

DOCKET NO. 174

Number	Term	Year
40	September	1961

The Houtzdale Bank

Versus

Alvin L. Stone

Bertha I. Stone

\$1,358.26

Houtzdale, Pa., September 1, 1961

One Day we after date we promise to pay
to the order of THE HOUTZDALE BANK

* * * * * Thirteen hundred fifty-eight and 26/100 * * * * * Dollars

Without defalcation, for value received with interest, and we hereby empower any Attorney of any Court of Record within the United States, to appear for us and after one or more declarations filed, confess judgment against us as of any term for the above sum with Costs of suit and Attorney's Commission of five per cent. for collection, and release of all errors; and without stay of execution and inquisition; and extension upon any levy on real estate is hereby waived and condemnation agreed to, and the exemption of personal property from levy and sale on any execution hereon, is hereby expressly waived, and no benefit of exemption will be claimed under and by virtue of any exemption law now in force or which may be hereafter passed.

PAYABLE AT THE HOUTZDALE BANK, HOUTZDALE, PA.

Witness our hands and seals

Alvin L. Stone (SEAL)
Alvin L. Stone
Bertha I. Stone (SEAL)
Bertha I. Stone

NO. DUE

ADDRESS Decatur Twp., R. D. 1, Osceola Mills, Pa.

(SEAL)

The HOUTZDALE BANK
Plaintiff
VS.
ALVIN L. STONE
BERTHA I. STONE

IN THE
COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY

No. ~~33~~ 40 Sept Term, 1961

Defendants
STATEMENT AND CONFESSION

Note, - - - - \$ 1358.26

Interest, from Sept. 1 \$

Commission, - - - \$ 67.91

Real Debt, - - - \$ 1426.17

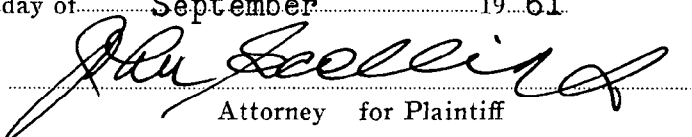
The Claim and demand of the plaintiff in the above stated case is founded upon a Judgment Note with Warrant of Attorney, executed and delivered by the defendantS to the plaintiff on the 1st day of September 1961 which said note ~~is hereto attached~~

~~is hereto attached and made a part hereof.~~

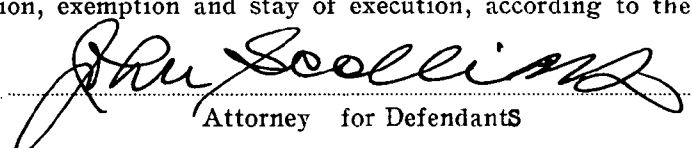
is hereto attached and made a part hereof.

I certify the above to be a true statement of the plaintiff's claim, and that the same remains unpaid to the best of my knowledge.

WITNESS my hand this 7th day of September 1961


John Scollis
Attorney for Plaintiff

And now, September 7th 1961 by virtue of the above recited warrant of attorney I hereby appear for the said defendantS, and confess judgment against them and in favor of said plaintiff for the sum of Fourteen Hundred, Twenty-six & 17/100 Dollars being the amount of said note, with interest to date, and 5 per cent. attorney's commission added, with like effect as if said judgment had been duly rendered upon the lawful verdict of a jury, with costs of suit interest and release of errors, waiver of inquisition, exemption and stay of execution, according to the tenor of said note.


John Scollis
Attorney for DefendantS

Enter judgment in favor of the plaintiff and against the defendants for the sum of Fourteen Hundred, Twenty-six and 17/100 Dollars as per the within statement and confession.

John Scollins
Attorney for Plaintiff

To Wm. T. Hagerty Esq.,
Prothonotary

And now September 7th 1961, I hereby certify that the original Single Bill within described has been exhibited to me, and that I have compared the same with this statement and confession and I have found the said Statement and Confession to be true and correct in its description of the said Single Bill.

Wm. T. Hagerty
Prothonotary

Certificate of Residence.

I hereby certify that the precise residence of the within named Plaintiff, is Houtzdale Borough; and the precise residence of the within named Defendants, is: Decatur Township, R.D. 1, Osceola Mills, Pa., all of the County of Clearfield

John Scollins
Attorney for Plaintiff.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENN.
No. 150 Sept. Term, 1961.

The HOUTZDALE BANK,
Plaintiff

ms.

15
ALVIN L. STONE
BERTHA I. STONE,
Defendants

Statement and Confession

Filed and entered

Prothonotary



JOHN SCOLLINS
Attny for Plaintiff
HOUTZDALE, PA.

THE PLANKENHORN CO., WILLIAMSPORT, PA.

1415