N. S. WHITMAN, TIMBER CO., INC., & a corporation,

Plaintiff,

IN THE CIRCUIT COURT OF

VS. ALEXANDRA TAMPARY, a/k/a

MRS. CONSTANTINE TAMPARY, a/k/a

MRS. ALEXANDRA TAMPARY, a/k/a

Defendant. [

DEMURRER

Comes the Defendant in the above styled cause and demurs to the complaint filed in said cause and assigns the following separate and several grounds, viz?

- 1. That said complaint does not state a cause of action.
- 2. That said complaint does not allege that the sum claimed of the Defendant was due from her at the time of the filing of the suit.

Attorneys for Defendant

Defendant demands trial of this cause by jury.

Attorneys for Defendant

AME I SHE CALLED

N. S. WHITMAN, TIMBER CO., INC., a corporation,

Plaintiff,

VS.

MRS. CONSTANTINE TAMPARY, a/k/a MRS. ALEXANDRA TAMPARY.

Defendant.

* * * * * * * * * * * * * * * *

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW CASE NO. 6674

* * * * * * * * * * * * * * * * * *

DEMURRER

* * * * * * * * * * * * * * * *

N. S. WHITMAN, TIMBER CO., INC., X
a Corporation,

Plaintiff,

VS.

VS.

MRS. CONSTANTINE TAMPARY, a/k/a
MRS. ALEXANDRA TAMPARY,

Defendant.

X

Defendant.

DEMURRER

Comes the Defendant and demurs to Count One of the Complaint, As Amended on May 4, 1966, and assigns the following separate and several grounds of demurrer, viz:

- 1. That said count does not state a cause of action.
- 2. That said count is vague and indefinite.
- 3. That said count seeks to combine two of the common counts in one count of the Complaint.
- 4. The allegation in such count that the claim is for money received by the Defendant to the use of the Plaintiff is not a proper allegation in the Complaint.

Attorneys for Defendant



N. S. WHITMAN, TIMBER CO., INC., a Corporation,

Plaintiff,

vs.

MRS. CONSTANTINE TAMPARY, a/k/a MRS. ALEXANDRA TAMPARY,

Defendant.

DEMURRER

STATE OF ALABAMA COUNTY OF BALDWIN TO ANY SHERIFF OF THE STATE OF ALABAMA: You are hereby commanded to summon MRS. CONSTANTINE TAMPARY, a/k/a MRS. ALEXANDRA TAMPARY, to appear within thirty days from the service of this writ in the Circuit Court to be held for said county at the place of holding same, then and there to answer the complaint of N. S. WHITMAN, TIMBER CO., INC., WITNESS my hand this and day of 1965 Defendant may be served in Daphne, Alabama N. S. WHITMAN, TIMBER CO., INC., 50) a corporation, Plaintiff IN THE CIRCUIT COURT OF VS BALDWIN COUNTY, ALABAMA MRS. CONSTANTINE TAMPARY, a/k/a AT LAW MRS. ALEXANDRA TAMPARY,

COUNT ONE:

The Plaintiff claims of the Defendant One Thousand Six Hundred Fifty and No/100 (\$1,650.00) DOLLARS for money on, to-wit, June 26, 1964, received by the Defendant to the use of the Plaintiff, which sum of money with interest thereon is still unpaid.

> Ernest M. Attorney for Plaintiff

Defendant

200 C 1411

Executed Sept. 8, 1965

CASE NO. 6674

6	6	24

N. S. WHITMAN, TIMBER CO., INC. a corporation,

Plaintiff

VS

MRS. CONSTANTINE TAMPARY, a/k/a, MRS. ALEXANDRA TAMPARY,

Defendant

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW CASE NO.

