

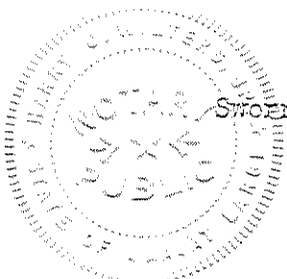
J. B. HOLLY  
PLAINTIFF  
VS  
EVELYN B. HOLLY  
DEFENDANT

(2678)

STATE OF ALABAMA

BALDWIN COUNTY

Before me, Harry J. Wilters Jr., a Notary Public, in and for the State of Alabama, personally appeared J. B. Holly, who, being duly sworn, deposes and says, that the property sued for in the complaint J. B. Holly vs Evelyn B. Holly belongs to J. B. Holly, the said Plaintiff.



Sworn to and subscribed before me this 2 day of July, 1955.

J. B. Holly  
Harry J. Wilters Jr.  
Notary Public,

THE STATE OF ALABAMA

BALDWIN COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, J. B. HOLLY, as principal,  
and Ted Frazer, as surety, are held and firmly  
bound unto EVELYN B. HOLLY in the sum of FIFTEEN HUNDRED (\$1500.00) DOLLARS  
to be paid to the said Evelyn B. Holly, his heirs, executors, administrators  
or assigns; for which payment, well and truly to be made, we bind ourselves  
and each of us, our and each of our heirs, executors and administrators,  
jointly and severally and firmly, by these presents. Sealed with our seals  
and dated this \_\_\_\_\_ day of July, 1955.

The condition of the above obligation is such, That whereas the above  
bound J. B. Holly, on the day of the date hereof hath obtained at the suit  
of J. B. Holly vs Evelyn B. Holly, a summons and complaint for the recovery  
of the Plaintiff's property in specie against the defendant and asks an en-  
dorsement 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 returnable to the  
next term of the Circuit Court of Baldwin County, for 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 she may sustain by reason of the  
wrongful complaint in said cases, then this obligation to be void, otherwise  
to remain in full force and effect.

J. B. Holly  
Ted Frazer

(SEAL)

(SEAL)

Approved this 7<sup>th</sup> day of July, 1955.

Rice J. Ulrich  
Clerk.

The State of Alabama, {  
 Baldwin County

KNOW ALL MEN BY THESE PRESENTS, That we, J. B. Holly

and \_\_\_\_\_

are held and firmly bound unto Evelyn B. Holly

in the sum of \$ 1600<sup>00</sup> Dollars, for the payment of which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed with our seals and dated this 16<sup>th</sup> day of July 1955

The condition of the above obligation is such that whereas the said

J. B. Holly did, on the 16<sup>th</sup> day of July 1955 sue out of the Circuit Court of Baldwin County

a writ of detinue directed to any Sheriff of the State of Alabama commanding him to take into his possession the following property, to-wit:

One 1952 Oldsmobile, Holliday coupe, light green bottom with dark green top

which said writ was placed in the hands of Taylor Wilkins

Sheriff of Baldwin County, Alabama, on the 7<sup>th</sup> day of July, 1955, and executed by him on the 7<sup>th</sup> day of July, 1955, by taking into his possession the following property, to-wit:

One 1952 Oldsmobile, Holliday Coupe, light green bottom with dark green top

And whereas the said Evelyn B. Holly, Defendant in said writ, has failed and neglected for the space of five days from the execution of said writ to give bond and take possession of said property as authorized by law.

Now if the said J. B. Holly upon his failing in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay all damages for the detention of the property and costs of suit, then this obligation to be void, otherwise to remain in full force and effect.

J. B. Holly (SEAL)

Henry Quinley (SEAL)

(SEAL)

Taken and approved this 16<sup>th</sup> day of July 1955

Sheriff, Baldwin County, Ala.

STATE OF ALABAMA

BALDWIN COUNTY

TO THE SHERIFF OF SAID COUNTY, GREETINGS:

The plaintiff having given bond and made affidavit as required by law, you are hereby required to take the property mentioned in the complaint into your possession, unless the defendant gives bond payable to the plaintiff, with security in double the value of the property, conditioned that if the defendant is cast in the suit, she will, within thirty days thereafter, deliver the property to the plaintiff, and pay all costs and damages which may accrue from the detention thereof.

Witness my hand this the 7<sup>th</sup> day of July, 1955.

Rice L. Snick  
Clerk Circuit Court, Baldwin County

Executed by serving a copy of the within summons and complaint on the defendant this 7 day of July, 1955.

Taylor Wilkins  
Sheriff

BY: Elliegh Steadham  
Deputy Sheriff.

Further executed by taking into my possession and storing at my place, property, described within, naming One 1952 Oldsmobile Holiday coupe as bailee.

This the 7 day of July, 1955.

Taylor Wilkins  
Sheriff

BY: Elliegh Steadham  
Deputy Sheriff

The defendant having failed to file bond in the time allowed by law, the plaintiff files a good and sufficient bond and takes possession of the property sued for, on this the 15<sup>th</sup> day of July, 1955.

Taylor Wilkins  
Sheriff

BY: Elliegh Steadham  
Deputy Sheriff

STATE OF ALABAMA  
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summon EVELYN B. HOLLY to appear before the Circuit Court of Baldwin County, in and for said County, at the place of holding the same, within thirty days from the service of this summons and complaint, then and there to plead, answer or demur to the complaint of J. B. HOLLY.

You are hereby commanded to execute this process instantaneously and make return as required by law.

Witness my hand this the 7th day of July, 1955.

Louis J. Winters  
Clerk

J. B. HOLLY	IN THE CIRCUIT COURT OF
PLAINTIFF	BALDWIN COUNTY, ALABAMA
VS	
EVELYN B. HOLLY	
DEFENDANT	

The Plaintiff claims of the defendant the following described personal property, to-wit:

One 1952 Oldsmobile, Holiday coupe, light green bottom with dark green top.

the property of the Plaintiff with the value of the use and hire thereof during the detention, to-wit, from the 7th day of July, 1955.

Louis J. Winters  
Attorneys for the Plaintiff