DETINUE REPLEVIN BOND, DEFENDANT.	Moore Printing Co Bay Minette, Ala.	i.
THE STATE OF ALABAMA,	ircuit	COURT
Baldwir COUNTY.		i <u>t</u>
	Cemuca Term.	19
KNOW ALL MEN BY THESE PRESENTS: That we, Warrel Ardis		
are held and firmly bound unto	L. Boutwell	!
in the sum of Six hundred (\$6	00.00)	Dollars,
for which payment, well and truly to be made, we bind	l ourselves, our heirs, executors and admini	strators,
jointly and severally, firmly by these presents.	Λ	
Sealed with our seals and dated, this3	day of flec.	19_7
The Condition of the above Obligation is Such,	That whereas the said Afferson	<i>J</i> -
of <u>Lee</u> . 19.71, sue out o	of the diccut	day
Court of said County a writ in detinue, directed to any		nanding
him to take into his possession the following prop		
one 1959 Chevrolet Station.		308
one lot miscellaneous to	oole	
Value (Control of the Control of the	The state of the s	7
		1: .
		·
· · · · · · · · · · · · · · · · · · ·		. ,
	2.4	
which said writ was placed in the hands of Jay	la William	
Sheriff of the County of <u>Baldwir</u>		• • • • • • • • • • • • • • • • • • •
Sheriff of the County of	on the	day
	• • • • • • • • • • • • • • • • • • •	_day of
19 // by taki	ing into his possession 1954 Chee	
S/W ID # £ 59144308 a	nd one lot of roote	
and whereas the above bound flavrel as	des	·
nas within five days from the execution of said writ ex	ntered into this bond as required by law, an	d here-
by obtain possession of said property.	· · · · ·	

TI	ne State of A	1 <i>labama</i> .
		COUNTY.
	-	COURT.
S	HERIFF'S O	FFICE
		·
	VS.	Plaintiff
l		
· · · · · · · · · · · · · · · · · · ·		Defendant
DETINUE	REPLEVIN BON	
	, WELLTAIN DON	ID, DEI LIIDAITI
F7+1 1	:	
Filed		19
, , , , , , , , , , , , , , , , , , , 		Sheriff
Sheriff's	Execution Docket	
Sheriff's	Execution Docket,	page

--6

Taken and approved. Alleganty 3 1971 Sheriff. Sheriff. Alleganty Jaylor (L.S.) L.S.)
above bond. Witness our hands and seals, this
now, or may hereafter have, under the Constitution and Laws of Alabama, and M.L. hereby severally certify that M.L. have property free from all encumbrance to the full amount of the
force and effect. And we, and each of us, hereby waive all rights of claim of exemption we or either of us have
tention as may accrue from said detention, then this obligation to be void, otherwise to remain in full
thirty days after the determination of said suit, if the said
Now, if the said Manel Audio

