GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation,

Plaintiff.

vs.

JANET BELL, JOHN DOE and RICHARD ROE, a person, firm or corporation, who claims or otherwise is in control of the property sued for and whose exact names or name to the Plaintiff is otherwise unknown, but will be added by amendment when ascertained,

Defendants.

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		Mod in	COUN	ITY,	ALAB#	lMA
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TO: JANET BELL, JOHN DOE AND RICHARD ROE, a person, firm or corporation, who claims or otherwise is in control of the property sued for and whose exact name or names to the Plaintiff is otherwise unknown, but will be added by amendment when ascertained,
Route I, Box 118C
Bay Minette, Alabama

You will take notice that an action at law styled GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation, vs. JANET BELL, JOHN DOE AND RICHARD ROE, a person, firm or corporation, who claims or otherwise is in control of the property sued for and whose exact name or names to the Plaintiff is otherwise unknown but will be added by amendment when ascertained, and being assigned Case No.

10595, has been brought against you in the Circuit Court of Baldwin County, Alabama, at Law, on the 5th day of September, 1972, seeking to recover the personal property described therein.

The Plaintiff has executed a detinue bond in the sum, with such surety and on such conditions as have been approved by the Clerk of this Court and has executed an affidavit that the property sued for belongs to the Plaintiff.

NOW, THEREFORE, the Plaintiff having complied with the requirements of Code of Alabama, Title 7, Section 918, et seq., you are hereby offered an opportunity to appear before the Circuit Court of Baldwin County, Alabama, Friday, September 15, 1972, at 9:00 o'clock A. M., and show cause why the Sheriff of this County should not be required to take the property described in the

complaint into his possession, all as provided for in the Code of Alabama, Title 7, Section 918. In the event you do not wish to appear and be heard in this cause, the Plaintiff will proceed with its action consistent with the Laws of this State.

It is further ordered by the Court that the Sheriff of this County shall forthwith serve a copy of this order on Janet Bell, and after serving her, show by endorsement hereon that he has done so and by what manner.

Eunice B. Blackmon, Clerk

Circuit Court of Baldwin County, Alabama.

	State of A	, ,			
			No		19_
		,			
	*66 6 4 6				
To Any Sh	eriff of the Si	tate of Alabam	a—Greetings:		
You Are He	reby Commanded	l to Summon JA	NET BELL, JOHN	DOE & RICHARD R	OE, a
erson,	firm or cor	poration, w	tho claims or o	therwise is in c	ontro
he propo	arty sued £	or and whos	e exact names	or name to the P	inint
s other	rise unknow	n but will	be added by an	endment when asc	ertai
to appear wi	thin thirty days	from the service c	of this writ, in the Circ	uit Court to be held for s	said Cou
at the place	of holding the sa	me, then and the	re to answer the compl	aint ofGENERAL-M	orors
ACCEPTA	ICE CORPORA	TION, a cor	poration, —	N 1	
		<u></u>		,	
		5		*	
V	Vitness my hand	this:	day ofSeptember	19 .72	
		Harris Harris	Couries.	BB/L. k.	<u> </u>
			ymmes.	· hand	
			OMPLAINT		
The p	laintiffclaims	s of the defendant	the following persona		
	T300 4-DI.	. narocop o	uick, Motor #4	242291112052	
				: .	
			i		
				:	

State of Alabama Baldwin County	To the Sheriff of said County: Whereas, the Plaintiff in the within stated cause has made affidavit and given bond as required	Defendant lives at	
CIRCUIT COURT	by law you are hereby required to take the pro- perty mentioned in Complaint into your posses- sion unless the Defendant gives bond payable to	Received in office	
	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	, 19	
Plaintiff VS.	property to the Plaintiff, and pay all damages and costs which may accrue from the detention thereof.	I have executed this summons	
		this, 19, by leaving a copy with	
Defendant Definite Summons and Complaint	Eunice B. Blackmonclerk		
iled, 19			
, Clerk			
Plaintiff's Attorney		, Sheriff	
Defendant's Attorney		Deputy Sheriff	
그리다 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그		Printed by Moore Printing Co.	

