

CLOY BURCHETT

PLAINTIFF

VS

GILBERT BROWN

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW.

CASE NO. _____

1.

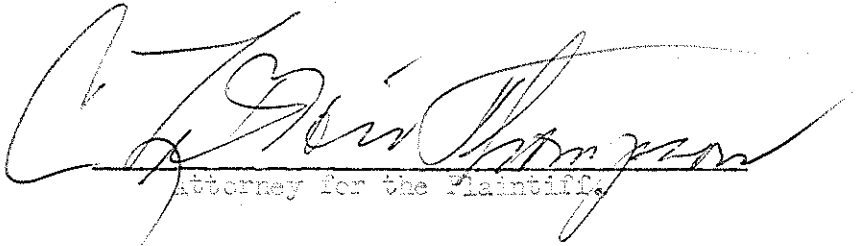
The Plaintiff claims of the Defendant Four Hundred Seventy-five (\$475.00) Dollars, damages for wrongfully taking the following goods and chattels, the property of the Plaintiff;

One Great Dane Trailer, Model 1948, Serial Number, 48-5024.

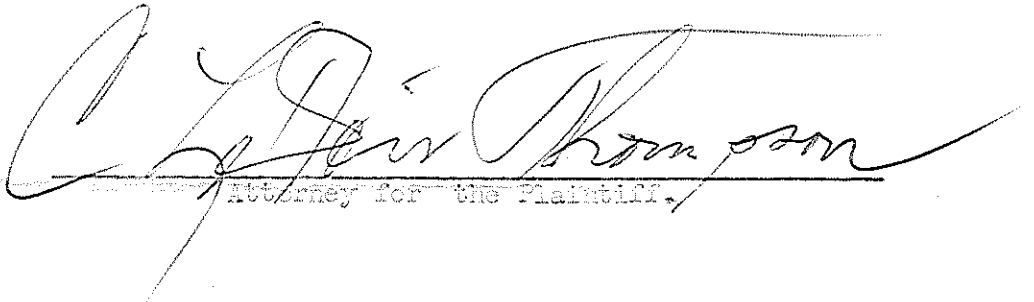
2.

The Plaintiff claims of the Defendant Four Hundred Seventy-five (\$475.00) Dollars, damages for the conversion by him on to-wit the 12th day of September, 1955, of the following chattels:

One Great Dane Trailer, Model 1948, Serial Number, 48-5024, the property of the Plaintiff.


Attorney for the Plaintiff.

Plaintiff demands trial by jury.


Attorney for the Plaintiff.

ATTACHMENT

The State of Alabama, {
Baldwin County. }

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, Cloy Burchett

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

Gilbert Brown

is justly indebted to the Plaintiff Cloy Burchett

in the sum of Four Hundred Seventy-five & no/100 ----- Dollars, and

Cloy Burchett having made affidavit ~~and given bond~~

as required by law, in such cases, you are hereby commanded to attach so much of the estate of

Gilbert Brown, to-wit: One 1948-49 Sleeper Cab GMC Green 520 Model with

1100 kv 20 tires on rear (now parked at Davis Garage and Killing Station

near Loxley)

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so

attached unless replevied, so to secure, that the same may be liable to further proceedings thereon to be

had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said

County, on ----- Monday of ----- 19-----

next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 15 day of Nov A. D., 19 55

Alice J. Duck Clerk.

Received in Sheriff's Office
this 15 day of Nov 1955
TAYLOR WILKINS, Sheriff

Executed Nov. 16, 1955
By serving a copy on
Gilbert Brown
and attaching the
within described
property and storing
at Roy. C. Davis
Garage Loxley, Ala.

Sheriff
Taylor Wilkins
By
Ellie Steadler

No. 2277

ATTACHMENT

Clay Burchett

Vs. { ATTACHMENT

Gilbert Brown

Issued 11-15, 1955

Printed by Moore Printing Co.

SUMMONS AND COMPLAINT

Moore Printing Co.

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, BALDWIN COUNTY

No. 2777

Nov. TERM, 19 55

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon

GILBERT BROWN

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against

GILBERT BROWN

, Defendant

by

CLOY BURCHETT

, Plaintiff

Witness my hand this

30

day of

Nov.

19

55.

Clerk

1-38986
No. 2777

Page

THE STATE OF ALABAMA

BALDWIN COUNTY

CIRCUIT COURT

CLOY BURCHETT

Plaintiffs

vs.

GILBERT BROWN

Defendants

SUMMONS and COMPLAINT

Filed Nov. 30, 1955

Allee J. Duck, Clerk

C. L. THOMPSON

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

RECEIVED IN OFFICE

11-30, 1955

Taylor Wilkins, Sheriff

I have executed this summons

this 30 Nov, 1955
by leaving a copy with

S-C

Gilbert Brown

Taylor Wilkins Sheriff

Clayton Stubble Deputy Sheriff

Laxley 40 miles

THE STATE OF ALABAMA }
Baldwin County }

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We,

....., of the County of Baldwin

are held and firmly bound unto

in the sum of Dollars, to

be paid to the said
heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind our-
selves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly
by these presents.

Sealed with our seals and dated the day of, 194.....

The Condition of this Obligation is such:

That whereas, the above bounden

..... ha, on the day of the date

hereof, prayed an Attachment at the suit of

..... against the estate of above named

for the sum of Dollars,
and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said

should prosecute said Attachment to effect, and pay the said Defendant all such damages as
may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be
void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now,
or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

..... (Seal)

..... (Seal)

..... (Seal)

..... (Seal)

Approved, this day of, 194.....

....., Clerk

THE STATE OF ALABAMA
Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me, Alice J. Dickin and for said County, personally appeared Oloy Burchettwho, being duly sworn, on oath saith that Gilbert Brown, a non-resident of theState of Alabama

is justly indebted to

Oloy Burchettin the sum of Four Hundred Seventy-five & no/100 Dollars,

which said amount is justly due after allowing all just offsets and discounts, and that the said

Gilbert Brown, a non-resident of the State of Alabama has a 1948-49 SleeperCab GMC, Green, 520 Model with 1100 cc 20 tires on rear presently parkedat Davis Garage and Filling Station near Lexley.

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Subscribed and sworn to before me this 15 day of Nov, 1948.Oloy BurchettAlice J. Dick
Clerk, Circuit Court2777
No. 2777

Page

STATE OF ALABAMA
Baldwin CountyCIRCUIT COURT
At Bay Minette, Ala.Oloy Burchett

TO

Gilbert Brown

ATTACHMENT BOND AND AFFIDAVIT

Filed this the 15 dayof Nov, 1948Alice J. Dick, Clerk

Attorney

CLOY BURCHETT

PLAINTIFF

VS

GILBERT BROWN

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

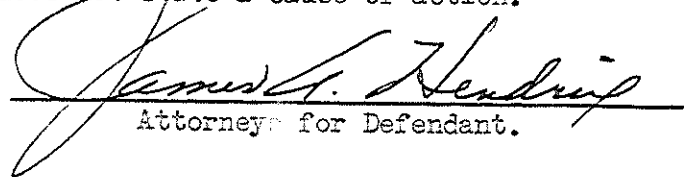
AT LAW

CASE NO. _____

DEMURRER

Comes the Defendant in the above styled cause and demurs to the complaint filed by the Plaintiff in said cause and each and every count thereof separately and severally and says:

1. That said complaint does not state a cause of action.


Attorneys for Defendant.