DETINUE BOND								
				1				
		:40		$\langle \rangle$		}		31
STATE OF ALA	BAMA.	2,72		$\langle \mathcal{A} \mathcal{A} \rangle$	691			
Baldwin Cor	5	e starte _				1		
baldwin Col	inty. )			32 22				
para da serence e para de la composición de la c	4 Q	den in	535		12			0.65
etan eta	*	in the second	• · · · · ·		- 1 B			3
75 m	11 I I I I I I I I I I I I I I I I I I	Care of	55.2		Theres			
KNOW ALL MEN	BY THESE PRESI	ENTS, That We	, <u></u>	J L L V	LIIS UL 3	ance	<u>Company</u>	
19 A 12		. A. 1			H			= 1 (m 1 2)
of Tennessee.	A Corporatio	n	1					X
ing Start	<u> </u>							
9992**** 9992****		town of		142				10
as principal, and -	The undersign	ed					3	
- Advertised and				683 15				
	d 1	10 a	245				a 1	
as surety, are held an	d firmly bound unto	John F.	Murell	ei.	76 - 4 56 - 24 - 2	America and and a	a second and the second se	anna a' Sacanananan ar a' Sac
as surety, are held an in the sum ofT						1	-DOLLAR	S,
in the sum ofT to be paid to the said	Wenty-five an	<u>d_no/100</u>		ar 486 GM 884 Au -		C	orporat	ion
in the sum ofT to be paid to the said successors	wenty-five an Fidelity In	<u>d no/100</u> surance_Cor	pary (	o <u>f T</u> er	essee.	, <u>^</u>	orporat , m&X&	ion xx its
in the sum ofT to be paid to the said successors	wenty-five an Fidelity In	<u>d no/100</u> surance_Com	pary (	o <u>f T</u> er	essee.	, <u>^</u>	orporat , m&X&	ion xx its
in the sum ofT to be paid to the said	wenty-five 2n Fidelity_In XXX or assigns; for w	<u>d_no/100</u> surrance_Con vhich payment, w	pany ( vell and tr	of Ter	be made,	we bi	orporat , <b>EXXX</b> nd ourselve	ion xx its s,
in the sum of to be paid to the said successors	Wenty-five 2n Fidelity XXX or assigns; for w nd each of our heirs,	<u>d_no/100</u> <u>surrance_Com</u> which payment, w executors and ac	pany ( vell and tr dministrat	uly to f	dessee be made, atly and s	C <u>a/</u> we bis	orporat , <b>EXXX</b> nd ourselve	ion xx its s,
in the sum of to be paid to the said SUCCESSORS SUCCESSORS AND STATES	<u>Fidelity</u> In: <u>Fidelity</u> In: <b>XXX</b> or assigns; for w nd each of our heirs, Sealed with our seals,	<u>d_no/100</u> <u>surrance_Com</u> which payment, w executors and ac	pany ( vell and tr dministrat	uly to f	dessee be made, atly and s	C <u>a/</u> we bis	orporat , <b>EXXX</b> nd ourselve	ion xx its s,
in the sum ofT to be paid to the said successors 	<u>Fidelity</u> In: <u>Fidelity</u> In: <b>XXX</b> or assigns; for w nd each of our heirs, Sealed with our seals,	<u>d_no/100</u> <u>surrance_Com</u> which payment, w executors and ac	pany ( vell and tr dministrat	uly to f	dessee be made, atly and s	C <u>a/</u> we bis	orporat , <b>EXXX</b> nd ourselve	ion xx its s,
in the sum ofT to be paid to the said successors NONNAL SOLUTION and each of us, our a by these presents. S in the year of our Lo	<u>Fidelity</u> In: <u>Fidelity</u> In: <b>XXX</b> or assigns; for w nd each of our heirs, Sealed with our seals,	<u>d no/100</u> <u>surrance_Con</u> which payment, w executors and ac and dated this	opany ( vell and tr dministrat 21st	n <u>f Ter</u> ruly to 1 cors, join	be made, ntly and s	C we bin everally	orporat , <b>EXX</b> nd ourselve and firml	ion xx its s, y,
in the sum ofT to be paid to the said successors NONNAL SOLUTION and each of us, our a by these presents. S in the year of our Lo	<u>Fidelity In</u> <u>Fidelity In</u> <b>XXX</b> or assigns; for w nd each of our heirs, Sealed with our seals, ord, 19_ <u>54</u> .	<u>d no/100</u> <u>surrance_Con</u> which payment, w executors and ad and dated this	epany of vell and tr dministrat 	of Ter ruly to 1 cors, join day	be made, of <u>Ma</u>	C we bis severally	orporat , <b>ESEA</b> nd ourselve and firml	ion xx its s, y, 

