

ROY E. GARBER AND JAMES D.
McMASTER, individually and
d/b/a G-M. AGENCY, a co-
Partnership,

) IN THE CIRCUIT COURT OF BALDWIN
COUNTY, ALABAMA, AT LAW

NO. 3339

Plaintiffs,
VS.
JAMES EDWARD LIPSCOMB,
Defendant

DEMURRER

Comes now the Plaintiff in the above styled cause
and demurs to the answer of the Defendant, and to each count
thereof, separately and severally, and assigns, separately
and severally, the following grounds:

1. The answer states no defense to the action.
2. The policy of life insurance referred to is
not set out in its entirety.
3. It does not appear that the Plaintiff issued
the allegedly illegal contract of insurance ref erred to in
the answer.
4. For aught that appears in the answer,
Plaintiffs were not party to the alleged illegal contract.
5. For aught that appears in the answer, the
alleged policy allegedly issued complied with the provisions
of the general laws of Alabama as provided.
6. Defendant attempts to set up two defenses in
one plea.
7. The defendant states no defense known to law.

Wiley Haug
Attorney for Plaintiff

ROYE GARBER AND JAMES D.
McMASTER, individually and
d/b/a G-M Agency, a co-
partnership

IN THE CIRCUIT COURT
BALDWIN COUNTY, ALABAMA

Plaintiff

AT LAW

VS

NO. 3339

JAMES EDWARD LIPSCOMB

Defendant

--*-*.

Comes now the Plaintiff in the above styled cause and makes replication
to Defendant's answer and says as follows:

I

The Plaintiff joins issue on said plea.

II

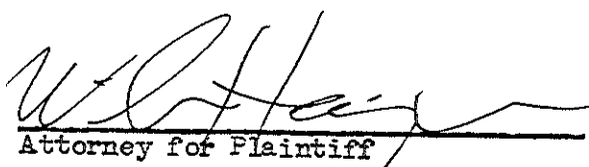
The Plaintiff says further that the alleged policy of life insurance
does not divide policyholder in to classes, pay benefit to the member of said
class whose policy has been inforced the longest period of time.

III

The Plaintiff further says that the alleged policy is not known as
nor does it have all the characteristic of a tontine policy of life insurance.

IV

The Plaintiff further says that the alleged premium, alleged to be
consideration of the note, foundation of this suit, has been paid and that the
alleged policy had been and remained in force for the full term.



Attorney for Plaintiff

ROY E. GARBER AND JAMES D.) IN THE CIRCUIT COURT OF BALDWIN
McMASTER, individually and) COUNTY, ALABAMA. AT LAW
d/b/a G-M. AGENCY, a co-)
Partnership,) NO. 3339
Plaintiffs,)
vs.)
JAMES EDWARD LIPSCOMB,)
Defendant)

DEMURRER

Comes now the Plaintiff in the above styled cause and demurs to the answer of the Defendant, and to each count thereof, separately and severally, and assigns, separately and severally, the following grounds:

1. The answer states no defense to the action.
2. The policy of life insurance referred to is not set out in its entirety.
3. It does not appear that the Plaintiff issued the allegedly illegal contract of insurance ref erred to in the answer.
4. For aught that appears in the answer, Plaintiffs were not party to the alleged illegal contract.
5. For aught that appears in the answer, the alleged policy allegedly issued complied with the provisions of the general laws of Alabama as provided.
6. Defendant attempts to set up two defenses in one plea.
7. The defendant states no defense known to law.


W. E. Garber
Attorney for Plaintiff

ROYE GARBER AND JAMES D.
McMASTER, individually and
d/b/a G-M Agency, a co-
partnership

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

Plaintiff

AT LAW

VS

No.: 3339

JAMES EDWARD LIPSCOMB

Defendant

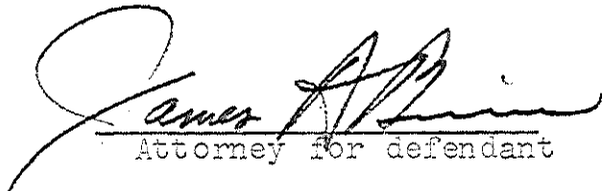
ANSWER

I.

The defendant, for answer to the complaint, saith he
is not guilty of the matters alleged therein.

II.

The defendant, for further answer to the complaint, saith
that the note, which is the basis of the suit, was executed and
delivered to the plaintiff as security for the premium upon a
policy of life insurance; that said policy of life insurance is
of the type policy which divides policyholders into classes,
paying benefits to the member of said class whose policy has
been in force the longest period of time; that said policy
is known as, has all the characteristics of, and is a tontine
policy, and as such is prohibited by the general laws of the
State of Alabama; that there was and has been no consideration
for the execution of said note.


James A. Brown
Attorney for defendant

STATE OF ALABAMA

COUNTY OF BALDWIN

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon James Edward Lipscomb 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 Roye Garber and James D. McMaster individually and doing business as G-M Agency, a co-partship.

Witness my hand, this the 20 day of Sept, 1957.

Wm J. Reck
CLERK

ROYE GARBER AND JAMES D.
McMASTER, individually and
doing business as G-M
Agency, a co-partship,

Plaintiff

VS

JAMES EDWARD LIPSCOMB

Defendant

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

NUMBER: _____

Plaintiff claims of Defendant the sum of ONE-HUNDRED, NINETY-ONE
and NINETY-EIGHT, ONE-HUNDREDTHS (\$191.98) DOLLARS due by promissary note
made by him on the 2nd day of August, 1956 and payable on the 3rd day of
November, 1956, with interest thereon.

W.L. Wagner
Attorney for Plaintiff

Defendant may be served at.

Route II
Foley, Alabama