

DOCKET NO. 173

Number      Term      Year

69      February      1961

Electric Appliance Distributors,

Inc.

**Versus**

I. C. Edmunds

Jaclyn B. Edmunds

\$ 2000.00

\$ 2000.00 ALTOONA, PA., January 6 1960  
Thirty Days AFTER DATE, I, WE, OR EITHER OF US, PROMISE TO  
PAY TO THE ORDER OF Electric Appliance Distributors Inc.  
Two thousand and DOLLARS

ALTOONA, PA., January 6, 1960

AT Altoona Central Bank and Trust Company ALTOONA, PA.

WITHOUT BIFALCATION, VALUE RECEIVED, WITH INTEREST. And further, I, we, or any of us do hereby empower any Prothonotary or Attorney of any Court of Record within the United States or elsewhere, to appear for me or any of us, and after one or more declarations filed, confess judgement against me or any of us, as of any term for the above sum, with cost of suit, and Attorney's Commission of Ten 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 also hereby expressly waived, and no benefit of exemption may or will be claimed under and by virtue of any exemption law now in force or which may be hereafter passed.

WITNESS \_\_\_\_\_ HAND AND SEAL

NO. \_\_\_\_\_ DUE 2/16/60

John Edmunds [SEAL]  
Jackson B. Edmunds [SEAL]

For value received, I or we and each of us hereby transfer all our rights in the within note to

## ALTOONA CENTRAL BANK AND TRUST CO.

and become responsible to the holder as surety thereon, waiving protest, demand and notice of non-payment.

And further, ..... do hereby authorize and empower any Attorney of any Court of Record within the United States or elsewhere to appear for

..... and confess judgment against  
..... upon this obligation, whether due  
or not, for the above sum, with interest, costs of suit  
and an Attorney's Commission of ten (10) per cent,  
waiving the necessity of any preliminary demand upon

..... for payment of the same, and waiving the right of inquisition, exemption and stay of execution and releasing all errors.

(Sign Here)

[SEAL]

[SEAL]

[SEAL]

Electric Appliance Distributors, Inc. vs.  
I.C. Edmunds and  
Jaclyn B. Edmunds  
State of Pennsylvania, County of Clearfield

In the Court of Common Pleas  
of Clearfield County,  
of February Term, 19 61  
No. 69  
D. S. B.

The Plaintiff's claim in the above stated action without writ, is founded on a single bill, hereto annexed, under the hands and seals of the Defendants, bearing date the Sixth day of January A. D. 1961, whereby the Defendant doth promise to pay to the said Plaintiff the Electric Appliance Distributors, Inc. the sum of Two Thousand (\$2,000.00) Dollars, for value received, with interest from January 6, 1961 which single bill contains a Warrant of Attorney, authorizing any attorney of any Court of Records of Pennsylvania, or elsewhere, to appear for said Defendant and after one or more declarations filed, to confess judgment against the Defendants and in favor of said Plaintiff for the said sum of Two Thousand (\$2,000.00) Dollars with interest from February 6, 1961 as aforesaid, costs of suit and release of errors in the entering of said judgment, or the issuing of any process thereon: as included in attached note.

of all which said sum, with the interest thereon, is hereby certified to be justly due and owing by the said Defendant to the said Plaintiff, to wit: The sum of \$ 2,000.00

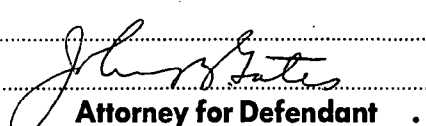
Interest from February 6, 1961

  
John B. Gates

Attorney for Plaintiff

State of Pennsylvania, County of Clearfield

By virtue of special warrant of Attorney above mentioned, and hereunto annexed, John B. Gates, Attorney, appears for I.C. Edmunds and Jaclyn B. Edmunds, the Defendants in the stated action without writ, as of February Term, 19 61, and therein confess judgment against them and in favor of The Electric Appliance Distributors, Inc. the Plaintiff, for sum of Two Thousand (\$2,000.00) Dollars, with interest from February 6, 1961 and costs of suit and release of all errors in the entering of said judgment, and issuing of any process thereon as included in attached note.

  
John B. Gates  
Attorney for Defendant

To, Esq.,  
Pro. Com. Pleas of Clearfield Co.

We hereby certify that the precise residence address of the within judgment creditor

is.....

.....  
Attorneys for Plaintiff

Court of Common Pleas

of ..... County

*Jef.* Term 1961

No. 69

vs.

**D.S.B.**

**Note of Warrant of Attorney**

Debt, - - - \$ .....

Interest, - - - .....

*S.R.* Afty's Com. - .....

*281*

**FILED**

*2/14/61*

FEB 14 1961

Prothonotary

WM. T. HAGERTY  
Attorney for Plaintiff

PROTHONOTARY

No. 905 Printed and sold by Kurt Stationery Store, Clearfield, Pa.

*S. C. Atty*