You have been summoned to appear in Court the Second Monday of tendance in Court on the day named is not required; but unless within such number of days thereafter as the law limits, legal defense is made to this suit, a judgment by default will be entered against you. No 290 SUPERIOR COURT OF BALTIMORE CITY Credit Finance Company, Incorporated Plaintiff vs. William Smith. STEPHEN C. LITTLE, Clerk of the Superior Court of Baltimore City: Issue in this case, and send copy of the Declaration and notice, with the writ, to be served on the Defendant and make the writ returnable on the second Monday of ARRIVED 192 Plaintiff Attorney.

In the Superior Court of Baltimore City

BALTIMORE CITY, TO WIT:

Parlett Brenton, its	h attorney sue
William Smith (528 Dolphin	Street)
for that the said Defendant in the C	City of Baltimore, State of Maryland, seized and took the goods and
chattels of the said Plaintiff , to wit:	One Ford Sedan Automobile
	Year of Model - 1920
	Engine Number - 4286916
CARRELL STREET, STREET	
	ORNAL STREET STREET
<u>.0.5</u>	
dollars current money, there then for aforesaid against sureties and pledges	and and being; and unjustly detained the same in the City and State s, until &c., whereupon the said
	dollars lawful money, and thereupon he to bring suit, &c. Attorney for Plaintiff.
TAKE NOTICE—That on the day	the Defendant named in the within declarations. of your appearance to this action a rule will be entered requiring you ce with the Statute, or judgment by default will be entered against Attorney for Plaintiff.
	IN THE SUPERIOR COURT OF BALTIMORE CITY
	The Plaintiff elect to have this case tried
vs.	before a jury.
	Plaintiff Attorney.

in Court on the day named is not required; but, unless within such number of days thereafter as the law limits, legal defense is made to the above mentioned suit, a judgment by default may be entered against you.

No.290 Su. Ct. Credit Finance CompanyWilliam Smith Writ of Replevin ...Parlette Brenton Attorney for Pltff .

Shirts Con - f 8.30 px 8/4/23

Replevied and delivered

BALTIMORE CITY, to wit:

THE STATE OF MARYLAND,

	To the Sheriff of Baltimore City, Greeting:
	Whereas,
	.Credit.Finance.Company.Inca.body.corporate
,	of Baltimore City, has come into the Superior Court of Baltimore City, and found sufficient sureties, as well for the clamor to prosecute, as for the following property, viz:
One Ford	Sedan Automobile , Year of Model-1920
	Engine Number-4286916
•	
- •	
•	
	,
	Cradit Winana Campan
	Credit Finance Company
which	. William Smith
	d against sureties and pledges, as it is said, to be returned, if the return re command you that the Property
•	
	inance Company
••••	se; and that you summon the said
•	William.Smith
	-
on the second Monday of August	e Superior Court of Baltimore City, at the Court House in the same City,
	e Company
	······································
aforesaid; and how you shall execute t	his writ, that you make known to the Superior Court of Baltimore City id, and have you then and there this writ.
	RIS A. SOPER, Chief Judge of the Supreme Bench of Baltimore City,
	lay of May
Issued3	day of August

Bond Judel fred it Finance Coc, to the Inc. Stale of Mayland Bond appeared Stephen Co. Xittle

Replevin Bond.

KNOW ALL MEN BY THESE PRESENTS.

THAT WE CREDIT FINANCE COMPANY, INCORPORATED and The Fidelity and Casualty Company of New York, a corporation organized under the laws of the state of New York, having its principal place of business at 92 Liberty Street New York City, New York are held and firmly bound unto the State of Maryland, in the full and just sum of Five Hundred - - - - - - - - -Dollars, current money, to be paid to the said State, its certain Attorney or Assigns to the payment whereof well and truly to be made and done, we bind ourselves, and each of us, our and every of our Heirs, Executors, Administrators, and successors, jointly and severally, firmly by these presents, sealed with our seals and dated this 31st day of July in the year of our Lord one thousand nine hundred and twenty-three.

