Form 2006. (Rev. Aug., 1945) DETINUE—AFFIDAVIT AND BOND. (Code 1940, Tit. 7, Sec. 918)

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STATE OF ALABAMA	IN THE CIRCUIT COURT OF
BALDWIN COUNTY	BALDWIN COUNTY
Before me, C. LeNoir Thompson	a Notary Public in and for said County,
personally appeared Leon E. Brawner	who being by me
duly sworn deposes and says that the property sued	for in the complaint of Universal C.I.T. Credi
Corporation, a Corp. vs Cleve Hy	
One 1953 Oldsmoble Fordor Sedan, S	Serial No. 352362; One 1952
Ford V-8 Model PulTrk 1/2T, Serial I	No. FIHIMP-24664.
belongs to Universal C.I.T. Credit Con	rporation, a corporatione plaintiff.
	Universal C.I.T. Credit Corp. a corp.
Sworn to and subscribed before me this	
day of toman, 1957	BY: Jen. Braune Representative.
Da Wa	
Notary Public	
	-
STATE OF ALABAMA (IN THE CIRCUIT COURT OF
BELDWIN COUNTY	BALDWIN COUNTY
KNOW ALL MEN BY THESE PRESENTS, Th	nat we, Universal C.I.T. Credit Corporatio
	Principal, and
	, Sureties, are held and
	, his heirs, executors and admin-
istrators in the sum of Two Thousand Two Hu	undred Three & 60/100(\$2203.60) Dollars, bind ourselves, our heirs, executors and adminis-
Sealed with our seals and dated the 10th	_day of, 19, 19, 19
The condition of the above obligation is such t	hat whereas, the above bound Universal C.I.T.
Credit Corporation, a corporation	has on the day of
, 19 sued out a writ of	detinue in the Circuit Court of Baldwin
County County, returnable to the said Co	ircuit Court against the said
Cleve Hyatt	for the recovery of the following
described property, to-wit: One 1953 Oldsmoble Forder Sedan	, Serial No. 352362; One 1952 Ford
V=0 Moder Fu irk 21, Serial N	FIHIMP-24664,
Now if the said Universal Cンエング. Cre	edit Corp. a corp. shall fail in said suit
and shall pay to the said Cleve Hyatt	
	ain by the wrongful complaint, then this obligation to
Taken and approved this	By Ilon E. Braune (SEAL)
Jan 1958	NATIONAL SURETY CORPORATION (SEAL)
Clerk, Circuit Court	By E.S. Jewkins (SEAL)