Baldwin Count	tv T	No	7	#Spires		
	" J	Personal Personal		1999 1998 1998		19
		topper top topper top top top top top top top top top top			21/3.	
Any Sheriff of the St	ate of Alabam	a—Greetings:				
	3 73					
u Are Hereby Comma	inded to Summ	on Darrel A	rdis	***************************************	••••••	
						- 5
The second secon						
	n "Tal	:				
appear within thirty d	ays from the se	ervice of this writ, ir	the Circui	t Court to b	e held for	said Co
de Alejande e de d	45.4				August 11	
the place of holding th		:	the compla	unt of		
Jellerso	n L. Bout	Vell				
	<u> </u>	:				
Witness my hand	this /st	day of Alle	mb	01	19.7/	/ ······· ·· /*. ·
	e de la companya de l			B.B.L	1	
	2009 2009	GUM	LL.		let Man	Many C
	···					
	form V ₁ Vol	COMPLAINT				
	29 19					
efferson L. Bou	itwell		Darr	el Ardis		
efferson L. Bou	atwell	, and the second	Darr	el. <u>Ardis</u>		
	ltwell.	Plaintiff Ve		el Ardis		Defendai
		Plaintiff Ve	rsus	And the second s		Defenda
The plaintiff cla	aims of the de	fendant the following	rsus ng personal	property, t	I	Defenda
The plaintiff cla	aims of the de	A STATE OF THE STA	rsus ng personal	property, t	o-wit:	Defenda
The plaintiff cla One 1959 Chev E59144308	aims of the de	fendant the following tion Wagon, i	rsus ng personal ldentif:	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Chev E59144308	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Chev E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the deverolet Sta	fendant the following tion Wagon, in the coluding end was a second to the coluding end to the column end to the	rsus ng personal Ldentif: vrencher	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous handles and i	aims of the deverolet Sta	fendant the following tion Wagon, in cluding end want to able	rsus ig personal identif: wrenche	property, t	o-wit:	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous handles and i	aims of the deverolet Sta	fendant the following tion Wagon, in cluding end want to able	rsus ig personal identif: wrenche	property, t	o-wit:	
The plaintiff cla One 1959 Chev E59144308 Miscellaneous handles and re	aims of the desvrolet Sta	reof during the determinant	rsus	property, tication s, socke	number	
The plaintiff cla One 1959 Cher E59144308 Miscellaneous	aims of the desvrolet Sta	reof during the determinant	rsus	property, tication s, socke	number	
The plaintiff cla One 1959 Chev E59144308 Miscellaneous handles and records the the value of the him	aims of the desvrolet Sta	reof during the determinant	rsus	property, tication s, socke	number	
The plaintiff cla One 1959 Chev E59144308 Miscellaneous handles and records the the value of the him	aims of the desvrolet Sta	reof during the determinant	rsus	property, tication s, socke	number	
The plaintiff cla One 1959 Chev E59144308 Miscellaneous handles and records the the value of the him	aims of the desvrolet Sta	reof during the determinant	rsus	property, tication s, socke	number	
The plaintiff cla One 1959 Chev E59144308 Miscellaneous handles and records the the value of the him	aims of the desvrolet Sta	reof during the determinant	rsus	property, tication s, socke	number	19.

 $\stackrel{\circ}{=}$ 344 $\stackrel{\circ}{\downarrow}$ 00 $\stackrel{\circ}{=}$ 70 PAGE $\stackrel{\circ}{=}$ 40

THE STATE OF ALABAMA **Baldwin County**

CIRCUIT COURT

Defendant....

Plaintiff....

Detinue Summons and Complaint

FILED

DEC 1 1971

UNICE B. BLACKMON CIRCUIT

DECT 1971

JATEON MERINAS

Plaintiff's Attorney

Defendant's Attorney

Jen Cents per mile Total \$___ TAMOR WILKINS, Sheriff

SEPTUA SPUTA

To the Sheriff of said 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 Complaint into your possession unless the Defendant gives 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 damages and costs which may accrue from the detention thereof.

Defendant lives at

Received in office

I have executed this summons

this DOC 2 197/ by leaving a copy with

Moore Printing Co. - Bay Minette, Ala.

BAILEE'S RECEIPT

			December		71
BAY	MINETTE.	ALA.,	December	19	y

The	State	of	Alabama,	
Baldwin County				

Thereby agree to take, care for and preserve as the Bailee of Tavlor 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:

1-1959 Chevorlet Station Wagon, Id# E59144308

Miscellaneous tools including end wrenches, sockets, pull handles and ratchets and jump cables.

	I further agree to deliver the above described	d personal property to the said. Taylor Wilkins
	Sheriff of Baldwin County,	, Alabama, upon his written order of demand.
		Danellardin Bailee
Witne	ss:W. a. Jallant	