a summons and complaint for the recovery of personal property in specie against said defendant and asks an endorsement by the Clerk of this Court "That the Sheriff is required to take the property mentioned in said complaint into his possession," as required by law in such cases, which summons and complaint are

Tennessee,

Α

Corporation

returnable to the next term of the Circuit Court of said County, and which said endorsement is made upon the plaintiff entering into this bond.

Now, if the said Plaintiff shall fail in this suit, and shall pay the Defendant all such costs and damages as he may sustain by reason of the wrongful complaint in said case, then this obligation to be void, otherwise to remain in full force and effect.

FIDELITY INSURANCE COMPANY OF CORPORATION T INESSEE. A By (L.S.) Agent and Attorney Its (L.S.) (L. S.)

Mueller

John F.

Approved this 21 Mav 19\_54 day of alice Duck Clerk.

The State of	Alahama	)	:		
The State of Baldwin C					
nar 1997 - Marine Angelon, angelon angelon 1999 - Angelon		,		-	
KNOW ALL MI	EN BY THESE PR	ESENTS, That we,	<u>Fidelity Ins</u>	<u>urance Compa</u> n	y.
of Tennessee, a	a Corporation				: -
nd <u>the undersig</u>	med as suret	<u>v</u>			
re held and firmly boun	id unto <u>John J</u>	F. Mueller			
the sum of <u>One</u> T	nousand Six H	undred and Fit	CTDollars	s, for the payment of	
the sum of thich, well and truly to inistrators.	be made, we jointly	and severally bind o	urselves, our beirs,	executors 2268 XellX	SSIg
	eals and dated this _	da da	y of June	<u>195]1</u>	
and the second second second		is such that whereas	the said Fidelitz	<u>Theurance</u>	
Company of Ten	nessee, a Cor	poration	did, on	the <u>21st</u> day	
f <u>May</u>	<u>19_54_</u> sue out c	of the <u>Circuit</u>	Court of <u>Ba</u> ]	<u>dwin County</u>	
Alabama	<u> </u>	irected to any Sheriff	of the State of Alabar	na commanding him	
o take into his possessi	ion the following pro	perty, to-wit:			
One	<u>(1) 1953 4-0</u>	oor Plymouth :	automobile, Mo	otor number	
P21	-187212				
ny av	,				
		Tevlor.Wilki:	05.85		
vhich said writ was plac					
vhich said writ was plac Sheriff of Baldwin Cou	nty, Alabama, on 1	the <u>21st</u> day	r of <u>May</u>		
which said writ was plac Sheriff of Baldwin Cou	nty, Alabama, on 1	the <u>21st</u> day	r of <u>May</u>		
which said writ was place Sheriff of Baldwin Cou nd executed by him on	nty, Alabama, on t the <u>lst</u> d	the <u>21st</u> day	r of <u>May</u>		
which said writ was place theriff of Baldwin Cou nd executed by him on possession the following	nty, Alabama, on t the <u>lst</u> d g property, to-wit:	the <u>21st</u> day lay of <u>June</u>	r of <u>May</u> , 19 <u>5)</u>	, by taking into his	
which said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One	nty, Alabama, on t the <u>lst</u> d g property, to-wit: (1) 1953 4-d	the <u>21st</u> day	r of <u>May</u> , 19 <u>5)</u>	, by taking into his	•• • • •
which said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One	nty, Alabama, on t the <u>lst</u> d g property, to-wit:	the <u>21st</u> day lay of <u>June</u>	r of <u>May</u> , 19 <u>5)</u>	, by taking into his	
which said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One	nty, Alabama, on t the <u>lst</u> d g property, to-wit: (1) 1953 4-d	the <u>21st</u> day lay of <u>June</u>	r of <u>May</u> , 19 <u>5)</u>	, by taking into his	
which said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One	nty, Alabama, on t the <u>lst</u> d g property, to-wit: (1) 1953 4-d	the <u>21st</u> day lay of <u>June</u>	r of <u>May</u> , 19 <u>5)</u>	, by taking into his	
which said writ was place Sheriff of Baldwin Cound executed by him on possession the following One P24	nty, Alabama, on t the <u>lst</u> d g property, to-wit: (1) 1953 4-d -187212	the <u>21st</u> day lay of <u>June</u> loor Plymouth	r of <u>May</u> , 19 <u>5)</u>	, by taking into his	·· · ·
