

2723
94741
JOE HIPSH

Plaintiff

-VS-

PHIL BRADY

Defendant

) IN THE CIRCUIT COURT OF

) BALDWIN COUNTY, ALABAMA

) AT LAW:
(5349)

COUNT ONE:

The Plaintiff claims of the Defendant SIX THOUSAND and FIVE HUNDRED and no/100 (\$6,500.00) DOLLARS, the rent of a tract of land viz: 59 South Section Street, Fairhope, Alabama
307 School Street, Fairhope, Alabama

Demised by the Plaintiff to the Defendant on to-wit the 15th day of January, 1960, said rent commencing on to-wit, the 15th day of January, 1960, and ending on to-wit the 15th day of July, 1962.


Attorney for Plaintiff

FILED

OCT 21 1962

ALICE J. DICK

ATTACHMENT

THE STATE OF ALABAMA, {
Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, JOE HIPSH

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

PHIL BRADY

is justly indebted to the Plaintiff JOE HIPSH

in the sum of SIX THOUSAND and FIVE HUNDRED and no/100 Dollars, and

JOE HIPSH having made affidavit and given bond
as required by law, in such cases, you are hereby commanded to attach so much of the estate of

PHIL BRADY (itemized list attached)

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so
attached unless replevied, so to secure, that the same may be liable to futher proceedings thereon to be
had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said
County, on _____ Monday of _____ 19____
next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 26 day of Oct A. D., 1962.

Alice J. Duck Clerk.

100 Folding Chairs
6 Gas Heaters
2 Stoves
1 Upright Freezer (Maytag)
1 Chest Freezer (Kelvinator)
6 New Chest Drawers
4 Old Chest Drawers
1 Cold Storage Door S.S.
1 Carrier Ice Maker
1 Mahogany Show Case
1 set Louvers
8 Mirrors
12 Table Tops
1 Lot Dishes & Pots
1 Lot Used Furniture
2 Shelves Misc. Items above back room.
4 Steam Generators.
1 American Meat Saw
1 Glasco Salad Unit
4 Ceiling Fans
1 Lot S.S. Shelving
1 Work Bench
2 Service meat cases
1 Pile Junk by Gate
1 Drum Undercoat Paint
1 Digresser
2-900 SS work Benches (Belong to Bill Stenzel)
1 Lot Misc. Toilet & Bath accessories.
3 Open Milk cases
1 G.E. Deep Freeze
1 Lot Junk pipe
1 Lot Red wood
1 5 Door aluminum Box - 5 Door (Keesler)
2 Pressure Cookers

1 Old range
1 Steam Kettle
1 20 Cu. Ft. Peach Im.
1 Sink
1 Griddle
6 Junk Beer Boxes
1 Ice Chest
6 55 Gal. Drums
4 25 Gal. Drums
1 Sm. Beer Box-(Greyhound
1 Large S.S. Milk Cooler- (20ft. long)
1 Lot Lumber
1 Lot Compression on Racks
2 Work Benchs & Junk
1 Metal Box & Junk
3 Water Pumps
1 Fan (Exhaust)
1 Lot Pipe
7 Lot Sinks
2 Dough Mixer (Junk)
2 Dish Washers (Junk)
1 Potato Peeler (Junk)
1 Doughound machine (Junk)
1 6x6 York Compression
3 Large Elec. Motors
1 S.S. Refrigerators mug chillers
1 Coca cola Box
1 Portable Air conditioner.
1 Lot S.S. Shelving & Misc.
1 H. W. Heater & Booster
1 Refg. Case
1 Portable crome
1 Garland Range
1 Lot Compression
1 Dish Washer

3 Refg. S.S. Tables

1 Parts Bin.

1 Nat. Cash Register

1 Dough Mixer

1 Lot Refg. Parts

1 Lot Misc. Hdw.

5 Scales

1 Hanging Scale

1 23" Zenith T. V.

4 Boxes Zippers

1 Metal Map File

1 Black Leatherette Couch & Chair.

2 Grills

1 Lot Wooden Table Tops(Drum made)

1 Lot Misc. (Back of Taxi Bldg.)

1 Chest Drawers (Toilet)

3 Booth Seats (Double)

1 Auto. Dish Washer

1 T. V. Set.

1 Hat rack

1 Lot Drug Shelves

1 Box Dishwasher parts.

1 Lot Captains chairs

1 Lot Christmas Decorations

1 Lot Furniture

All Equipment under car Port

1 5 Ton Curtis Air Conditioner.

9482414

THE STATE OF ALABAMA {
Baldwin County }

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We, JOE HIPSH,

Frank Vorel, and Harley M. Frye

....., of the County of Baldwin

are held and firmly bound unto PHIL BRADY

in the sum of THREE THOUSAND, EIGHT HUNDRED, & THIRTY-FIVE Dollars, to

be paid to the said PHIL BRADY

heirs, 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, firmly by these presents.

