

STATE OF ALABAMA : To any sheriff of the State of Alabama  
BALDWIN COUNTY :

You are hereby commanded to Summon C. P. Tampany 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 the same, then and there to answer the complaint of Pittsburgh Plate Glass Company, a corporation.

Witness my hand, this 11th day of July, 1931.

D. W. Richardson  
Clerk of the Circuit Court

PITTSBURGH PLATE GLASS COMPANY, :  
a corporation, :

Plaintiff, : IN THE CIRCUIT COURT OF

-vs-

C. P. TAMPARY, :

Defendant. :

COUNT ONE

Plaintiff claims of the defendant \$60.21, the balance due from him by a promissory waive note for \$110.20, executed by the defendant on, to-wit, August 23, 1950, and payable to the plaintiff on, to-wit, two hundred and ten days after date, which sum of money, with interest, is still due and unpaid.

COUNT TWO

Plaintiff claims of the defendant \$25.00 as an attorney's fee for collecting the money sued for in Count 1, defendant having agreed in and by said note to pay all costs of collecting, including a reasonable attorney's fee, and plaintiff says that \$25.00 is reasonable, due and unpaid.

Plaintiff says that in and by the note sued on in Count 1, the defendant waived all right of exemption of personality under the laws and constitution of the state of Alabama, or any other state, and for all the money sued for in Counts 1 and 2 above, plaintiff desires to have the benefit of said waiver.

Gray & Pon  
Attorneys for Plaintiff.

We acknowledge ourselves as surety for the payment of the court cost in this case.

Gray & Pon  
Attorneys for Plaintiff.

Defendant's address:  
Malbis near Daphne

Benton this the 11<sup>th</sup>  
day of July 1931

*My ticket*

My memory & copy  
of Mr. Webb's lesson  
of Campbellton

C.P., Parus major  
McGill University  
S.S.

Pittsburgh Plate Glass  
Proprietary Corporation  
— MS =  
C. P. Reinhard.

Period Aug 11/83  
Mr. Schenck  
Dear

1990-03-01 00:00:00

1990-1991  
1991-1992  
1992-1993

17. *Phragmites australis* C. Nees var. *australis* C. Nees

ప్రాణికి విషాదం కలిగిన విషాదం కలిగిన  
ప్రాణికి విషాదం కలిగిన విషాదం కలిగిన

STATE OF ALABAMA  
BALDWIN COUNTY

To any sheriff of the State of Alabama

You are hereby commanded to Summon C. P. Tamary  
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 the same, then and there to answer the complaint of  
Pittsburgh Plate Glass Company, a corporation.

Witness my hand, this 10th day of July, 1931.

M. Pickens  
Clerk of the Circuit Court

PITTSBURGH PLATE GLASS COMPANY,  
a corporation.

Pleasants.

IN THE CIRCUIT COURT OF

-V8-

C. P. TAMPARY,

BALDWIN COUNTY, ALABAMA.

Defendant.

**COUNT ONE**

Plaintiff claims of the defendant \$60.21, the balance due from him by a promissory waive note for \$110.20, executed by the defendant on, to-wit, August 23, 1930, and payable to the plaintiff on, to-wit, two hundred and ten days after date, which sum of money, with interest, is still due and unpaid.

COUNT TWO

Plaintiff claims of the defendant \$25.00 as an attorney's fee for collecting the money sued for in Count 1, defendant having agreed in and by said note to pay all costs of collecting, including a reasonable attorney's fee, and plaintiff says that \$25.00 is reasonable, due and unpaid.

Plaintiff says that in and by the note sued on in Count 1, the defendant waived all right of exemption of personality under the laws and constitution of the state of Alabama, or any other state, and for all the money sued for in Counts 1 and 2 above, plaintiff desires to have the benefit of said waiver.

Gray & Pon  
Attorneys for Plaintiff.

We acknowledge ourselves as surety for the payment  
of the court cost in this case.

Gray & Gray  
Attorneys for Plaintiff.

Defendant's address:  
Malbis near Daphne

THE DRAFT NEEDS FURTHER  
DEVELOPMENT, PLEASE:

RECOMMENDED FOR APPROVAL

AS THIS CENTER COULD NOT BE A CENTER

AS A TECHNOMOGIC INSTITUTE TO WHICH THE STATE BELONGS

RECOMMENDED FOR APPROVAL

RECOMMENDED FOR APPROVAL

AS A STATE INSTITUTE.