NATIONAL SURETY CORPORATION

New York

	OWER OF ATTORNEY
KNOW ALL MEN BY THESE PRESENTS AL	
organized and existing under the laws of the Sta New York, N. Y., hath made, constituted and	ite of New York, and having its principal office in the City of appointed, and does by these presents make, constitute and having its principal office in the City of a principal of the City of th
appoint 3. E. Al	DANS, IR, & E. S. JENKINS
<u> </u>	NILY OR SEVERALLY
To state the second process of the second se	The second se
OLXXIIDALAD	and State of ATARAMA
his also did lawful Attorney(s)-in-fact, with full po	ower and authority hereby conferred in the name
stead, to execute, acknowledge and deliver any agreements of indemnity and other of	
Previold however, that the name?	the property of the second sec
hereunder shall not exceed ONE MILI	JON (\$1.000.000.00) DOBLARS
	+ G D + + + + + + + + + + + + + + + + +
President, sealed with the corporate seal of the Co and confirming all that the said Attorney(s)-in-Fact by authority of the following provisions of the By	d to the same extent as if such bonds were signed by the appoint and duly attested by its Secretary, hereby ratifying may do in the premises. Said appointment is made under and laws of NATIONAL SURETY CORPORATION.
ARTICLE XII. RESIDENT OFFICERS AND ATTORNEYS-IN	FACT.
Resident Vice-President, Resident Assistant Secretary and Attor Applies to all powers of attorney executed prior to Man 25 1802	at may from time to time appoint Resident Vice-Presidents, Resident Assistant behalf of the corporation and the Chairman President, or any Vice-President, or any Vice-President, or any Vice-President, or any vice-President, or any such that the president of the powers and authority given to any such the president of the preside
Resident Assistant Secretaries and Attorneys in Fact to represent the powers and authority given to any such Resident Vice-President of Directors or the powers and authority given to any such Resident Vice-President when from poffice. (As amended Mary 25, 1822)	ry Vice-President may, from time to time, appoint Resident Vice-Presidents t and act for and on behalf of the Corporation and the President, Executive the Executive and Finance Committee may at any time suspend or revoked dent, Resident Assistant Secretary or Attorney in Forting suspend or revoked the state of the suspend of of th
Vice Presidents, Resident Assistant Secretaries and Attorneys in April 27, 1243. Applies to all powers of attorney assistant Secretaries.	President or any Vice President may, from time to time, appoint Resident act to represent and act for and on behalf of the Corporation (As an act for an act for an act for an act for a content of the Corporation (As an act for a content of the Corporation (As an act for a content of the content of the corporation (As an act for a content of the corporation (As an act for a content of the
better 4Attorneys-in-ractAttorneys-in-Fact may be	liven full power and gutherity a
prior to May 25, 1933).	etary. (Adopted April 29, 1933. Applies to all powers of attorney executed
the President and sealed and attested by the Secretary. (As an July 30, 1935).	viven full power and authority to execute, acknowledge and deliver for and s, rocognizances, contracts of indemnity and other conditional or obligatory Attorney-in-Fact shall be as binding upon the Corporation as if signed by nended May 25, 1933. Applies to all powers of attorney executed prior to
corporation, to execute, acknowledge and deliver, any and all be tory undertakings, and any and all notices and documents conceinstrument so executed by any such Attorney-in-Fact shall be as attested by the Secretary. (As consider the fact of the	iven full power and authority, for and in the name and on behalf of the conds, recognizances, contracts of indemnity and other conditional or obligability or terminating the corporation's liability thereunder, and any such binding upon the corporation as it singed by the Deviator, and any such
Corporation, to execute, acknowledge and deliver, any and all be tional c. obligatory undertakings, and any and all notices and any such instrument so executed by any such Attorney-in-Fa and any such attorney-in-Fa	iven full power and authority, for and in the name and on behalf of the onds, recognizances, contracts, agreements of indomnity and other condidacuments cancelling or terminating the Corporation's liability thereunder, at shall be as binding upon the Comparison of liability thereunder,
ditional or obligatory undertakings, and any and all consents are in the Corporation in the Corporation's liability thereunder, and an upon the Corporation as if signed by the President and sealed are powers of attorney executed on or after that date.)	all bonds, recognizances, contracts, egreements of indemnity and other con- dereleases incident thereto, and any and all notices and documents cancel- ty such instrument so executed by such Attorney-in-Pact shall be as binding and attested by the Secretary. (As amonded April 28, 1953. Applies to all
cuted prior to May 25, 1933).	r authorized to verify any affidavit required to be attached to bonds, recog- y undertakings, and they are also authorized and empowered to certify to an thereof. (Adopted April 29, 1933. Applies to all powers of attorney exe-
executed prior to April 27, 1943).	authorized to verify any affidavit required to be attached to bonds, rocogy undertakings, and they are also authorized and empowered to certify to thereof. (As amended May 25, 1933. Applies to all powers of attorney
Section 7.—Attorneys-in-Fact—Verifications.—Attorneys-in-Fabonds, recognizances, contracts, agreements of indomnity, or other empowered to certify to copies of the By-laws of the Corporation to all powers of attorney executed prior to June 27, 1944)	act are hereby authorized to verify any affidavit required to be attached to conditional or obligatory undertakings, and they are also authorized and a or any Article or Section thereof. (As amended April 27, 1842, 84-18).
Section 7.—Attorneys-in-Fact—Verifications—Certifications—the authority to execute bonds, recognizances, contracts, agreement certify, by affidavit or otherwise, as to the inspection or exeminating the contract of the cont	Attorneys-in-Fact are hereby authorized to verify, by affidavit or otherwise, is of indomnity, and other conditional or obligatory undertakings; and to attorn of arcote of the conditional or obligatory undertakings; and to
"ARTICLE VIII. APPOINTMENT AND MUTHORITY OF THE	plies to all powers of attorney executed on or after that date).
	PPEARANCES. , or any other person authorized by the Board of Directors, the Chairman for the first to accept legal process and make appearances for and on all Powers of Attorney executed on and after that date.)
Section 31. Authority. The authority of such Resident Assiste the instrument evidencing their appointment, and any such appoint by the Board of Directors or by any person empowered to make a Attorney executed on and after that date.)	all Powers of Attorney executed on and after that date.) Int Secretaries, Attorneys-in-Fact, and Agents shall be as prescribed in niment and all authority granted thereby may be revoked at any time uch appointment. (Adopted October 25, 1955. Applies to all Powers of
IN WITNESS WHEREOF NATIONAL SUPER	Y CORPORATION has caused these presents to be at Secretary, and its corporate seal to be hereto affixed
	May A.D., 19 55.
·	
	national surety corporation
(Seql)	n
• • •	By S. G. DRAKE
Kuren. A N Macainstanter	Vice President
ATTEST: A. N. MEGDOUGALL. F. 2014 Rev. 1/56 Assistant Secretary	