FILE B

	1	
Charles with the control of	445444	- 4
√ (7)	هيأ ا	:
	e o V	(~)
Received day of		15 22 88
· · · / 9 · · · · · · · · · · · · · · ·	<i>7</i>	0.5
and onday of	· · · · · · · · · · · · · · · · · · ·	المستقماد (د) ا
The state of the subthing of A	7 4 -	:
I served a copy of the within 4		
on Daw Consta	utine_	
20mpan		
By service on		
	1 1	
Course This	Sygne ()	
TANLOD WILL	WINE Charies	
TAYLOR WIL	VIIA2' , 2tietitt	
· · · · · · · · · · · · · · · · · · ·	Contidel	n 6
By\ <u>__________\\\\</u>	200	يبـــــ
		-
ϵ		
1 /2 : 12 - 2	#	
	Carried Control	
	* *	
, and the second second	•	
	•	
•		

Mark Carron of the Samuel Samu

N. S. WHITMAN, TIMBER CO., INC.

a Corporation,

Plaintiff

VS

BALDWIN COUNTY, ALABAMA

MRS. CONSTANTINE TAMPARY, a/k/a

MRS. ALEXANDRA TAMPARY,

Defendant

Defendant

AMENDED BILL OF COMPLAINT

Comes now the Plaintiff in the above styled cause and amends the Bill of Complaint heretofore filed in this cause as follows:

COUNT ONE:

The Plaintiff claims of the Defendant One Thousand Six Hundred Fifty and No/100 (\$1,650.00) Dollars due from her for money on, to-wit, June 26, 1964, received by the Defendant to the use of the Plaintiff, which sum of money, with interest thereon, is still unpaid, and is the property of the Plaintiff.

Ernest M. Bailey Attorney for Plaintiff

N. S. WHITMAN, TIMBER CO., INC, a Corporation,))
Plaintiff) IN THE CIRCUIT COURT OF
VS) BALDWIN COUNTY, ALABAMA
MRS. CONSTANTINE TAMPARY, a/k/a MRS. ALEXANDRA TAMPARY,) AT LAW)
Defendant) CASE NO.

AMENDED BILL OF COMPLAINT

Comes now the Plaintiff in the above styled cause and amends the Bill of Complaint heretofore filed in this cause as follows:

COUNT ONE:

The Plaintiff claims of the Defendant One Thousand Six Hundred Fifty and No/100 (\$1,650.00) Dollars for money due from her by account on, to-wit, June 26, 1964, received by the Defendant to the use of the Plaintiff, which sum of money, with interest thereon, is still unpaid.

Ernest M. Bailey Attorney for Plaintiff

- 4.

Fulsi

MAY 4 1966

MILE I MAK GEGISTER

N. S. WHITMAN, TIMBER CO., INC. a Corporation,

Plaintiff

... VS

MRS. CONSTANTINE TAMPARY, a/k/a MRS. ALEXANDRA TAMPARY,

Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO.



N. S. WHITMAN TIMBER COMPANY, X					
INC., A Corporation,		χ			
Plainti	iff,	χ	IN THE CIRCUIT COURT OF		
		χ			
vs.		χ.	BALDWIN COUNTY, ALABAMA		
MRS. CONSTANTINE TAMPARY,		Υ	LAW SIDE		
ALSO KNOWN AS ALEXANDRA	ü	A			
TAMPARY,	.1	χ			
Defenda		χ			
	711 L.	X			

PLEAS

Comes the Defendant in the above styled cause and for plea to the Complaint as last amended, separately and severally, says:

- 1. That the allegations of the amended Complaint are untrue.
 - 2. Not guilty.
- fendant on June 26, 1964, as alleged in the amended Complaint was in consideration of a timber deed which was executed by the Defendant to the Plaintiff and that the timber sold by such Defendant to such Plaintiff was the property of the Defendant and the Plaintiff had the right to cut the same according to the covenants and agreements as contained in such timber deed and that such Defendant has not received any other money from the Plaintiff and does not now hold any money which she has received from the Plaintiff which is the property of the Plaintiff.

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing pleading has been served upon counsel for a parties to this proceeding, by mailing the same to each by First Class United States Mail, properly addressed and postage prepaid on this day

NA 20 20 TO

Attorney for Defendant

22

We the jury find for the bleferdant

6674

Foreman - hlorothy y. Geager

N. S. WHITMAN TIMBER COMPANY, INC., A Corporation,

Plaintiff,

VS.

MRS. CONSTANTINE TAMPARY, ALSO KNOWN AS ALEXANDRA TAMPARY,

Defendant.

* * * * * * * * * * * * * * *

PLEAS

* * * * * * * * * * * * * * *

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

LAW SIDE

* * * * * * * * * * * * * * * *

710,6674 M.S. Whiteren India 40

D WXXX XXXXX X

64-Mitchell, Thomas W., Contractor, Bay Minette