Sealed with our seals and dated the day of, 19

The Condition of this Obligation is such:

That whereas, the above bounden JOE HIPSH

..... ha.g., on the day of the date

hereof, prayed an Attachment at the suit of JOE HIPSH

..... against the estate of above named

PHIL BRADY

for the sum of ONE THOUSAND, NINE HUNDRED, SEVENTEEN and 50/100 Dollars, and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said JOE HIPSH

should prosecute said Attachment to effect, and pay the said Defendant all such damages as HE may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now, or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

Joe Hipsh (Seal)

Frank Vorel (Seal)

Harley M. Frye (Seal)

..... (Seal)

Approved, this day of, 19

....., Clerk

THE STATE OF ALABAMA }
Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me, John V. Duck a Notary Publicin and for said County, personally appeared JOE HIPSHwho, being duly sworn, on oath saith that PHIL BRADY,

is justly indebted to

JOE HIPSH

in the sum of SIX THOUSAND and FIVE HUNDRED and no/100 (\$6,500.00) Dollars,
which said amount is justly due after allowing all just offsets and discounts, and that the said

PHIL BRADY is secreting himself so that the ordinary process
of law cannot be served on him, and that the Defendant has
monies, property or effects, liable to satisfy his debts,
which he fraudulently withholds,

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Joe Hipsh
Joe Hipsh

Subscribed and sworn to before me this 24th day of October, 1968

Page

No. 2349

STATE OF ALABAMA
Baldwin County

CIRCUIT COURT
At Bay Minette, Ala.

TO

ATTACHMENT BOND AND AFFIDAVIT

Filed this the _____ day

of _____, 19 ____

_____, Clerk

_____, Attorney

JOE HIPSH

Plaintiff

-VS-

PHIL BRADY

Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW:

COUNT ONE:

The Plaintiff claims of the Defendant SIX THOUSAND and FIVE HUNDRED and no/100 (\$6,500.00) DOLLARS, the rent of a tract of land viz: 59 South Section Street, Fairhope, Alabama 307 School Street, Fairhope, Alabama

Demised by the Plaintiff to the Defendant on to-wit the 15th day of January, 1960, said rent commencing on to-wit, the 15th day of January, 1960, and ending on to-wit the 15th day of July, 1962.

Attorney for Plaintiff

FILED

OCT 2 1962

ALICE L. DICK

Received 24 day of Oct 1962

and on day of 19

I served a copy of the within S+C

on Phil Brady

By service on

TAYLOR WILKINS, Sheriff

By D. S.

Returned 12 day of Nov. 1962

Not found in my county after diligent search and in-
quiry as to Phil Brady

Taylor Wilkins, Sheriff

By Fred Seibert
Deputy Sheriff

SUMMONS AND COMPLAINT

Baldwin Times

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, BALDWIN COUNTY

No. _____

_____ TERM, 19_____

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon Phil Brady

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the
Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against _____

Phil Brady, Defendant _____

by Joe Hipsh

_____, Plaintiff _____

Witness my hand this 26 day of October 1962

Alice J. Duck, Clerk

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

JOE HIPSH

vs.

Plaintiffs

PHIL BRADY

Defendants

SUMMONS and COMPLAINT

Filed 10-26, 19 62

Wiegand, Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

RECEIVED IN OFFICE

19

Sheriff

I have executed this summons

this _____, 19_____

by leaving a copy with

.....

[illegible][illegible]

1. *Phragmites australis* (Cav.) Trin. ex Steud. (Common reed)

1. *Journal of the American Medical Association*, 1997; 278: 1039-1044.

Genomic tracks for chromosome 10p12.3. The top track shows a gene model with exons as boxes and introns as lines. Below are tracks for RefSeq (NM_001163248.1), Ensembl (ENST00000265318.5), and a track of SNPs with their positions and alleles. The SNPs are color-coded: red for rs111731100, green for rs111731101, blue for rs111731102, and orange for rs111731103. The bottom track shows the genomic context with a scale bar from 0 to 100 kb.

THE STATE OF ALABAMA {
Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We, JOE HIPSH,

Frank Vorel, and Harley M. Frye

....., of the County of Baldwin

are held and firmly bound unto PHIL BRADY

in the sum of THREE THOUSAND, EIGHT HUNDRED, & THIRTY-FIVE Dollars, to

be paid to the said PHIL BRADY

heirs, 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, firmly by these presents.