AS COMING FROM THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.

AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.

RECOMMENDED FOR APPROVAL

AS A STATE INSTITUTE.

AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.  
AS THE STATE AS A STATE CENTER IT IS DESIRABLE TO HAVE THE STATE AS A STATE CENTER.

RECOMMENDED FOR APPROVAL

RECOMMENDED FOR APPROVAL

AS A STATE INSTITUTE

RECOMMENDED FOR APPROVAL

RE

AS A STATE INSTITUTE

RECOMMENDED FOR APPROVAL

RECOMMENDED FOR APPROVAL  
AS A STATE INSTITUTE

RECOMMENDED FOR APPROVAL

RECOMMENDED FOR APPROVAL

RECOMMENDED FOR APPROVAL

AS A STATE INSTITUTE

RECOMMENDED FOR APPROVAL

AS A STATE INSTITUTE

RECOMMENDED FOR APPROVAL

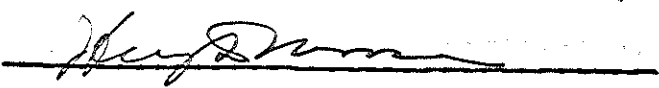
PITTSBURGH PLATE GLASS COMPANY, )  
a Corporation,

Plaintiff, ) IN THE CIRCUIT COURT,  
Vs. ) BALDWIN COUNTY,  
C. P. TAMPAKY, ) ALABAMA.  
Defendant. )

Comes the Defendant, C. P. Tampany, by his  
Attorney, Henry D. Moorer, and moves the Court to strike  
the Complaint filed in the above styled cause and assigns  
the following grounds:

Said Complaint fails to show that the Plaintiff is  
qualified to do business in the state of Alabama.

Defendant demands a trial by jury.

  
\_\_\_\_\_  
Attorney for Defendant.

Pittsburg Plate Glass Co., : In the Circuit Court,  
a Corporation. Plaintiff. : Baldwin County, Alabama.  
vs  
C. P. Tampany, :  
Defendant.

Comes the Defendant C. P. Tampany and moves the Court to strike, vacate and annull the order made by said Court on to-wit: September 14th, 1931, which reads as follows: "Jury trial withdrawn, judgment by the Court by agreement on open account unless settlement made in 30 days from this date", and assigns the following grounds:

1. That there was no agreement made between the parties or their attorneys that such order or one anything like the above order be made.

2. That said order was made without the knowledge or consent of the Defendant or his attorney.

3. That the pleadings had not been settled and this Court informed the attorney for the Defendant that no order could be taken at the said term of court, nor could the case be tried until said pleadings were settled.

Defendant further states that the only agreement pertaining to the above styled cause was had between the Attorney for the Defendant and one of the Attorneys for Plaintiff as follows: That Defendant was to pay the Plaintiff \$25.00 within thirty days and that if the case was not settled by the February term of court that at this time demand for trial by jury would be withdrawn and the case tried without the jury. Defendant alleges that he had no agreement as to any order being made at the fall term of the court by the court.

Defendant further alleges that there was no agreement whatever as to taking judgment by default, nor was there any discussion of such a proposition between the defendant or his attorney with the attorneys or either of them for the plaintiff. That defendant had no information or knowledge of said order being made until today when the Clerk of said Court, Hon. T. W. Richerson, showed to the attorney for Defendant the order and judgment thereon.

Wherefore your petitioner prays that the said order be vacated, annulled and stiken from the docket, and from any entry that the Clerk of this Court may have made, and that said judgment thereon be set aside, and that the case proceed as per the agreement as herein set out as having been made by the attorneys of record between themselves or that the case be permitted to take its usual course.

Dated this 26th  
day of Oct. 1931.

Sworn and subscribed to before me this 26th day  
of October, 1931.

T.W. Richerson  
Clerk of the Circuit Court,  
Baldwin County, Alabama.

05 0040200 \* T207 \*

186 C. *Chlorophytum* *virginianum* (L.) Willd. *var. ciliatum* (L.) Kuntze. *Chlorophytum* *virginianum* L. *var. ciliatum* L. *Chlorophytum* *virginianum* L. *var. ciliatum* L. *Chlorophytum* *virginianum* L. *var. ciliatum* L.