Assistant Secretary

The State of Alabama, Baldwin County



KNOW ALL MEN BY THESE PRESENTS, That we, Universal C.I.T. Credit Corporation as Principal, and National Surety Corporation, as Surety and are held and firmly bound unto ____Cleve Hyatt in the sum of Fifteen Hundred Seventy-Three & 60/100 Dollars, for the payment of which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and administrators. 20th _ 19_58 Sealed with our seals and dated this _ January day of ___ The condition of the above obligation is such that whereas the said <u>Universale C.I.T.</u> Credit Corporation ____did, on the <u>loth</u> day 19 58 sue out of the Circuit Court of Baldwin January County, Alabama 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: 1953 Oldsmobile Fordor, Serial # #R_352362 which said writ was placed in the hands of Honorable Taylor Wilkins Sheriff of Baldwin County, Alabama, on the <u>loth</u> day of <u>January</u> and executed by him on the 14th _day of January _____, 19 $\frac{58}{}$, by taking into his possession the following property, to-wit: 1953 Oldsmobile Fordor, Serial #R 352362 <u>Cleve</u> Hyatt And whereas the said -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. Universale C.I.T. Credit Corporation 🗕 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. UNIVERSAL C. I, T CREDIT CORPORATION (SEAL) NATIONAL SURETY CORPORATION (SEAL) Attorney in Fact Taken and approved this Sheriff, Baldwin County, Ala.

