, the above bound Terry Byrd, Agent for Delta Corporation of America has on the _____ day of _____, 19 71 sued out a writ of detinue in the Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Wade C. Parker, Larry Boyette and D. Z. Grove for the recovery of the following described property, to-wit:

One 1969 Princess 60X12, 2 bedroom mobile home, Manufactuer's No. F 1859

Terry Byrd, Agent for Delta Corporation of America
Now, if the said ~~XXXXXX Corporation~~ shall fail in said suit and shall pay to the said Wade C. Parker, Larry Boyette & D. Z. Grove, the defendant in said suit, all such costs and damages as he may sustain by the wrongful complaint, then this obligation to be void, otherwise, to remain in full force and effect.

Taken and approved this 5 day of

X

Terry Byrd, Agent for Delta Corporation of America (SEAL)

FIDELITY AND DEPOSIT COMPANY OF MARYLAND (SEAL)

By:

Joel M. Nomberg (SEAL)
Atty-in-Fact

Taylor Wilkins
Clerk, Circuit Court

Shiriff

Power of Attorney
FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by JOHN C. GARDNER, Vice-President, and C. M. PECOT, JR., Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint B. R. Wilson, Jr., Clifton C. Inge, W. G.

DeMouy, G. Wade Cox and Schley Rutherford, all of Mobile, Alabama, EACH.....

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons.

This power of attorney revokes that issued on behalf of B. R. Wilson, Jr., et al, dated October 30, 1969.

The said Assistant Secretary does hereby certify that the foregoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this

9th day of September, A.D. 1971

ATTEST: FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED) C. M. PECOT, JR. By JOHN C. GARDNER
(SEAL) Assistant Secretary Vice-President

STATE OF MARYLAND } ss:
CITY OF BALTIMORE

On this 9th day of September, A.D. 1971, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself depose and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED) GLORIA J. COLEMAN
(SEAL) Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

5th day of November, 1971
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[Signature]
Assistant Secretary

BAILEE'S RECEIPT

BAY MINETTE, ALA.,19.....

DELTA CORPORATION OF AMERICA,
A Corporation, Plaintiff

The State of Alabama, }
Baldwin County

VS

WADE C. PARKER AND
LARRY BOYETTE,

Defendants

I hereby agree to take, care for and preserve as the Bailee of Taylor Wilkins.....
Sheriff of Baldwin County, Alabama, the following described personal property this day levied upon
under Writ of Fieri Facias, Attachment, Detinue, issued out of the Circuit Justice Civil Court of Baldwin
County, Alabama, in the above styled case, to-wit:

One 1969 Princess Mobile Home, Manufacturer's No. F-1859

I further agree to deliver the above described personal property to the said Taylor Wilkins
....., Sheriff of Baldwin County, Alabama, upon his written order of demand.

Witness : Carlisle R. R. R.

D. J. Snow Bailee.