WHEREAS, the above bound CREDIT FINANCE COMPANY, INCORPORATED

about to issue out of the SUPERIOR COURT OF BALTO.CITY, a writ of Replevin, to commanding him to replevy the Sheriff of BALTIMORE

one Ford Sedan - Model 1920 - Motor #4286916

the property of the said CREDIT FINANCE COMPANY, INCORPORATED

which

WILLIAM SMITH

has taken and unjustly detained, &c

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound

CREDIT FINANCE COMPANY, INCORPORATED

do and shall well and truly prosecute the said Writ of replevin with effect, and PROPERTY also shall and will return the aforesaid, if the same be adjudged, and in all things stand to, abide by, perform and fulfill the Judgment of the Court in the premises, then the above obligation to be void, else to be and remain in full force and virtue in law.

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF

allet Meeter

Gedet prance & &

THE FIDELITY AND CASUALTY COMPANY (SEAL) OF NEW YORK.

By Franklin (Vantell)

Franklin C. Van Pelt - #952920

melva J. Janutt

M 290, Onj, to Any R, A1923 Schedule

A SCHEDULE

Of the Goods, Chattels, Lands, Tenements, and Credits of William Smith,

seized and taken

by virtue of a Writ of REPLEVIN issued out of the Superior Court of Baltimore City and to the Sheriff thereof, directed at the suit of Credit Finance Company, Inc., a body corporate,

and appraised by

said Sheriff and by us, the subscribers, who being first duly summoned and sworn for that purpose.

Given under our hands and seals, this

3 ml	day of	August

192 3.

4	286916.	•		Value	\$ 150	00
<u>.</u>						
			· · · · · · · · · · · · · · · · · · ·	······································	 	ļ
				• • • • • • • • • • • • • • • • • • • •	 	ļ
			,			
				·····		
,					 	 -
					 	ļ
•						
		•				
				 	 	
					 ·	<u> </u>
			_			
	and the second s		7.n-			

Received, Baltimore August the property as per Schedule above.

3 - , 192 3 ·., of Thomas F. McNulty, Sherift of Baltimore City,

Per & moran

Su The Superion

CREDIT FINANCIAL COMPANY INC.

(PLANTIFF)

In The SUPERIOR COURT

VS

William Smith

0f

Baltimore' City.

Term 19

The defendent by J. Steward Davis his attorney for plea says that at the time of the insuing of the writ in this case, the property of the goods and chattels in the said declaration memtioned, was in him to wit, atthe city aforesaid, and this the defendent is ready to verify; wherefore he prays judgment and a return of the said Ford Sedan automobile, to be adjudge to the said defendent and&.

To farlett Brenton Esq.; Attorney for the Plantiff.

SIR:- You will please take notice that a rule hath been entered at the office of the clerckof the SUPERIOR COURT Of Baltimore City, requiring you to reply to the above pleas, within fifteen

days after the service of a copy thereof and notice of said rule.

Defendents Attorney.

Superior Court. CREDIT FINANCE COMPANY, INC., WILLIAM SMITH Replication TO PLEAS NON CEPIT AND PROPERTY.

In the Superior Court of Valtimore City,

	Term, 192
•	
CREDIT FINANCE COMPANY, INC.,	
vs.	And the said CREDIT FINANCE COMPANY, Inc.
WILLIAM SMITH.	,
By Parlett Brenton, its Attorney,	
as to the plea of the said Defendant , WILLIAM	
first above pleaded, and whereof he ha S put	. XXXXXXX himself upon the country, doth
the like.	
And the said Plaintiff, as to the plea of the sa	aid Defendant, by him secondly above pleaded
say S that Exit by reason of anything in the second action aforesaid, to be precluded ought not, because	ond plea alleged, for having and maintaining to its it kext says that the property of the said
Ford Sedan Automobile goods and ch	nattels at the time of taking the same was in it the said
REDIT FINANCE COMPANY, Inc., in manner an	d form as xxit by xits declaration aforesaid
above thereof hath alleged, and this the said Plaintiff	g pray may be enquired of by the country.
And the said Plaintiff , as to the plea of the said	K
· · · · · ·	ea alleged, from having and maintaining h action
	ttols at the time of taking the same was in the said.
	ttels, at the time of taking the same, was in h the said
	form as the said Plaintiff , by his declaration aforesaid,
above thereof hath alleged; and this the said Plaintiff	, pray may be enquired of by the country.
ست سند سر در این دست سال سال این در در این در	Monas Destator

Attorney for the Plaintiff .

Verdut for the klift for the guard replevies as \$15000 the value thereof; one cent damages, and Costs