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#10,595

STATE OF ALABAMA

IN THE CIRCUIT COURT OF

Baldwin County Baldwin County	
Before me. <u>the undersigned</u> , a Notary Public in and fo	r said County,
personally appeared	o being by me
duly sworn deposes and says that the property sued for in the complaint of	· · · · · · · · · · · · · · · · · · ·
GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation said	Court, to-wit:
One (1) 1968 4-Dr. Hardtop Buick, Motor #454398D11362	8
belongs to General Motors Acceptance Corporation	, the plaintiff.
Sworn to and subscribed before me this	
day of September (, 19_72 / llise L. Miller Notary Public	
STATE OF ALABAMA) IN THE CIRCUIT COURT	OF
Baldwin County Baldwin County	
KNOW ALL MEN BY THESE PRESENTS, That we. General Motors	Acceptance
Corporation	
The Fidelity & Casualty Company of New York Sureties,	
firmly bound unto, his heirs, executo istrators in the sum of Fifty and no/100	Dollars,
Sealed with our seals and dated theday ofSeptember	
The condition of the above obligation is such that whereas, the above bound General Motors Acceptance Corporation	
September , 19 72sued out a writ of detinue in the Circuit Court of Bald	win
County, returnable to the said Circuit Court against the said <u>JANET</u>	BELL,
described property, to-wit: One (1) 1968 4-Dr. Hardtop Buick, Motor #454398D1136	

Now, if the said General Motors Acceptance Corporation shall fai	il in said suit
and shall pay to the said, the	
said suit, all such costs and damages as he may sustain by the wrongful complaint, then this see void, otherwise, to remain in full force and effect.	obligation to
GENERAL MOTORS ACCEPTA	NCE CORPORATION
Taken and approved this day of By	SEAL)
September 19 72 FIDELITY & CASUALTY COM	<u>PAN</u> YS OÆLN EW YORK
unice & Slackmon By Holler Jude	SEAL)
Clerk, Circuit Court	/

VOL 69 PAGE 75 3

CIRCUIT COURT

The State of Ala		CIRCUIT CO	URT
Baldwin County	No.	CIRCUIT	
	y		19
o Any Sheriff of the Stat	e of Alabama—Gree	etings:	
		_	
ou Are Hereby Commanded to	Summon JANET F	BELL, JOHN DOE & RICHA	ARD ROE, a
erson, firm or corpo	oration, who cl	laims or otherwise is	in control o
he property sued for	r and whose exa	act names or name to t	he Plaintiff
s otherwise unknown	but will be ad	lded by amendment when	ascertained
o appear within thirty days from	m the service of this w	rit, in the Circuit Court to be held	l for said County
t the place of holding the same	, then and there to ans	wer the complaint ofGENER	AL-MOTORS
ACCEPTANCE CORPORAT			GCE-MOTORS
			
	<u> </u>		
Witness my hand this	sday of	September 19.72	
	4	enice B Black	<i>a</i> .
	[ala	mee B Black	mo Clerk
		,	
	COMPL	AINT.	4
GENERAL MOTORS ACCI	PTANCE	······································	DOE: 6
CORPORATION a		JANET BELL, JOHN	
corporation	Plaintiff	RICHARD ROE, ET A	•
		\mathcal{P}_{i}^{i} \mathcal{P}_{i}^{i} \mathcal{P}_{i}^{i} \mathcal{P}_{i}^{i} \mathcal{P}_{i}^{i}	
48.5		owing personal property, to-wit:	
One (1) 1968 4-Dr.	Hardtop Buick,	Motor #454398D113628	
		gi C _c	
		,	

	- Walliam Control of the Control of		
	And the second s	of minoring and	, "
11.9AV7		· · · · · · · · · · · · · · · · · · ·	
ith the value of the hire or use	thereof during the dete	ntion, to-wit:	
omMay_10	19_ Z2 , to	date	19
•			
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- + -		41-Madiya Mariya Ma	
SEP 5 1972			
A19 A1117	$\mathcal{H}_{\mathcal{A}}$	(1000)	* .****
EUNICE B. BLACKMON CIRCUIT	, , , , , , , , , , , , , , , , , , , ,	Pla	intiff's Attorney.
		V	

State of Alabama

Baldwin County

CIRCUIT COURT

General Motern acceptance losp

VS.

Janet Bell et al

Defendant__

Detinue Summons and Complaint

Filed 9-5-, 1922

Colerice B. Blackman Dierk

RECEIVED

部 1 11972

TAYLOR WILKINS

CHEKIER

Connoc Mesers.

Defendant's Attorney

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.