NATIONAL SURETY CORPORATION

New York

A MEMBER OF THE FIREMAN'S FUND INSURANCE GROUP GENERAL POWER OF ATTORNEY

organized and existing under the laws of the State of	ATIONAL SURETY CORPORATION, a Corporation duly for New York, and having its principal office in the City of inted, and does by these presents make, constitute and
appoint B. F. ADAM	Saulro & E. S. Fenkins
JOINTE	Y OR SEVERALLY
Commence of the second of the	
of MOBILE	and State of ALABAMA
its true and lawful Attorney(s)-in-Fact, with full power	and authority hereby conferred in its name, place and
stead, to execute, acknowledge and deliver any and	lali bords, recornizatose, combrettal
agreements of indemnity and other con-	Minional or colligatory undertakings:
pravided, however, that the penal sum	of any one sach instituent executed
hereunder shall not exceed ONE MILLICA	I (\$1,000,000.00) DGLIARS
President, sealed with the corporate seal of the Corpor	the same extent as if such bonds were signed by the ation and duly attested by its Secretary, hereby ratifying to in the premises. Said appointment is made under and NATIONAL SUBETY CORPORATION.
"ARTICLE XII. RESIDENT OFFICERS AND ATTORNEYS-IN-FAC	s - California (1908) - Describilitation of the propherical consideration of the consideration of the description
"Section 1.—The Chairman, President or any Vice-President ma	
dent, the Board of Directors or the Executive Committee may at any Resident Vice-President, Resident Assistant Secretary and Attorney- Applies to all powers of attorney executed prior to May 25, 1933).	dit of the corporation and the Chairman, Prosident, or any Vice-Presi time suspend or revoke the powers and authority given to any such in-Fact, and also remove them from office. (Adopted April 29, 1933)
Vice-President or any Vice-President, the Board of Directors or the the powers and authority given to any such Resident Vice-President of them from office. (As amended May 25, 1933. Applies to all po	ics-President may, from time to time, appoint Resident Vice-Presidents, I act for and on behalf of the Corporation and the President, Executive Executive and Finance Committee may at any time suspend or revoke. Resident Assistant Secretary or Attorney-in-Fact, and also remove any wers of attorney executed prior to April 27, 1943).
April 27, 1943 Applies to all powers of attorney executed on or afte	ident or any Vice President may, from time to time, appoint Resident to represent and act for and on behalf of the Corporation. (As amended a that date).
undertakings, and any such instrument executed by any such Attor- Chairman or the President and sealed and attested by the Secretar prior to May 25, 1933).	n full power and authority to execute, acknowledge and deliver for and ecognizances, contracts of indomnity and other conditional or obligatory 109-in-Fact shall be as binding upon the Corporation as if signed by the y. (Adopted April 28, 1933. Applies to all powers of attorney executed
undertakings, and any such instrument so executed by any such Atte the President and sealed and attested by the Secretary. (As amend July 30, 1935).	full power and authority to execute, acknowledge and deliver for and ecognizances, contracts of indemnity and other conditional or obligatory of ney-in-Fact shall be as binding upon the Corporation as if signed by led May 25, 1933. Applies to all powers of attorney executed prior to
tory undertakings, and any and all notices and documents cancellin instrument so executed by any such Attorney-in-Fact shall be as bin attested by the Secretary. (As amended July 30, 1935. Applies to a "Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given	full marrow and authoritin tour and to the second as a second
tional c. obligatory undortakings, and any and all notices and do and any such instrument so executed by any such Attorney-in-Fact s and sealed and attested by the Secretary, (As amended April 27, 194	is, recognizances, contracts, agreements of indemnity and other condi- naments cancelling or terminating the Corporation's liability thereunder, hall be as binding upon the Corporation as it signed by the President 3. Applies to all powers of attorney executed prior to April 28, 1953, an full power and authority, for and in the name and on behalf of bonds, recognizances, contracts, agreements of indemnity and other con- eleases incident thereto, and any and all notices and documents cancel- uch instrument so executed by such Attorney-in-Fact shall be as binding attested by the Socretary. (As amended April 28, 1853, Applies to all
"Section 7.—Attorneys-in-Fact.—Attorneys-in-Fact are hereby as	thorized to variety any affident coming to be assured as the
nizances, contracts of indemnity, or other conditional or obligatory used copy of the By-laws of the Corporation or any Article or Section to cuted prior to May 25, 1933). "Section 7 - Hitarnam in Fact - Etternam in Fact - To basely may be a basely and the condition of the con	ndertakings, and they are also authorized and empowered to certify to hereof. (Adopted April 29, 1933. Applies to all powers of attorney exe-
copies of the By-laws of the corporation or any Article or Section the executed prior to April 27, 1943).	ncorrainings, and they are also authorized and empowered to certify to ereof. (As amended May 25, 1933. Applies to all powers of attorney
empowered to certify to copies of the By-laws of the Corporation of to all powers of attorney executed prior to June 27, 1944).	are hereby authorized to verify any affidavit required to be attached to nditional or obligatory undertakings, and they are also authorized and or any Article or Section thereof. (As amended April 27, 1943. Applies
certify, by affidavit or otherwise, as to the inspection or examinati assets is bonded by the Corporation; and they are also authorized or any Article or Section thereof. (As amended June 27, 1944. Applie	orneys-in-Fact are hereby authorized to verify, by affidavit or otherwise, of indemnity, and other conditional or obligatory undertakings; and to on of assets of the estates, where the fiduciary responsible for such and empowered to certify to copies of the Ey-laws of the Corporation s to all powers of attorney executed on or after that date). ASSISTANT SECRETARIES, AND ATTORNEYS-IN-FACT, AND AGENTS EARANCES.
Section 30. Appointment, The President, any Vice President, of the Board of Directors the President or any Vice President many	r any other person authorized by the Board of Directors, the Chairman rom time to time, appoint Resident Assistant Secretaries and Attorneysd Agents to accept legal process and make appearances for and on Powers of Attorney executed on and after that date.)
Section 31. Authority. The authority of such Resident Assistant the instrument evidencing their appointment, and any such appointment.	Secretaries, Attorneys-in-Fact, and Agents shall be as prescribed in nont and all authority granted thereby may be revoked at any time a appointment. (Adopted October 25, 1955. Applies to all Powers of
IN WITNESS WHEREOF, NATIONAL SURETY signed by its Vice President, attested by its Assistant	CORPORATION has caused these presents to be Secretary, and its corporate seal to be hereto affixed
	MAY AD., 19. 53.
	NATIONAL SURETY CORPORATION
(Seal)	By S. G. DRAKE
ATTEST: A. N. MacDOUGALL. F. 2014 Rev. 1/56 Assistant Secretary	Vice President