VOL 70 PAGE 45

10.134

STATE OF ALABAMA

Baldwin County

IN THE CIRCUIT COURT OF

Baldwin County

personally appeared Vefferson L. Boutwell who being by me duly sworn deposes and says that the property sued for in the complaint of Lattern L. Poutwell vs Parrel Ardis filed in said Court, to-wit: One 1856 Shevrolst Station Vegen, Identification Nr. 1551A4505 Niscellaneous books including and menches, accesses, rall hendles and ratchets and jump cables belongs to Jefferson L. Boutwell the plaintification of the plaintification o	Before me, C. LeNoir Thompson a Notary Public in and for said County.	
Enutwell vs Derrel Ardis One 1950 Chevrolet Station Magon, Identification Nr. 1491A4308 Miscellaneous tools including and prenches, scokets, pull handles and retchets and jump cables belongs to Jefferson L. Boutwell the plaintiff. Swom to and subscribed before me this 144 day of Jefferson L. Boutwell I. Boutwell and Survey Ardis Notary Febble STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin County Baldwin County KNOW ALL MEN BY THESE PRESENTS, That we, Jefferson L. Boutwell and F. F. Slav and Dan Hadley Principal, and Sureties, are held and firmly bound unto Darrel Ardis his heirs, executors and administrators in the sum of County Ardis his heirs, executors and administrators. Scaled with our seals and dated the day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell Ardis for the recovery of the following County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following classified property, to-wit: Con 1971 sued out a writ of detinue in the Circuit Court of Baldwin Darrel Ardis for the recovery of the following classified property, to-wit: Con 1972 chevrolet Station Wagon, identification muster 359441308 3500.00 Nigorallaneous toole including and wronghas, suckets, pull handles and shell pay to the said Darrel Ardis the wrongful complaint, then this obligation to be void otherwise, to remain in full force and effect. Taken and approved this Aday of Apple San Baldwin Seal. Light County force and effect. Taken and approved this Aday of Apple San Baldwin Seal. Light County Court Court and Mandel Seal.	personally appeared <u>Jefferson L. Boutwell</u> who being by me	
Enutwell vs Derrel Ardis One 1950 Chevrolet Station Magon, Identification Nr. 1491A4308 Miscellaneous tools including and prenches, scokets, pull handles and retchets and jump cables belongs to Jefferson L. Boutwell the plaintiff. Swom to and subscribed before me this 144 day of Jefferson L. Boutwell I. Boutwell and Survey Ardis Notary Febble STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin County Baldwin County KNOW ALL MEN BY THESE PRESENTS, That we, Jefferson L. Boutwell and F. F. Slav and Dan Hadley Principal, and Sureties, are held and firmly bound unto Darrel Ardis his heirs, executors and administrators in the sum of County Ardis his heirs, executors and administrators. Scaled with our seals and dated the day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell Ardis for the recovery of the following County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following classified property, to-wit: Con 1971 sued out a writ of detinue in the Circuit Court of Baldwin Darrel Ardis for the recovery of the following classified property, to-wit: Con 1972 chevrolet Station Wagon, identification muster 359441308 3500.00 Nigorallaneous toole including and wronghas, suckets, pull handles and shell pay to the said Darrel Ardis the wrongful complaint, then this obligation to be void otherwise, to remain in full force and effect. Taken and approved this Aday of Apple San Baldwin Seal. Light County force and effect. Taken and approved this Aday of Apple San Baldwin Seal. Light County Court Court and Mandel Seal.	duly sworn deposes and says that the property sued for in the complaint of Jefferson T.	
Miscellaneous tools including and wrenches, scalests, pull landles and ratchets and jump cables belongs to Jefferson L. Boutusll, the plaintiff. Sworm to and subscribed before me this John March, Baldwin County STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin County RNOW ALL MEN BY THESE PRESENTS, That we Jefferson L. Boutusll and F. F. Slay and Dan Hadley Principal, and Sureties, are held and firmly bound unto. Darrel Ardis tis heirs, executors and administrators in the sum of County day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutusell but well are day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutusell has on the day of December 19 71 sued out a writ of detinue in the Circuit Court of Baldwin day of December 19 71 sued out a writ of detinue in the Circuit Court of Baldwin day of December 19 71 sued out a writ of detinue in the Circuit Court of Baldwin day of December 19 71 sued out a writ of detinue in the Circuit Court of Baldwin day of December 19 71 sued out a writ of detinue in the Circuit Court of Baldwin and ratchests and Jump cables 19 70 while condition of the following described property, to-wit: Che 1550 Chevrolet Station Waron, intentification shall fail in said suit and shall pay to the said Darrel March shall fail in said suit and shall pay to the said Darrel March		
belongs to Jefferson L. Southell the plaintiff. Swom to and subscribed before me this January Public STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin County KNOW ALL MEN BY THESE PRESENTS, That we, Jefferson L. Bouthell and Firmly bound unto Darrel Ardis his heirs, executors and administrators in the sum of County and severally bind ourselves, our heirs, executors and administrators in the sum of County and severally bind ourselves, our heirs, executors and administrators. Sealed with our seals and dated the day of December 19 72 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell has on the day of December 19 71 sued out a writ of detinue in the Circuit Court of Bandwin County returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wazon, identification number E59144308		
beiongs to Jefferson L. Boutwell the plaintiff. Swom to and subscribed before me this John March 1971 John March 1971 STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin County KNOW ALL MEN BY THESE PRESENTS. That we Jefferson L. Boutwell and B. F. Slay and Dan Hadley Principal, and Sureties, are held and firmly bound unto Berrel Ardis his beirs, executors and administrators in the sum of State 1971 Sealed with our seals and dated the day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell has on the day of December 19 71 Locaty, returnable to the said Circuit Court against the said Derrel Ardis for the recovery of the following described property, towit: One 1959 Chevrolet Station Wagon, identification number 19 71 Now, if the said deferson L. Boutwell 19 71 Now, if the said Derrel Ardis 19 71 Now, if the said Derrel Ardis	Miscellaneous tools including end wrenches, sockets, pull handles	
