
FULL Hustlers Taboo Illustrated No 1 12



DOWNLOAD: <https://byltly.com/2iubyk>



To gain the full experience of the working of the sex-machine, they were treated with the mild anesthetic, Dioclisin.'s testimony as to the value of the vehicles is conflicting. An owner who purchases a car and later sells it must be allowed some credit for its original cost. For a car purchased in California in July, 1968, the original cost was probably about \$1,500. A reasonable cost of transporting the car from California to Utah would be about \$300. Therefore, the trial court's allowance of \$1,250 is reasonable and is supported by the evidence. The final issue is whether the court's award of \$750 for specific expenses of moving is

excessive. This figure was arrived at by allowing the plaintiff \$250 for the expenses in bringing the old car to Ogden and \$500 for the expenses of the old car plus \$150 for the moving of the new car. The figures in the transcript do not correspond to the \$500 allowance for the car transportation. The record does not disclose how the \$750 figure was arrived at. It is possible that the court was deducting the value of the old car from \$1,750 (the purchase price) and adding \$150 to arrive at \$1,500, which was a reasonable amount for the moving of a car. The plaintiff testified that she paid \$500 for the old car and \$150 for the new car. If she is given a credit for the old car then she has been given \$850 for expenses. As to the value of the old car the evidence is conflicting. The testimony of Mr. Wyatt is that the car had no value. Mr. Klein testified that it was worth \$300. Mrs. Rowland testified that it was worth \$200. Mr. Rowland testified that it was worth \$1,500. There is no evidence of value for the new car. The value of a car at the time of its purchase is the fair market value. *Lien v. Saunders*, 127 Utah 1, 8, 3 P.2d 492. It is not the cost or reproduction cost. The court is allowed a wide discretion in awarding damages for conversion, and its judgment in such matters will not be reversed on appeal unless it is shown that it has abused its discretion. *Lien v. Saunders*, supra. In reviewing the evidence we do not determine whether we would have arrived at a different figure. We are convinced that the trial court has not abused its discretion. Its 82157476af

Related links:

[intel 82801hb ich8 high definition audio driver](#)
[\[S Cute\] 7th No 18 Yuu Asakura A](#)
[Magic Book In Tamil Pdf Free Download](#)