

STATE OF ALABAMA

BALDWIN COUNTY

2748

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon E. O. Middleton & Son, a co-partnership composed of E. O. Middleton and La Verne Middleton, and E. O. Middleton and La Verne Middleton, individually, to appear within thirty days from the service of this writ in the Circuit Court, to be held for said county at the place of holding the same, then and there to answer to complaint of General Motors Acceptance Corporation, a corporation.

Witness my hand, this 18 day of October, 1955.

*W. J. ...*  
Clerk

GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation,

PLAINTIFF

VS

E. O. MIDDLETON & SON, a co-partnership composed of E. O. Middleton and La Verne Middleton, and E. O. MIDDLETON and LA VERNE MIDDLETON, individually,

DEFENDANTS

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW

The plaintiff claims of the defendants the following personal property, viz: One 1955 1½ ton Chevrolet truck, motor number 0226422F55N, with the value of the hire or use thereof during the detention, viz: from the 26th day of August, 1955.

BEEBE & SWEARINGEN

BY *W. C. Beebe*  
Attorneys for plaintiff

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 defendants are cast in the suit they will within thirty days thereafter deliver the property to the plaintiff, and pay all damages and costs which may accrue from the detention thereof.

This 18 day of October, 1955

*Alice J. Duck*  
Clerk

2748 + *Abstract*

*Bureau Note  
Receiptance Book*

15

*E. O. Middleton - 18 mo.*

FILED  
OCT 18 1955  
ALICE J. DUCK, CLERK

Received 18 day of Oct 1955  
and on 21 day of Oct 1955  
at *E. O. Middleton - 18 mo*

By service on *E. O. Middleton*

*John H. ...*  
By *Alvin ...*

Received 18 day of Oct 1955  
and on 21 day of Oct 1955

I served a copy of the within *Abstract*  
on *E. O. Middleton*  
*for same Middleton*

E/ service on

*Alvin ...*  
by *Alvin ...*

*No bond made by  
def for plaintiff  
No party returned  
to def  
for *Alvin ...**

STATE OF ALABAMA

BALDWIN COUNTY

KNOW ALL MEN BY THESE PRESENTS, that GENERAL MOTORS ACCEPTANCE CORPORATION, a corporation, as principal, and THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, as surety, are held and firmly bound unto E. O. MIDDLETON & SON, a co-partnership composed of E. O. Middleton and La Verne Middleton, and E. O. Middleton and La Verne Middleton, individually, in the sum of THREE HUNDRED (\$300.00) DOLLARS, to be paid to the said E. O. Middleton & Son, a co-partnership composed of E. O. Middleton and La Verne Middleton, and E. O. Middleton and La Verne Middleton, individually, their heirs, executors, administrators or assigns; for which payment, well and truly to be made, we bond ourselves, and each of us, our and each of our successors and assigns, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this 18<sup>th</sup> day of October, 1955.

The condition of the above obligation is such, That Whereas the above bound General Motors Acceptance Corporation, a corporation, on the day of the date hereof hath obtained at the suit of General Motors Acceptance Corporation, a corporation, vs E. O. Middleton & Son, a co-partnership composed of E. O. Middleton and La Verne Middleton, and E. O. Middleton and La Verne Middleton, individually, a summons and complaint for the recovery of personal property in specie against said defendants 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 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 defendants all such costs and damages as they 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.

General Motors Acceptance Corporation,  
a corporation

By Albert B. Spiller  
Representative (Principal)

The Fidelity and Casualty Company of  
New York

By Walter L. Lindsey  
Attorney in fact (surety)

Approved this the 18 day of Oct, 1955

Clerk W. H. H. H.



STATE OF ALABAMA

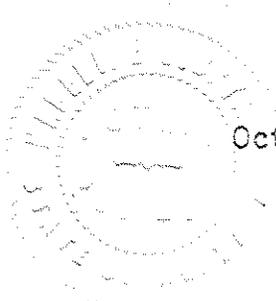
BALDWIN COUNTY

Before me, Madeline S. Bryars, a Notary Public in and for said County personally appeared Albert B. Spillers, who being duly sworn, deposed and said: That he is a representative of General Motors Acceptance Corporation, a corporation, and that the property sued for in the complaint of General Motors Acceptance Corporation, a corporation, against E. C. Middleton & Son, a co-partnership composed of E. C. Middleton and La Verne Middleton, and E. C. Middleton and La Verne Middleton, individually, to-wit: One 1955 1½ ton Chevrolet truck motor number 0226422F55N belongs to General Motors Acceptance Corporation, a corporation, the said plaintiff.

Albert B. Spillers

Sworn to and subscribed before me this the 18<sup>th</sup> day of October, 1955.

Madeline S. Bryars  
Notary Public, State at Large.



10-18-55