Swom to and subscribed before me this 1971 day of 1972 Notary Public STATE OF ALABAMA IN THE CIRCUIT COURT OF Baldwin County KNOW ALL MEN BY THESE PRESENTS, That we Jefferson L. Boutwell and F. F. Slay and Dan Hadley Principal, and Sureties, are held and firmly bound unto Parrel Ardis his heirs, executors and administrators in the sum of Sureties are held and firmly bound unto Parrel Ardis his heirs, executors and administrators in the sum of Sureties are held and for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Scaled with our seals and dated the day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell has on the day of December 19 72 sued out a writ of detinue in the Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1958 Chevrolet Station Wagon, identification number B59144508	and ratchets and jump cables	
STATE OF ALABAMA Notary Public STATE OF ALABAMA Baldwin County KNOW ALL MEN BY THESE PRESENTS, That we Jefferson L. Boutwell and E. F. Slay and Dan Hadley Notary Public Ardis Sureties, are held and firmly bound unto Darrel Ardis for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators in the sum of Theoremsel One Hundred Fifty (\$150.00) —— Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed with our scale and dated the day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell has on the day of December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell has on the day of December 19 71 County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1955 Chevrolet Station Wagon, identification mumber E59144308— —— \$500.00 Miscellaneous tools including and prenches, sockets, pull handle, and ratchets and jump cables—— \$75.00 Now, if the said Jefferson L. Boutwell shall be wrongful complaint, then this obligation to be void, otherwise, to remain in full force and effect. Taken and approved this Aday of Jefferson L Boutwell Boutwell SEAL) Lawall Seal Seal Clerk Circuit Court Clerk Circuit Court SEAL)	belongs to	
Baldwin County KNOW ALL MEN BY THESE PRESENTS. That we, Jefferson L. Boutwell and E. F. Slay and Dan Hadley Principal, and Sureties, are held and firmly bound unto Darrel Ardis for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators in the sum of the above obligation is such that whereas, the above bound Jefferson L. Boutwell December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E591443089500.00 Miscellaneouls tools including end wrenches, sackets, pull handles and ratchets and jump eables975.00 Now, if the saiddefferson L. Boutwell and shall pay to the saidDarrel Ardis	day of Josephon 197/ Herrand Bouland.	,
Baldwin County KNOW ALL MEN BY THESE PRESENTS. That we, Jefferson L. Boutwell and E. F. Slay and Dan Hadley Principal, and Sureties, are held and firmly bound unto Darrel Ardis for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators in the sum of the above obligation is such that whereas, the above bound Jefferson L. Boutwell December 19 71 The condition of the above obligation is such that whereas, the above bound Jefferson L. Boutwell County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E591443089500.00 Miscellaneouls tools including end wrenches, sackets, pull handles and ratchets and jump eables975.00 Now, if the saiddefferson L. Boutwell and shall pay to the saidDarrel Ardis	STATE OF ALABAMA) IN THE CIRCUIT COURT OF	
KNOW ALL MEN BY THESE PRESENTS, That we Jefferson L. Boutwell and E. F. Slay and Dan Hadley		
E. F. Slay and Dan Hadley		
Sureties, are held and firmly bound unto		
firmly bound unto Darrel Ardis his heirs, executors and administrators in the sum of Commissional Cone Hundred Fifty (\$150.00) = Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed with our seals and dated the day of December 19 71 The condition of the above obligation is such that whereas, the above bound December 19 71 The condition of the above obligation is such that whereas, the above bound County, returnable to the said Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis the wrongful complaint, then this obligation to be void, otherwise, to remain in full force and effect. Taken and approved this Aday of Afferson Boutwell SEAL) Like Girnit Court Court Court Ardis (SEAL)		
istrators in the sum of Commission of Commission of the Hundred Fifty (\$150.00] Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed with our seals and dated the		
for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed with our seals and dated the		
Sealed with our seals and dated the	<i>"</i>	
Jefferson L. Boutwell has on the day of December 1971 sued out a writ of detinue in the Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis 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 day of Afferson Backwill SEAL) Clerk Circuit Court Court (SEAL)	Sealed with our seals and dated theday ofDecember	
December 1971 sued out a writ of detinue in the Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis 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 day of Jefferson L Backwill SEAL) Clerk Circuit Court (SEAL)	The condition of the above obligation is such that whereas, the above bound	
December 1971 sued out a writ of detinue in the Circuit Court of Baldwin County, returnable to the said Circuit Court against the said Darrel Ardis for the recovery of the following described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis 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 day of Jefferson L Backwill SEAL) Clerk Circuit Court (SEAL)	Jefferson L. Boutwell has on the day of	
Darrel Ardis described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables		
described property, to-wit: One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Routwell shall fail in said suit and shall pay to the said Darrel Ardis 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 Aday of Afferson 1 Boulull(SEAL) Line 1921	County, returnable to the said Circuit Court against the said	
One 1959 Chevrolet Station Wagon, identification number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis 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 day of Jefferson 1 Baculuth(SEAL) Like B. Blackman D. M. Harding (SEAL) Clerk Circuit Court	Darrel Ardis for the recovery of the following	
number E59144308 \$500.00 Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis 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 day of Afferson 1 Baulul (SEAL) 1924	described property, to-wit:	
Miscellaneouls tools including end wrenches, sockets, pull handles and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit and shall pay to the said Darrel Ardis 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 day of Affects 1 Boulul SEAL) Little Blackman Cherk Circuit Court (SEAL)		
Now, if the said	number E59144308 \$500.00	
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	Miscellaneouls tools including end wrenches, sockets, pull hand and ratchets and jump cables\$75.00 Now, if the said Jefferson L. Boutwell shall fail in said suit	iles
Taken and approved this	and shall pay to the said Darrel Ardis, the defendant in	
Clerk Circuit Court (SEAL)		•
Clerk Circuit Court	197/ FJ Stary (SEAL)	
	Clerk Circuit Court	