which said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One P2h And whereas the Defendant in said writ.	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: (1) 1953 4-d -187212 said <u>John F</u> has failed and negled	the <u>21st</u> day lay of <u>June</u> loor Plymouth <u>Mueller</u> ted for the space of fi	v of <u>May</u> , 19 <u>51</u> automobile, <u>M</u>	, by taking into his otor number	·· · · ·
which said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One P2h And whereas the Defendant in said writ, so give bond and take p	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d property, to-wit: (1) <u>1953</u> <u>L-d</u> - <u>187212</u> said <u>John F</u> has failed and neglec possession of said pro Fidelity In	the <u>21st</u> day day of <u>June</u> <u>loor Plymouth</u> <u>Mueller</u> ted for the space of fi operty as authorized by	r of <u>May</u> , 19 <u>51</u> automobile, <u>M</u> we days from the ex- y law. f Tenn., A Cor	, by taking into his otor number ecution of said writ	
which said writ was place Sheriff of Baldwin Cou and executed by him on bossession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said n said suit shall deliver lamages for the detention	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: ( <u>1</u> ) <u>1953</u> <u>L-d</u> <u>-187212</u> said <u>John F</u> has failed and negled possession of said pro <u>Fidelity In</u> the said property to on of the property an	the <u>21st</u> day lay of <u>June</u> <u>Joor Plymouth</u> <u>Mueller</u> ted for the space of fi operty as authorized by <u>surance Co. O</u> the Defendant within d costs of suit, then	r of <u>May</u> , 19 <u>51</u> automobile, <u>M</u> automobile, <u>M</u> ve days from the exe y law. <u>f Tenn., A Corr</u> thirty days after juc this obligation to be	, by taking into his otor number ecution of said writ 	
which said writ was place Sheriff of Baldwin Cou and executed by him on bossession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said n said suit shall deliver lamages for the detention	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: ( <u>1</u> ) <u>1953</u> <u>L-d</u> <u>-187212</u> said <u>John F</u> has failed and negled possession of said pro <u>Fidelity In</u> the said property to on of the property an	the <u>21st</u> day lay of <u>June</u> <u>Joor Plymouth</u> <u>Mueller</u> ted for the space of fi operty as authorized by <u>surance Co. O</u> the Defendant within d costs of suit, then	v of <u>May</u> , 19 <u>51</u> <u>automobile</u> , <u>M</u> <u>automobile</u> , <u>Automobile</u> , <u>Autom</u>	, by taking into his otor number ecution of said writ pupon his failing igment and pay all void, otherwise to TENN.,	
which said writ was place Sheriff of Baldwin Cou and executed by him on bossession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said n said suit shall deliver lamages for the detention	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: ( <u>1</u> ) <u>1953</u> <u>L-d</u> <u>-187212</u> said <u>John F</u> has failed and negled possession of said pro <u>Fidelity In</u> the said property to on of the property an	the <u>21st</u> day day of <u>June</u> <u>Joor Plymouth</u> <u>Mueller</u> the for the space of fi operty as authorized by <u>Asurance Co. 0</u> the Defendant within d costs of suit, then FIDELITY INS	v of <u>May</u> , 19 <u>51</u> <u>automobile</u> , <u>M</u> <u>automobile</u> , <u>Automobile</u> , <u>Autom</u>	, by taking into his otor number ecution of said writ 	
