STATE OF ALABAMA BALDWIN COUNTY

CIRCUIT COURT NO. April 1956



To Any Sheriff of the State of Alabama:

You are hereby commanded to summon Curtis E. Wilson 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 the complaint of Central Baldwin Bank, a Corporation,

Witness my hand this 6th day of April, 1956.

The second of the second

CENTRAL BALDWIN BANK, CARRY : 18 2 IN THE CIRCUIT COURT OF a Corporation,

BALDWIN COUNTY, ALABAMA

Plaintiff

WAL TA RESIDENCE TO THE RESIDENCE OF THE PARTY OF THE PAR

Vs

CURTIS E. WILBON,

Defendant

Sproperty, to-with the following person of the Defendant the following person of the John to the Defendant the following person of the William Serial Number B55A0381+2, Motor No. 183372+7755Z, including all engineents of the Mire of the Three of Use thereof during the detention, from April 1,21955 to April 3.1956.

STATE	OF A	ALABAMA	,
Bal	dwin	County.	

Gentral Baldwin Bank, a Corporation as sarety, are held and firmly bound unto		C. B. ELLIS AND Central Baldwin Bank, a Corporation
as surety, are held and firmly bound unto		
in the sum of Two Thousand Nine Hundred Ninety Five and twenty cootsans, to be paid to the said		as principal, and
in the sum of Two Thousand Nine Hundred Ninety Five and twenty coots. Ars, to be paid to the said		Central Baldwin Bank, a Corporation
in the sum of Two Thousand Nine Hundred Ninety Five and twenty Coderans, to be paid to the said	***	ga garangangangan ang ang ang ang ang ang ang
to be paid to the said		as surety, are held and firmly bound untoCUPTIS E. WIISON
to be paid to the said		in the sum of Two Thousand Nine Hundred Ninety Five and twenty contrars
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		
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		, ms nens,
by these presents. Sealed with our seals, and dated this		
The condition of the above obligation is such, That whereas the above bound Central Baldwin Bank, a Corporation, on the day of the date hereof hath obtained at the suit of intral Baldwin Bank, a Corporations, Curtis E. Wilson 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 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. (L. S.)		and each of us, our and each of our heirs, executors and administrators, jointly and severally and firmly,
The condition of the above obligation is such, That whereas the above bound Baldwin Bank, a Corporation, on the day of the date hereof hath obtained at the suit of Intral Baldwin Bank, a Corporation, Curtis E. Wilson 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 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. (L. S.)		by these presents. Sealed with our seals, and dated thisday ofApril
Baldwin Bank, a Corporation, on the day of the date hereof hath obtained at the suit of intral Baldwin Bank, a Corporations. Curtis E. Wilson, 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 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. (L. S.)		in the year of our Lord, 19 56.
Baldwin Bank, a Corporation, on the day of the date hereof hath obtained at the suit of intral Baldwin Bank, a Corporations. Curtis E. Wilson, 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 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. (L. S.)		
Baldwin Bank, a Corporation, on the day of the date hereof hath obtained at the suit of intral Baldwin Bank, a Corporations. Curtis E. Wilson, 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 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. (L. S.)		The condition of the above obligation is such, That whereas the above bound
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 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. (L. S.)		
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 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. (L. S.)		
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 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. (L. S.)		Curtis E. Wilson
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 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. (L. S.)		
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. (L. S.)		a summons and complaint for the recovery of personal property in specie against said defendant and asks
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. (L. S.)		
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. (L. S.)	;	an endorsement by the Clerk of this Court "That the Sheriff is required to take the property mentioned in
ages 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. (L. S.)	;	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
ages 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. (L. S.)		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
otherwise to remain in full force and effect. (L. S.) (L. S.)		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.
(L. S.)	1	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 Defendant all such costs and dam-
(L. S.)	: : : : : : : : : : : : : : : : : : : :	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 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,
(L. S.)	: :	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 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,
(L. S.)	: : : : : : : : : : : : : : : : : : : :	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 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,
(L. S.)	1	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 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,
	: 1	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 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.
Approved thisday ofApril19_56.	: : : : : : : : : : : : : : : : : : : :	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 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.
Approved this day ofApril	: : : : : : : : : : : : : : : : : : : :	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 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. (L. S.)
ρ . ρ	1	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 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. (L. S.)
	1	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 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. (L. S.)

STATE	OF	ALABAMA	
BAT.DUTNI COILWWY			

AFFIDAVIT

Before me, Barbara J. Thomas, a notary public in and for the said state and county, personally appeared Ernest M. Bailey, Attorney for Central Baldwin Bank, a Corporation, who being duly sworn, depose th and saith, that the following property, to-wit:

One 1955 210 Chevrolet Two Door Sedan, Six Cylinder, Serial No. B55A038142, Motor No. 0337247F55Z, including all equipment

for the recovery of which Central Baldwin Bank, a Corporation, has instituted suit this day in the Circuit Court of Baldwin County, Alabama against Curtis E. Wilson is the property of Central Baldwin Bank, a Corporation.

Sworn to and subscribed before me this the 3nd day of April,

Edinah m. Barrey

Barbara Comus Notary Public STATE OF ALABAMA) CIRCUIT COURT
NO.
BALDWIN COUNTY) April 1956

To Any Sheriff of the State of Alabama:

You are hereby commanded to summon Curtis E. Wilson 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 the complaint of Central Baldwin Bank, a Corporation,

Witness my hand this 6th day of April, 1956.

Deise A. Drock

CENTRAL BALDWIN BANK,

IN THE CIRCUIT COURT OF

a Corporation,

BALDWIN COUNTY, ALABAMA

Plaintiff

AT LAW

٧s

CURTIS E. WILSON,

Defendant

COUNT ONE:

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

One 1955 210 Chevrolet Two Door Sedan Six Cylinder Serial Number B55A038142, Motor No. 0337247F55Z, including all equipment.

with the value of the hire or use thereof during the detention, to-wit:

from April 1, 1955 to April 3, 1956.

Ettorney for Plaintiff

april 1956 I served a copy of the within. By service on_ TAYLOR WILKINS, Sheriff

no. 28 88

BILL OF COMPLAINT

CENTRAL BALDWIN BANK, a Corporatio Plaintiff

Vs.

CURTIS E. WILSON,

Defendant

To the Sheriff of said County:

Whereas, the Plaintiff in the with in stated cause has made affidavit and given bond as required by law you are hereby required to take th property mentioned in Complaint in to your possession unless the Defendant gives bond payable to said Plaintiff with sufficient surety in double the amount of the value of the property, with condition that if Defendant is cast in the suit he will within 30 days thereafter, deliver the property to the Plaintiff, and pay all damages and costs which may accrue from the detention thereon.

RNEST M. BAILEY ATTORNEY AT LAW FAIRHOPE, ALABAMA