Surice B. Blackmosters

Defendant lives at

RERECTIVITORICE

SEP-1-1972---, 19____

TAYLOR WILKINS ..., Sheriff

I have executed this summons

this Sopt 12, 1972

by leaving a copy with

and attacked one, 1964 4 An Hordt

Buck # 454398113628

Hored at County Jant

Sheriff cleims miles at Ten Cents per mile Total \$______

TAYLOR WILKINS, Shorts

DEPUTY SHERNE

Loylor Welsery, Sheriff W a Zolleen Deputy Sheriff

De Ville

Printed by Moore Printing Co.

69 PAGE 757

70X ;

ENNICE B. BLACKMON CLERK

GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation,	SEP 8 1972 (
Plaintiff,	OF THE COURT OF
vs.	,
JANET BELL, JOHN DOE and	BALDWIN COUNTY, ALABAMA
RICHARD ROE, a person, firm or corporation, who claims or	_
otherwise is in control of the property sued for and whose ex-) LAW SIDE.
act names or name to the)
Plaintiff is otherwise unknown, but will be added by amendment)
when ascertained,)
Defendants.	
	J

TO: JANET BELL, JOHN DOE AND RICHARD ROE, a person, firm or corporation, who claims or otherwise is in control of the property sued for and whose exact name or names to the Plaintiff is otherwise unknown, but will be added by amendment when ascertained, Route I, Box 118C Bay Minette, Alabama

The Plaintiff has executed a detinue bond in the sum, with such surety and on such conditions as have been approved by the Clerk of this Court and has executed an affidavit that the property sued for belongs to the Plaintiff.

NOW, THEREFORE, the Plaintiff having complied with the requirements of Code of Alabama, Title 7, Section 918, et seq., you are hereby offered an opportunity to appear before the Circuit Court of Baldwin County, Alabama, Friday, September 15, 1972, at 9:00 o'clock A. M., and show cause why the Sheriff of this County should not be required to take the property described in the

complaint into his possession, all as provided for in the Code of Alabama, Title 7, Section 918. In the event you do not wish to appear and be heard in this cause, the Plaintiff will proceed with its action consistent with the Laws of this State.

It is further ordered by the Court that the Sheriff of this County shall forthwith serve a copy of this order on Janet Bell, and after serving her, show by endorsement hereon that he has done so and by what manner.

Eunice B. Blackmon, Clerk Circuit Court of Baldwin County, Alabama.

FVOL 69 PAGE 760

erned 10/0 action by Request of ally

Received 8	day of lept	1922
and on	day of	9
on JANET	of the within NOTICE	
By service on		- excepti
	TAYLOR WILKINS, Sheriff	

TAYLOR WILKINS

Leturned w/o action by request of letty.

Rollin in the comment

GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation,)	IN THE CIRCUIT COURT OF
Plaintiff,)	BALDWIN COUNTY, ALABAMA
JANET BELL, ET AL., Defendants.)	LAW SIDE.

ORDER:

This cause coming on to be heard by the Court on the motion of the Plaintiff herein and notice to the Defendant, Janet Bell, to appear before this Court and show cause why the Sheriff of this County should not be required to take the property described in the complaint filed in this cause into his possession, all as provided for in the Code of Alabama, Title 7, Section 918, and

It appearing to the satisfaction of this Court that service was obtained upon the said Defendant, Janet Bell, alleged to have in her possession the property sued for, on September 7, 1972, and that the said <u>Janet Bell</u> did not appear in Court on <u>September 8</u>, 1972, and the Court finding from the evidence produced at said hearing that there is reasonable cause for the issuance of detinue in this cause, it is, therefore,

ORDERED, ADJUDGED AND DECREED by the Court that said Clerk of the Circuit Court of Baldwin County, Alabama, be, and she is hereby authorized to issue a writ of detinue in this cause, directing the Sheriff of Baldwin County, Alabama, to take into his possession and under his control, the property sued for, subject to the Laws of the State of Alabama.

DONE this 8th day of September, 1972.

Jefair J. ma Deburn Circuit Judge.

FILED

SEP 1 1 19/2

EUNICE B. BLACKMON CIRCUIT

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STATE OF ALABAMA Baldwin County