which said writ was place Sheriff of Baldwin Cou and executed by him on bossession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said n said suit shall deliver lamages for the detention	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: ( <u>1</u> ) <u>1953</u> <u>L-d</u> <u>-187212</u> said <u>John F</u> has failed and negled possession of said pro <u>Fidelity In</u> the said property to on of the property an	the <u>21st</u> day day of <u>June</u> <u>Joor Plymouth</u> <u>Mueller</u> the for the space of fi operty as authorized by <u>Asurance Co. 0</u> the Defendant within d costs of suit, then FIDELITY INS	v of <u>May</u> , 19 <u>51</u> <u>automobile</u> , <u>M</u> <u>automobile</u> , <u>Automobile</u> , <u>Autom</u>	by taking into his otor number ecution of said writ upon his failing igment and pay all void, otherwise to TENN., (SEAL)	
And whereas the Defendant in said writ, o give bond and take p Now if the said n said suit shall deliver lamages for the detention Attost: L. B. Butaux	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: (1) <u>1953</u> <u>L</u> -d <u>-187212</u> said <u>John F</u> has failed and neglec possession of said pro <u>Fidelity In</u> the said property to on of the property an effect. By:	the <u>21st</u> day day of <u>June</u> <u>loor Plymouth</u> <u>Mueller</u> the for the space of fi operty as authorized by <u>asurance Co. o</u> the Defendant within d costs of suit, then FIDELITY INS A CORPORATIO AS IUS	v of <u>May</u> , 19 <u>51</u> <u>automobile</u> , <u>M</u> <u>automobile</u> , <u>Automobile</u> , <u>Automobil</u>	, by taking into his otor number ecution of said writ pupon his failing igment and pay all void, otherwise to TENN.,	Sure
which said writ was place Sheriff of Baldwin Cou and executed by him on bossession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said n said suit shall deliver lamages for the detention	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d property, to-wit: (1) <u>1953 h-d</u> <u>-187212</u> said <u>John F</u> has failed and neglec possession of said pro- <u>Fidelity In</u> the said property an effect. By: ty Ins. Co.	the <u>21st</u> day day of <u>June</u> <u>June</u> <u>June</u> <u>Joor Plymouth</u> <u>Joor Plymouth</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>As IUS</u> <u>Last for Acc</u> By: <u>Co. 0</u>	v of <u>May</u> , 19 <u>51</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> ve days from the exc y law. <u>f Tenn</u> , <u>A Corr</u> n thirty days after juc this obligation to be URANCE COMPAN May <u>automobile</u> <u>cudent</u> ident <u>a Indem</u> <u>may automobile</u>	by taking into his <u>otor number</u> <u>ecution of said writ</u> <u>p</u> upon his failing igment and pay all void, otherwise to <u>y</u> TENN., (SEAL) nity Company, <u>y</u> (SEAL)	Sure
vhich said writ was place Sheriff of Baldwin Cou and executed by him on possession the following One P24 And whereas the Defendant in said writ, to give bond and take p Now if the said in said suit-shall-deliver lamages for the detention remain in full force and Attost: <u>C. B. Buraue</u> Seo-Treas. Fideli	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d property, to-wit: (1) <u>1953 h-d</u> <u>-187212</u> said <u>John F</u> has failed and neglec possession of said pro- <u>Fidelity In</u> the said property an effect. By: ty Ins. Co.	the <u>21st</u> day day of <u>June</u> <u>June</u> <u>June</u> <u>Joor Plymouth</u> <u>Joor Plymouth</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>Superce Co. 0</u> <u>As IUS</u> <u>Last for Acc</u> By: <u>Co. 0</u>	v of <u>May</u> , 19 <u>51</u> automobile, <u>May</u> automobile, <u>May</u> automobile, <u>May</u> automobile, <u>May</u> automobile, <u>May</u> automobile, <u>May</u> ve days from the exc y law. <u>f Tenn., A Com</u> this obligation to be urance COMPAN Manufactoria automobile this obligation to be urance COMPAN Manufactoria automobile this obligation to be urance COMPAN Manufactoria automobile this obligation to be urance COMPAN automobile automobile this obligation to be urance COMPAN	by taking into his <u>otor number</u> <u>ecution of said writ</u> <u>p</u> upon his failing igment and pay all void, otherwise to <u>y</u> TENN., (SEAL) nity Company, <u>y</u> (SEAL)	Sure