Sealed with our seals and dated the day of, 19

The Condition of this Obligation is such:

That whereas, the above bounden JOE HIPSH

..... has, on the day of the date
hereof, prayed an Attachment at the suit of JOE HIPSH

..... against the estate of above named
PHIL BRADY

for the sum of ONE THOUSAND, NINE HUNDRED, SEVENTEEN and 50/100 Dollars,
and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said JOE HIPSH

should prosecute said Attachment to effect, and pay the said Defendant all such damages as HE
may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be
void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now,
or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

Joe Hipsh (Seal)

Frank Vorel (Seal)

Harley M. Frye (Seal)

..... (Seal)

Approved, this 26 day of Oct, 19 62

W. J. ..., Clerk

THE STATE OF ALABAMA }
Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me, John V. Duck, a Notary Public
 in and for said County, personally appeared JOE HIPSH
 who, being duly sworn, on oath saith that PHIL BRADY,
 is justly indebted to

JOE HIPSH

in the sum of SIX THOUSAND and FIVE HUNDRED and no/100 (\$6,500.00) Dollars,
 which said amount is justly due after allowing all just offsets and discounts, and that the said

PHIL BRADY is secreting himself so that the ordinary process
of law cannot be served on him, and that the Defendant has
monies, property or effects, liable to satisfy his debts,
which he fraudulently withholds,

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Subscribed and sworn to before me this 4th day of October, 1962

Joe Hipsh
 Joe Hipsh

No. _____ Page _____

STATE OF ALABAMA
Baldwin County

CIRCUIT COURT
 At Bay Minette, Ala.

TO

ATTACHMENT BOND AND AFFIDAVIT

Filed this the _____ day

of _____, 19 _____

Clerk

Attorney

THE STATE OF ALABAMA,
Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, JOE HIPSH

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

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JOE HIPSH having made affidavit and given bond as required by law, in such cases, you are hereby commanded to attach so much of the estate of

PHIL BRADY (itemized list attached)

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so attached unless replevied, so to secure, that the same may be liable to futher proceedings thereon to be had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said County, on _____ Monday of _____ 19 ____ next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 16 day of Oct A. D., 1962

Received 16 day of Oct 1962

and on 8 day of Nov 1962

I served a copy of the within Attachment

on Phil Brady

By Attaching the within

disputed property

TAYLOR WILKINS, Sheriff

By J. H. H. H. D. S.

J. H. H. H.

Returned 8 day of Nov 1962
Not found in my county after diligent search and in-
quiry. as to Phil Brady

Taylor Wilkins, Sheriff

Deputy Sheriff

100 Folding Chairs
 6 Gas Heaters
 2 Stoves
 1 Upright Freezer (Maytag)
 1 Chest Freezer (Kelvinator)
 6 New Chest Drawers
 4 Old Chest Drawers
 1 Cold Storage Door S.S.
 1 Carrier Ice Maker
 1 Mahogany Show Case
 1 set Louvers
 8 Mirrors
 12 Table Tops
 1 Lot Dishes & Pots
 1 Lot Used Furniture
 2 Shelves Misc. Items above back room.
 4 Steam Generators.
 1 American Meat Saw
 1 Glasco Salad Unit
 4 Ceiling Fans
 1 Lot S.S. Shelving
 1 Work Bench
 2 Service meat cases
 1 Pile Junk by Gate
 1 Drum Undercoat Paint
 1 Digresser
 2-900 SS work Benches (Belong to Bill Stenzel)
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 1 Lot Junk pipe
 1 Lot Red wood
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 2 Pressure Cookers

1 Old range
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1 Griddle
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1 Lot Lumber
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1 S.S. Refrigerators mug chillers
1 Coca cola Box
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1 Lot S.S. Shelving & Misc.
1 H. W. Heater & Booster
1 Refg. Case
1 Portable crome
1 Garland Range
1 Lot Compression
1 Dish Washer

3 Refg. S.S. Tables
 1 Parts Bin.
 1 Nat. Cash Register
 1 Dough Mixer
 1 Lot Refg. Parts
 1 Lot Misc. Hdw.
 5 Scales
 1 Hanging Scale
 1 23" Zenith T. V.
 4 Boxes Zippers
 1 Metal Map File
 1 Black Leatherette Couch & Chair.
 2 Grills
 1 Lot Wooden Table Tops(Drum made)
 1 Lot Misc. (Back of Taxi Bldg.)
 1 Chest Drawers (Toilet)
 3 Booth Seats (Double)
 1 Auto. Dish Washer
 1 T. V. Set.
 1 Hot hat racks
 1 Lot Drug Shelves
 1 Box Dishwasher parts.
 1 Lot Captains chairs
 1 Lot Christmas Decorations
 1 Lot Furniture
 All Equipment under car Port
 1 5 Ton Curtis Air Conditioner.

SUMMONS AND COMPLAINT

Baldwin Times

THE STATE OF ALABAMA,

BALDWIN COUNTY

CIRCUIT COURT, BALDWIN COUNTY

No. _____

TERM, 19____

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon Phil Brady

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the

Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against _____

Phil Brady, Defendant_____

by Joe Hipsh

_____, Plaintiff_____

Witness my hand this 26 day of October 62 19____

Alfred J. Rucker, Clerk