Baldwin County	:		•
KNOW ALL MEN BY THESE PR	RESENTS, That we, Gen	eral Motors Acce	otance
Corporation, as principa	1		
d The Fidelity & Casualty	Company of New Yo	ork, as surety	
a held and firmly bound untoJANE	T BELL, ET AL.		-
the sum of <u>Four Thousand</u> and	no/100/	Dollars, for the pa	syment of
the sum of <u>FOUT THOUS and and</u> which, well and truly to be made, we joint ministrators.	rly and severally bind our	selves, our heirs, executor	s.andad
Sealed with our seals and dated this	s <u>18th</u> day of _	September	19 <u>72</u>
The condition of the above obligation	on is such that whereas th	e said <u>General Mot</u>	.015
Acceptance Corporation		did, on the	day
of September 19 72 sue out of	the <u>Circuit</u>	Court of Baldwin	
Alabama a writ of detinue dir	rected to any Sheriff of the	State of Alabama comma	anding him
to take into his possession the following p			
One (1) 1968 4-Dr. Hard	top Buick, Motor	#454398D113628	
which said writ was placed in the hands of Sheriff of Baldwin County, Alabama, on	the <u>11th</u> day of _	September	19
which said writ was placed in the hands of Sheriff of Baldwin County, Alabama, on and executed by him on the 12th possession the following property, to-wit: One (1) 1968 4-Dr. Hard	the <u>11th</u> day of <u></u> day of <u>September</u>	September	19
Sheriff of Baldwin County, Alabama, on and executed by him on the 12th possession the following property, to-wit:	day of September day of September dtop Buick, Motor et Bell, et al., eglected for the space of f said property as authorized to the Defendant within perty and costs of suit, the GENERAL MOTORS	five days from the executed by law. Corporation upon thirty days after judgment this obligation to be volumed.	tion of said tion of said on his failing ent and pay id, otherwise RATION (SEAL) OR SERVL YOR
And whereas the said	day of September day of September dtop Buick, Motor eglected for the space of faid property as authorized to the Defendant within perty and costs of suit, the GENERAL MOTORS By: As its Agent	five days from the executed by law. Corporation upon thirty days after judgment this obligation to be volumed.	ing into his tion of said on his failing ent and pay id, otherwise RATION (SEAL) OR SEEWL YOR (SEAL)
And whereas the said	day of September day of September dtop Buick, Motor eglected for the space of faid property as authorized to the Defendant within perty and costs of suit, the GENERAL MOTORS By: As its Agent	five days from the executed by law. Corporation upon thirty days after judgm in this obligation to be vocation. ACCEPTANCE CORPORACE CORPORACE CASUALTY COMPANY A Atty. in Fact 1972	ing into his tion of said on his failing ent and pay id, otherwise RATION (SEAL) OR SEEWL YOR (SEAL)

CENEDAL MOMORO		
GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation,)	
Plaintiff,)	IN THE CIRCUIT COURT OF
vs.)	
JANET BELL, JOHN DOE AND)	BALDWIN COUNTY, ALABAMA
or corporation, who claims or)	
property sued for and whose ar)	LAW SIDE.
Plaintiff is otherwise unknown)	10,595
but will be added by amendment when ascertained,)	, , , , , ,
Defendants.)	
•)	

TO JANET BELL, JOHN DOE AND RICHARD ROE, a person, firm or corporation, who claims or otherwise is in control of the property sued for and who exact name or names to the Plaintiff is otherwise unknown, but will be added by amendment when Route I, Box 118C Bay Minette, Alabama

You will take notice that an action at law styled GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation, vs. JANET BELL, JOHN DOE AND RICHARD ROE, a person, firm or corporation, who claims or otherwise is in control of the property sued for and whose exact name or names to the Plaintiff is otherwise unknown but will be added by amendment when ascertained, and being assigned Case No.

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The Plaintiff has executed a detinue bond in the sum, with such surety and on such conditions as have been approved by the Clerk of this Court and has executed an affidavit that the property sued for belongs to the Plaintiff.

NOW, THEREFORE, the Plaintiff having complied with the requirements of Code of Alabama, Title 7, Section 918, et seq., you are hereby offered an opportunity to appear before the Circuit Court of Baldwin County, Alabama, Friday, September 8, 1972, at 9:00 o'clock A. M., and show cause why the Sheriff of this County should not be required to take the property described in the complaint into his possession, all as provided for in the Code of

Alabama, Title 7, Section 918. In the event you do not wish to appear and be heard in this cause, the Plaintiff will proceed with its action consistent with the Laws of this State.

It is further ordered by the Court that the Sheriff of this County shall forwith serve a copy of this order on Janet Bell, and after serving her, show by endorsement hereon that he has done so and by what manner.

Eunice B. Blackmon, Clerk Circuit Court of Baldwin County, Alabama.

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EUNICE B. BLACKMON CIRCUITE

Deneral Melan Coceplane Corp-Vanet Bell, Johnson 4 Richard Rac

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WHOS WITHING

D. Conner llevens, Jr.