which said writ was place Sheriff of Baldwin Cound and executed by him on possession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said in said suit shall deliver lamages for the detention remain in full force and Attost: <u>C B Burgau</u> Sec-Treas. Fidel if of Tennessee	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: (1) <u>1953</u> <u>L</u> -d <u>-187212</u> said <u>John F</u> . has failed and negled bossession of said pro <u>Fidelity In</u> the said property to on of the property an effect. By: <u>K</u>	the <u>21st</u> day lay of <u>June</u> <u>Nueller</u> the for the space of fit operty as authorized by <u>Surance Co. o</u> the Defendant within d costs of suit, then FIDELITY INS A CORPORATIO AS IUS Hartford Acc	v of <u>May</u> , 19 <u>51</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> <u>automobile</u> , <u>May</u> ve days from the exc y law. <u>f Tenn</u> , <u>A Corr</u> n thirty days after juc this obligation to be URANCE COMPAN May <u>automobile</u> <u>cudent</u> ident <u>a Indem</u> <u>may automobile</u>	by taking into his <u>otor number</u> <u>ecution of said writ</u> <u>p</u> upon his failing igment and pay all void, otherwise to <u>y</u> TENN., (SEAL) nity Company, <u>y</u> (SEAL)	Sure
which said writ was place Sheriff of Baldwin Cou- and executed by him on possession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said in said suit-shall-deliver damages for the detention remain in full force and Attost: <u>C. B. Burgau</u> Seo-Treas. Fideli	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: (1) <u>1953</u> <u>L</u> -d <u>-187212</u> said <u>John F</u> . has failed and negled bossession of said pro <u>Fidelity In</u> the said property to on of the property an effect. By: <u>K</u>	the <u>21st</u> day day of <u>June</u> <u>loor Plymouth</u> <u>loor Plymouth</u> <u>door Plymouth</u> <u>surance Co. of</u> the Defendant within d costs of suit, then FIDELITY INS A CORPORATIO <u>As IUS</u> <u>Loce</u> Hartford Acc By; <u>Att</u>	v of <u>May</u> , 19 <u>51</u> automobile, <u>May</u> automobile, <u>May</u> automobile, <u>May</u> we days from the exc y law. <u>f Tenn., A Corr</u> this obligation to be URANCE COMPAN Manual Constant of Indemi <u>manual</u> ident & Indemi <u>manual</u> orney in fact	by taking into his <u>otor number</u> <u>ecution of said writ</u> <u>p</u> upon his failing igment and pay all void, otherwise to <u>y</u> TENN., (SEAL) nity Company, <u>y</u> (SEAL)	Sure
which said writ was place Sheriff of Baldwin Cound and executed by him on possession the following One P2h And whereas the Defendant in said writ, to give bond and take p Now if the said in said suit shall deliver damages for the detention remain in full force and Attost: <u>C B Burgau</u> Seo-Treas. Fidel if of Tennessee	nty, Alabama, on the <u>lst</u> d the <u>lst</u> d g property, to-wit: (1) <u>1953</u> <u>L</u> -d <u>-187212</u> said <u>John F</u> . has failed and negled bossession of said pro <u>Fidelity In</u> the said property to on of the property an effect. By: <u>K</u>	the <u>21st</u> day lay of <u>June</u> <u>Nueller</u> the for the space of fit operty as authorized by <u>Surance Co. o</u> the Defendant within d costs of suit, then FIDELITY INS A CORPORATIO AS IUS Hartford Acc	v of <u>May</u> , 19 <u>51</u> automobile, <u>May</u> automobile, <u>May</u> automobile, <u>May</u> we days from the exc y law. <u>f Tenn., A Corr</u> this obligation to be URANCE COMPAN Manual Constant of Indemi <u>manual</u> ident & Indemi <u>manual</u> orney in fact	by taking into his <u>otor number</u> <u>ecution of said writ</u> <u>p</u> upon his failing igment and pay all void, otherwise to <u>y</u> TENN., (SEAL) nity Company, <u>y</u> (SEAL)	Sure