Assistant Secretary

DETINUE—REPLEVY BOND OF DEFENDANT
The State of Alabama, Baldwin County
KNOW ALL MEN BY THESE PRESENTS, That we,
Cleve Hyatt
and
are held and firmly bound unto Universal C. I. T. Credit Corp, a Corp.
그 젊었는데 그리는 그 그 사이를 보고 있는데 그리고 있는데 그리고 있다.
in the sum of Five Hundred 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 day of 19
The condition of the above obligation is such that whereas the said
Universal C. I. T. Credit Corp. did, on the 10th day
of January 19 58 sue out of the Circuit Court of Baldwin County a writ of detinue directed to any Sheriff of said State and commanding him to take into his possession the
following property, to-wit:
One 1952 Ford V-8 Model Pu Trk ton,
Serial No. FIHIMP-24664
which said writ was placed in the hands of
Sheriff of Baldwin County, Alabama, on the <u>10th</u> day of <u>January</u> , 19 <u>58</u> ,
and executed by him on theday of, 19, by taking into his
possession the following property, to-wit:
One 1952 Ford V-8 Model Pu Trk & ton
Serial No. FIHIMP-24664
And whereas the above bound Cleve Hyatt ,
Defendant in said suit, has, within five days from the execution of said writ, entered into and executed this bond as required by law and thereby obtained possession of said property seized under this writ.
Now if the said <u>Cleve Hyatt</u> is cast in said suit and within thirty days after judgment deliver the property aforesaid to the Plaintiff and pay all costs
and damages which may accrue from the detention thereof, then this obligation to be void, otherwise to remain in full force and effect.
SEAL)
(SEAL)
Meal Uncoluy (SEAL)
(SEAL)

Taken and approved this day of 1958

Sheritt, Baldwin County, Ala.