• १०४ •

1990 SPEED 200000-250000 KILOMETERS PER HOUR

1932  
K

1948-1950  
1951-1952  
1953-1954  
1955-1956  
1957-1958  
1959-1960  
1961-1962  
1963-1964  
1965-1966  
1967-1968  
1969-1970  
1971-1972  
1973-1974  
1975-1976  
1977-1978  
1979-1980  
1981-1982  
1983-1984  
1985-1986  
1987-1988  
1989-1990  
1991-1992  
1993-1994  
1995-1996  
1997-1998  
1999-2000  
2001-2002  
2003-2004  
2005-2006  
2007-2008  
2009-2010  
2011-2012  
2013-2014  
2015-2016  
2017-2018  
2019-2020  
2021-2022  
2023-2024  
2025-2026  
2027-2028  
2029-2030  
2031-2032  
2033-2034  
2035-2036  
2037-2038  
2039-2040  
2041-2042  
2043-2044  
2045-2046  
2047-2048  
2049-2050  
2051-2052  
2053-2054  
2055-2056  
2057-2058  
2059-2060  
2061-2062  
2063-2064  
2065-2066  
2067-2068  
2069-2070  
2071-2072  
2073-2074  
2075-2076  
2077-2078  
2079-2080  
2081-2082  
2083-2084  
2085-2086  
2087-2088  
2089-2090  
2091-2092  
2093-2094  
2095-2096  
2097-2098  
2099-20100

0 21st Oct 1968

16 Oct 20

Digitized by srujanika@gmail.com

Digitized by srujanika@gmail.com

卷之三

www.apa.org/pubs/monographs/guidelines/psychological-assessment-of-adults

PITTSBURGH PLATE GLASS CO., )  
a corporation, ) Plaintiff, ( IN THE CIRCUIT COURT OF  
-vs- ( ) BAIDWYN COUNTY, ALABAMA.  
C. P. TAMPARY, ( ) Defendant. (

Comes the plaintiff and moves the Court to strike and hold for naught the defendant's motion to set aside the judgment rendered herein on the 24th day of October, 1931, said motion having been filed on the 27th day of October, 1931, because:

1. Said motion was not, within thirty days after being filed, called to the attention of the Court and specially continued for hearing on a certain future day, and this Court has lost power to grant said motion and set aside said judgment, as provided in Section 6670 of the Code of Alabama, 1926.
2. The term of court has expired, during which said motion was filed, and the same has lapsed, and this Court has no power to grant it.

Gray & Pon  
Attorneys for Plaintiff.

I have mailed a copy of the foregoing motion to Henry D. Moorer, the defendant's attorney of record, on this the 19th day of February, 1932.

Leah Pon  
of Counsel for Plaintiff.

No. 60  
RECORDED  
Pittsburg, Pa., May 22  
1888.

Motor & Shrike  
Corporation,

C. P. Tammany

res

Motor & Shrike

Inkd Chk 24/152  
Opp. 1<sup>st</sup> St.  
Pittsburg  
Clark

July 1st

FORM OF NEW ORLEANS CREDIT MEN'S ASSN.  
No. N 6 U Due March 20, 1931

of four notes

This is the fourth of a series



Each maker and endorser of this note hereby waives all rights to claim homestead or any exemption allowed by the constitution and laws of this or any other State in the United States. They also waive all rights to claim division or dissolution, and all requirements necessary to hold each as maker and endorser. They also waive all rights to claim homestead or any exemption allowed by the constitution and laws of this or any other State in the United States. And in the event of the death of the principal and interest of this note shall be added to the same as collection, or that is necessary to pay the same as liquidated damages. And in the event of the death of the principal and interest of this note is one of a series, all succeeding notes will become due and payable at once at the option of the holder.

For value received with interest at the rate of B per cent. per annum after date until paid

WITH FUNDS AT EAR IN NEW YORK OR NEW ORLEANS

Dollars,

\$21/100

One Hundred and Ten

at 314 Griscom Street, New Orleans, La.

Pittsburgh Plate Glass Co.

Two Hundred and Ten Days after date I, we, or either of us promise to pay to the order of

1930

Mobile, Ala. August 25, 1930

\$ 110 31

May 19, 1931 1000

Pelletier  
Mr. Deacon  
Cest

May 19, 1931