Before me, <u>Anothemphrics</u>, a Notary Public in and for Baldwin County, Alabama, personally appeared John Chason who is known to me and who, after being by me first duly and legally sworn, did depose and say under oath as follows:

That he is the Agent of and Attorney for the Fidelity Insurance Company of Tenessee, A Corporation. That he is informed and believes and upon such information and belief says that the property sued for in the complaint of Fidelity Insurance Company of Tennessee, A Corporation, vs. John F. Mueller, viz:

> One (1) 1953 4-door Plymouth automobile, Motor number P24-187212,

belongs to the Plaintiff.

R

Sworn to and subscribed before me this 21st day of May, 1954.

and.

Aptary Public, Baldwin County, Ala.

THE STATE OF ALABAMA	
Baldwin County	CIRCUIT COURT
To Any Sheriff of the State of Alabama :	19苯5以
You Are Hereby Commanded to Summon	John F. Mueller
n en general de la constant de la co La constant de la const La constant de la const	
	f this writ, in the Circuit Court to be held for said County
•	te to answer the complaint ofFidelity_Insurance
Company of Tenessee, A Corpo	ration
	минания - , , , , , , , , , , , , , , , , , ,
Witness my hand this _21st	
	alice J. Duck Clerk.
	, Clerk.
C	OMPLAINT
Midelity Insurance Company of	John F. Mueller
n an	
ennessee, A CorporationPhintiff	DefendantDefendant
	t the following personal property, to-wit:
(no (1) 1052 h-doon Plan	mouth automobile, Motor number
<u> </u>	
	•
	· · ·
with the value of the hire or use thereof during	g the detention, to-wit:
with the value of the hire or use thereof during	
vith the value of the hire or use thereof during	g the detention, to-wit:
with the value of the hire or use thereof during	g the detention, to-wit:
with the value of the hire or use thereof during	g the detention, to-wit:
with the value of the hire or use thereof during from <u>April 14</u> , 19 <b>X</b> 54	g the detention, to-wit: 4, to <u>May 21st</u> , <u>19x 51</u>
with the value of the hire or use thereof during	g the detention, to-wit:
vith the value of the hire or use thereof during rom <u>April 14</u> , 19 <b>X</b> 54	g the detention, to-wit: 4, to <u>May 21st</u> , <u>19x 51</u>

1

6-1-54 No. 2269	Demo
STATE OF Baldwin	ALABAMA
CIRCUIT	COURT
Fidelity Insurar	a Company of
<u>Tennessee, A Cor</u> vs	<u>poration</u> Plaintiff ·
John F, Mueller	
	Defendant
Detinue Summon	s and Complaint
Filedtbis_21st.c	1ay0fMay, 194-54
alies Ja	Duck -1. Clerk
J.	
	Plaintiff's Attorney
· 1	Defendant's Attorney

## () me / e/ /

## 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 Plantiff 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

14 Clerk.

Defendant lives at -Received in office 194\_\_\_\_ Sheriff. I have executed this summons , 194-54 this. by leaving a copy with John J. Mueller an By attaching Wi property and Leaung in apple 53 und, Sheriff auho, Deputy Sheriff