

426.295 Form of judgment in action for possession of specific personal property.

In an action for the possession of specific personal property, the plaintiff may have judgment for its delivery, if it can be had; and, if not, for its value and for damages for its detention. If the property have been delivered to the plaintiff, and the defendant claim a return thereof, judgment for the defendant may be for the return of the property, or its value if a return can not be had, and damages for the taking and withholding of the property. There shall be no pre-judgment attachment of specific personal property except under the provisions of KRS Chapter 425.

History: Amended 1976 Ky. Acts ch. 91, sec. 38. -- Transferred 1952 Ky. Acts ch. 84, sec. 1, effective July 1, 1953, from C.C. sec. 388.