

DOCKET NO. 173

Number **Term** **Year**

122 February 1961

General Electric Credit Corporation

Versus

William E. Walk

Mamie E. Walk

597305

D # 1 B&K 615, Dac
(Street Address of Maker) (Tow

Town

(State)

•

November 11, 1961.

FOR VALUE RECEIVED, the undersigned promises to pay to the order of *H. C. Campbell*

Dollars (\$500.00)

Payable at office of General Electric Credit Corporation (Street Address) 9512 (Total Balance to Be Paid)

1,000 Dollars (\$ 55.25.)

(Number) each, except the final instalment which shall be..... Dollars (\$.....) the first instalment payable.....(Year).....(Month).....(Day).....(Year).....balance of instalments payable on even date of each succeeding month thereafter until this note is fully paid, with interest on each instalment after its maturity at the highest lawful rate. And further.....do hereby empower any Attorney of any Court of Record within the United States or elsewhere to

and interest, and, with or without declaration filed, confess judgment against, as or any term for the above sum with Costs of suit and Attorney's commission of fifteen per cent for collection and release of all errors, and without stay of execution and inquisition and execution upon any levy on real estate is hereby waived, and judgment agreed to and the exemption of personal property from levy and sale on any execution hereon, is also hereby expressly waived, and no benefit or exemption be claimed under and by virtue of any exemption law now in force or which may be hereafter passed.

If any instalment on this note is not paid when due, the entire amount unpaid hereon shall become due and payable forthwith at the election of the holder of this note.

The makers and endorsers of this note hereby severally waive presentment, demand, protest and notice of dishonor.

Witness..... Sam hand and seal
Name Samuel E. Walk (Seal)
(Marker sign here)

John E. Walker (Seal)
(Marker sign here)
John E. Walker (Seal)

For value received the undersigned does hereby sell, assign and transfer to General Electric Credit Corporation or its order, his, its or their right, title, or interest in and to the within note and authorizes said General Electric Credit Corporation to do every act and thing necessary to collect and discharge the same.

The undersigned guarantees payment of this note in accordance with the terms and provisions of an agreement between the undersigned and General Electric Credit Corporation which is made a part hereof by reference, and upon which General Electric Credit Corporation relies in making this purchase.

Signed..... (Seal)
..... (Dealer)

By
(Officer, Firm Member or Owner)

IN THE
COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

No. 122 Feb 1961

P. S. B.

GENERAL ELECTRIC CREDIT CORPORATION Plaintiff
versus WILLIAM E. WALK and MAMIE E. WALK Defendants

Debt,	\$ 3315.00
Penalty,	\$
Interest,	\$ 3315.00
Attorney's Commission of 15%	\$ 497.25
Total,	\$ 3812.25

COMPLAINT

Plaintiff, General Electric Credit Corporation, complains that defendant s, on the 11th day of January, 1961, at Osceola Mills, Pennsylvania, by a certain written instrument (a copy of which is attached hereto marked Exhibit "A" and made part hereof), promised to pay the holder thereof the sum of \$ 3315.00 in the manner therein provided and that there presently remains owing to plaintiff as the lawful holder of said instrument the unpaid principal balance of \$ 3315.00. Wherefore plaintiff is damaged in the sum of \$ 3812.25 and brings this suit.

Leonard M. S. Morris
Bell, Alpharetta, Georgia
Leonard M. S. Morris
Attorneys for Plaintiff.

CONFESION

By virtue of the Warrant of Attorney contained in Exhibit "A" attached hereto, the undersigned attorney hereby appears for Defendants within named, and confesses judgment against them and in favor of the said Plaintiff, in accordance with the terms of said Warrant of Attorney, for the sum of \$ 3812.25 liquidated as follows:

Amount of Debt	\$ 3315.00
Penalty	\$
Interest from _____, 19 _____.	\$
Attorney's Commission of 15%	\$ 497.25
Total	\$ 3812.25

Dated: February 21, 1961.

Leonard M. S. Morris
Bell, Alpharetta, Georgia
Attorneys for Defendants Pro hac vice.

Commonwealth of Pennsylvania, }
County of Allegheny }
ss.

Before me, the undersigned authority, a Notary Public, personally appeared Leonard M. S. Morris, who, being duly sworn according to law, deposes and says that he is authorized to make this affidavit on behalf of Plaintiff, that he is familiar with the facts set forth herein, that the annexed judgment note with warrant of attorney is the original judgment note with warrant of attorney upon which judgment is confessed herein, and that the allegations of fact contained in the foregoing statement are true and correct; and that Defendants are not in the Military Service of the United States.

Subscribed and sworn to before me, this 21st

day of February A.D. 1961.

Walter E. Stein

My Commission Expires

7/7

Leonard M. S. Morris

I hereby certify that the precise residence address of creditor is:

951 Penn Avenue
Pittsburgh, Pa.

No. 123 Feb. 1961

J. S. R.

GENERAL ELECTRIC
CREDIT CORPORATION

Address of debtor(s) is:

R. D. #1, Box 675
Osceola Mills, Pennsylvania

Leonard M. Morris
Bell Telephone Co.
Bell Telephone Co.
Attorneys for Creditor

versus
WILLIAM E. WALK
MAMIE E. WALK

Name, Instrument and Affidavit,

Confession of Judgment,

File # 312
19

25
FEB 22 1961

WM. T. HAGERTY
Holl, Pitts, Horratt & Swoope
Clearfield-Pittsburgh Company Bldg.
Clearfield, Pennsylvania

3rd Atty and
LEONARD M. S. MORRIS
1122 FRICK BUILDING
PITTSBURGH 19, PA.

Attorneys for Plaintiff.