You Are Hereby Commanded to Summon Cleve Hyatt You Are Hereby Commanded to Summon Cleve Hyatt Suppear within thirty days from the service of this writ, in the Circut Court to be held fountly at the place of holding the same, then and there to answer the complaint of Universal C.I.T. Credit Corporation, a corporation Witness my hand this 10 day of	ama: It to Summon Cleve Hyatt e service of this writ, in the Circut Court to be held for same, then and there to answer the complaint of dit Corporation, a corporation O day of June 1959 Complaint Corp. Cleve Hyatt Plaintiff Versus Defendant the defendant the following personal property, to-wit: dor Sedan, Serial No. 352362; One 1952 T. Serial No. FIHIMP-24664.	O Any Sheriff of the State of Alabama: You Are Hereby Commanded to Sum D appear within thirty days from the service ounty at the place of holding the same, then Universal C.I.T. Credit Co Witness my hand this 10 day CO Universal C.I.T. Credit Corp. a corp. Plaintiff The plaintiff claims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk 17, Se	of this writ, in the and there to answer poration, and the standard of	the Circut Court to be wer the complaint of a corporation 7. 19.5 19.5 19.5 19.5 19.5 19.5 19.5 19.5 19.5 10.6	Defendant to-wit:
Any Steriff of the State of Alabama: You Are Hereby Commanded to Summon Cleve Hyatt Suppear within thirty days from the service of this writ, in the Circut Court to be held fountly at the place of holding the same, then and there to answer the complaint of Universale C.I.T. Credit Corporation, a corporation Witness my hand this 10 day of Complaint Complaint of Complaint	ama: It to Summon Cleve Hyatt e service of this writ, in the Circut Court to be held for some, then and there to answer the complaint of dit Corporation, a corporation O day of	You Are Hereby Commanded to Sum appear within thirty days from the service ounty at the place of holding the same, then Universal C.I.T. Credit Co Universal C.I.T. Credit Corp. a corp. Plaintif The plaintiffclaims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk \(\frac{1}{2}\)T, Se	of this writ, in the and there to answer poration, a poration, a poration of	the Circut Court to be wer the complaint of a corporation 7. 19.5 19.5 19.5 19.5 19.5 19.5 19.5 19.5 19.5 10.6	Defendant to-wit:
appear within thirty days from the service of this writ, in the Circut Court to be held founty at the place of holding the same, then and there to answer the complaint of Universal C.I.T. Credit Corporation, a corporation Witness my hand this 10 day of 1959 COMPLAINT Iniversal C.I.T. Credit Corp. Cleve Hyatt a COPP. Plaintiff Versus Defend The plaintiff claims of the defendant the following personal property, to-wit: One 1953 Oldsmoble Fordor Sedan, Serial No. 352362; One 19 Ford V-8 Model Pu Trk & T. Serial No. FIHIMP-24664.	e service of this writ, in the Circut Court to be held for some, then and there to answer the complaint of	appear within thirty days from the service punty at the place of holding the same, then Universal C.I.T. Credit Co Witness my hand this	of this writ, in the and there to answer poration, a serial of the series of the serie	the Circut Court to be wer the complaint of a corporation 7. 19.5 19.5 19.5 19.5 19.5 19.5 19.5 19.5 19.5 10.6	Defendant to-wit:
appear within thirty days from the service of this writ, in the Circut Court to be held funty at the place of holding the same, then and there to answer the complaint of	me, then and there to answer the complaint of	appear within thirty days from the service unty at the place of holding the same, then Universal C.I.T. Credit Co Witness my hand this!\(\) day CO niversal C.I.T. Credit Corp. a corp. Plaintiff The plaintiffclaims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk \(\frac{1}{2}\)T, Se	of	wer the complaint of a corporation	Defendant to-wit:
appear within thirty days from the service of this writ, in the Circut Court to be held funty at the place of holding the same, then and there to answer the complaint of	me, then and there to answer the complaint of	appear within thirty days from the service unty at the place of holding the same, then Universal C.I.T. Credit Co Witness my hand this!\(\) day CO niversal C.I.T. Credit Corp. a corp. Plaintiff The plaintiffclaims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk \(\frac{1}{2}\)T, Se	of	wer the complaint of a corporation	Defendant to-wit:
appear within thirty days from the service of this writ, in the Circut Court to be held funty at the place of holding the same, then and there to answer the complaint of	me, then and there to answer the complaint of	appear within thirty days from the service unty at the place of holding the same, then Universal C.I.T. Credit Co Witness my hand this!\(\) day CO niversal C.I.T. Credit Corp. a corp. Plaintiff The plaintiffclaims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk \(\frac{1}{2}\)T, Se	of	wer the complaint of a corporation	Defendant to-wit:
appear within thirty days from the service of this writ, in the Circut Court to be held funty at the place of holding the same, then and there to answer the complaint of	me, then and there to answer the complaint of	appear within thirty days from the service unty at the place of holding the same, then Universal C.I.T. Credit Co Witness my hand this!O day CO niversal C.I.T. Credit Corp. a corp. Plaintiff The plaintiffclaims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk ½T, Se	of	wer the complaint of a corporation	Defendant to-wit:
unity at the place of holding the same, then and there to answer the complaint of Universals C.I.T. Credit Corporation, a corporation Witness my hand this 10 day of 1952 COMPLAINT niversal C.I.T. Credit Corp. Cleve Hyatt a corp. Plaintiff Versus Defend The plaintiff claims of the defendant the following personal property, to-wit: One 1953 Oldsmoble Fordor Sedan, Serial No. 352362; One 19 Ford V-8 Model Pu Trk 17, Serial No. FIHIMP-24664.	me, then and there to answer the complaint of	witness my hand this	of	wer the complaint of a corporation	Defendant to-wit:
a corp. Plaintiff Versus Defend The plaintiff claims of the defendant the following personal property, to-wit: One 1953 Oldsmoble Fordor Sedan, Serial No. 352362; One 19 Ford V-8 Model Pu Trk 1/2T, Serial No. FIHIMP-24664. The value of the hire or use thereof during the detention, to-wit: November 22 4.57 date	Plaintiff Versus Defendant the defendant the following personal property, to-wit: dor Sedan, Serial No. 352362; One 1952 T, Serial No. FIHIMP-24664. ereof during the detention, to-wit:	a corp. Plaintiff The plaintiff claims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk 1/2T, Se	Versus ant the following lan, Serial	g personal property, No. 352362; 0	to-wit:
a corp. Plaintiff Versus Defend The plaintiff claims of the defendant the following personal property, to-wit: One 1953 Oldsmoble Fordor Sedan, Serial No. 352362; One 19 Ford V-8 Model Pu Trk 1/2T, Serial No. FIHIMP-24664.	Plaintiff Versus Defendant the defendant the following personal property, to-wit: dor Sedan, Serial No. 352362; One 1952 T, Serial No. FIHIMP-24664. ereof during the detention, to-wit:	a corp. Plaintiff The plaintiff claims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk 17, Se	Versus ant the following lan, Serial	g personal property, No. 352362; 0	to-wit:
The plaintiffclaims of the defendant the following personal property, to-wit: One 1953 Oldsmoble Fordor Sedan, Serial No. 352362; One 19 Ford V-8 Model Pu Trk - Serial No. FIHIMP-24664. h the value of the hire or use thereof during the detention, to-wit: November 2257	ne defendant the following personal property, to-wit: dor Sedan, Serial No. 352362; One 1952 T, Serial No. FIHIMP-24664. ereof during the detention, to-wit:	The plaintiff claims of the defend One 1953 Oldsmoble Fordor Se Ford V-8 Model Pu Trk 17, Se	ant the following	g personal property, No. 352362; O	to-wit:
th the value of the hire or use thereof during the detention, to-wit:	ereof during the detention, to-wit:				
November 22 - 57 date	57 date				***
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November 22 - 57 date	57 date	h the value of the hire or use thereof du		2 to mit:	
m			ing the detention		
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