à VOL

JEFFERSON L. BOUTWELL		χ	IN THE CIRCUIT COURT OF
	PLAINTIFF	χ	BALDWIN COUNTY, ALABAMA
VS		χ	AT LAW
DARREL ARDIS	and the second	χ	
	DEFENDANT	Υ	CASE NO: 10 134

ANSWER

Comes now the Defendant, Darrel Ardis, and files this his answer to the Plaintiff's bill of complaint and to each count thereof separately and severally:

I.

Not guilty.

Taylor Wilkins, Jr Attorney for Defendant

I, the undersigned, Taylor Wilkins, Jr., do hereby certify that I have on this the 31st day of December, 1971, forwarded a true and exact copy of the foregoing answer to Mr. C. LeNoir Thompson, Attorney at Law, Bay Minette, Alabama, attorney of record for the Plaintiff, by mailing the same in the United States Post Office, properly addressed, with the postage paid thereon.

DONE this the 31st day of December, 1971.

FILED

UEU 3 1 1971

EUNICE B. BLACKMON CIRCUIT

STATE OF ALABAMA Baldwin County

TO Darrel Ardis	; Defendant;
YOU ARE HEREBY NOTIFIED that a Writ of Garnishm	ent has been issued in the case of
Jefferson L. Boutwell	Plaintiff
versus Darrel Ardis	
now pending in the Circuit Court of Baldwin County. Alabama, Law	Side, in which
Standard Furniture Manufacturing Company In	IC.,
ha.S., been named as Garnishee	
IN WITNESS WHEREOF, I have hereunto set my hand a 33 day of Many 1923	nd affixed my seal on this the Clerk of the Circuit Court.

STATE OF	ALABAMA
Baldwin	County

TO Darrel Ardis	Defendant;
YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has	s been issued in the case of
Jefferson L. Boutwell	Plaintiff
versus Darrel Ardis	Defendant
now pending in the Circuit Court of Baldwin County, Alabama, Law Side,	
Standard Furniture Manufacturing Company Inc.,	
ha.S. been named as Garnishee	

IN WITNESS WHEREOF. I have hereunto set my hand and affixed my seal on this the

23 day of 1/1/ac 19/2

Clerk of the Circuit Court.

0,1341/2 NOTICE DEFENDANT OF GARNISHMEN BY CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA TO Plaintiff.... VS. Sheriff TAYLOR WILKINS, the with TAYLOR WILKINS Defendant.... SHEDIFF ď. By service on

STATE OF ALABAMA Baldwin County

Circuit Court

10,1341/2

Personally appeared before me, Eunice B. Blackmon, Clerk of the Circuit Court in and for Bal	dwin Cou	nty and
State aforesaid C. LeNoir Thompson		,.,
who being duly sworn, on oath says, that a regular		
of the Circuit Court of Baldwin County, to-wit: on the 15th day of March		
19.73 Jefferson L. Boutwell		
recovered a judgment against Darrel Ardis	4.5	
	for the	sum of
One Hundred Seventy-five (\$175.00)		Dollars
besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that		******
Standard Furniture Manufacturing Company Inc.,		***************************************
supposed to be indebted to or have effects of the said		*************
inits Control, and that he b	elieves pr	ocess of
Garnishment against said Darrel Ardis		••••••
is necessary to obtain satisfaction of said judgment.		The state of the s
Sworn to and subcribed this 23 FILE day of	Ders Jes	m
FUNICE BLACKMON CIRCUIT	V	

Gusiel B. Blackmon CLERK.

Garnishment on Judgment
THE STATE OF ALABAMA, BALDWIN COUNTY CIRCUIT COURT, BALDWIN COUNTY TERM, 19
To any Sheriff of the State of Alabama, Greetings:
WHEREAS, at a regular Term, 19, of the Circuit Court of Baldv
County, to-wit: On the 15th day of March 19.73, being a regular day
Jefferson L. Boutwell
recovered judgment against Darrel Ardis
for the sum of One Hundred Seventy-five (\$175.00) Dollars, and cost of su and affidavit having been made by C. LeNoir Thompson
that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and the
the following named persons or corporations, viz:
Standard Furniture Manufacturing Company Inc.,
has or believed to have inits possession, or under its control mon
or effects belonging to said defendant
is believed to be indebted to said defendant or to be liable to them, or to one of them on
contract for the delivery of personal property, on a contract for the payment of money which may discharged by the delivery of personal property, or which is payable in personal property.
You Are Therefore Hereby Commanded to Summon
Standard Furniture Manufacturing Company Inc.,
to file an answer in duplicate to the Circuit Court for Baldwin County, at the Court House there
in the city of Bay Minette, within 30 days from the date of
the service of the garnishment, or at the making Of it Sanswer, or at any time intervening the time
serving the garnishment, and making the answer was indebted to said defenda
herein and whetheritwill not be indebted in future to said defenda
herein by a contract then existing, and whether by a contract then existingit
is, or are, liable to said defendants for the delivery of personal property, or for the payment of mon
which may be discharged by the delivery of personal property, or which is payable in personal proper
and whetherit has not inits possession or underits
control money or effects belonging to the defendant Darrel Ardis
Herein fail not, and have you then and there this Writ.
Witness,
Issued 2 3 day of 1023

ATTEST:

Suriel Blackmo Clerk

No. 10, 134/2

Defferson L. Boutwell

GARNISHMENT ON JUDGMENT

Dand and My lo San

Returnable ____

MÄY 251973

TAYLOR WILKINS

Moore Printing Co. - Bay Minette, Ala