

DOCKET NO. 173

NUMBER	TERM	YEAR
270	February	1961

Leon D. Brown

Erma Brown

VERSUS

Pennsylvania Fire Insurance Co.

a corp.

Leon D. Brown,
 Erma Brown
 vs.
 Pennsylvania Fire Insurance Co.,
 a Corporation

IN THE COURT OF COMMON PLEAS
 OF CLEARFIELD COUNTY

No. 270 February Term, 1956

OATH OR AFFIRMATION OF ARBITRATORS

Now, this 1st day of Nov., 1956, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same.

John M. Urey John M. Urey
William T. Davis Chairman
W. R. Brockbank William T. Davis
W. R. Brockbank W. R. Brockbank

Sworn to and subscribed before me
 this 1st day of November,

1956 *Wm T. Hayerty*
 Prothonotary

AWARD OF ARBITRATORS

Now, this first day of November, 1956, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: *The Plaintiff was awarded \$424.39 for damages to their building resulting from the explosion on June 10, 1960, one arbitrator dissenting.*

John M. Urey Chairman
William T. Davis
W. R. Brockbank

ENTRY OF AWARD

Now, this day of 1956, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties or their attorneys.

WITNESS MY HAND AND THE SEAL OF THE COURT

Prothonotary

In the Court of Common Pleas
of Clearfield County

No. vs. Term, 195

OATH OR AFFIRMATION
OF ARBITRATORS
AND AWARD

Leon D. Brown
Erma Brown
vs.

Pennsylvania Fire Insurance
Company, a corporation

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY

No. 270

Feb. Term, 1961

PRAECIPE FOR APPOINTMENT OF ARBITRATORS (1)

TO THE PROTHONOTARY OF SAID COURT:

The undersigned, pursuant to the Act of June 16, 1836, P. L. 715, as amended by the Act of June 14, 1952 (1951-52) P. L. 2087 and further amended July 22, 1955, Laws 1955, Act No. 91 and Clearfield County Court Rule....., requests you to appoint a **BOARD OF ARBITRATORS** and certifies that:

- () The amount in controversy is \$1,000 or less.
- () The case is at issue.
- () An agreement of reference has been filed of record.
- () Judgment has been entered for want of an appearance.

RECORD APPEARANCES HAVE BEEN ENTERED FOR:-

Plaintiff Leon D. Brown & Erma Brown Defendant Pa. Fire Insur. Co.
John B. Gates, Atty. Samuel Hunter, Atty.

Date..... Attorney for

TEN DAY PERIOD FOR APPOINTMENT OF ARBITRATORS IS WAIVED (2)

John B. Gates..... Attorney for Plaintiff..... Attorney for
..... Attorney for..... Attorney for

TIME AND PLACE OF HEARING and APPOINTMENT OF BOARD

Now, October 18, 1961, hearing of the above case is fixed for Wednesday,
November 1, 1961, in Grand Jury Room, Clearfield County Court House, Clearfield,
Pa., and the following Clearfield County Bar members:

..... Chairman

are appointed as the **BOARD OF ARBITRATORS** to hear testimony, make report, and render their award within twenty (20) days from date of hearing.

I hereby certify that notice by mail was duly given to said Arbitrators, Attorneys, and/or parties of record of said appointment, time, and place of hearing.

WITNESS MY HAND AND THE SEAL OF THE COURT

..... Prothonotary

by.....
Deputy

(1) See Court Rule 27

(2) Waiver requires signatures of counsel for all parties.

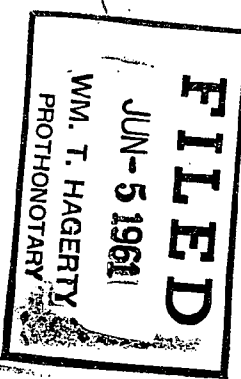
In the Court of Common Pleas

of Clearfield County

No. Term, 195

vs.

PRAECIPE FOR APPOINTMENT OF
ARBITRATORS



In the Court of Common Pleas Of Clearfield County, Pa.

Leon D. Brown
Erma Brown

No. 270 Feb Term 1961.

vs
Pa. Fire Insurance, Co.

Complaint In Assumpsit.

Now, March 15, 1961, at 9:05 O'Clock A.M. Served the within Complaint In Assumpsit on Pa, Fire Insurance Company at place Of Business, Moore, Wilson, and Eshelman Inc, Corner Of 2nd and Market St, Clearfield, Pa. by handing personally to Mr. Moore, Partner of Moore, Wilson, and Eshelman Inc. The Agent for Pennsylvania Fire Insurance Company. A true and attested copy of the original Complaint In Assumpsit, and made known to him the contents hereof.

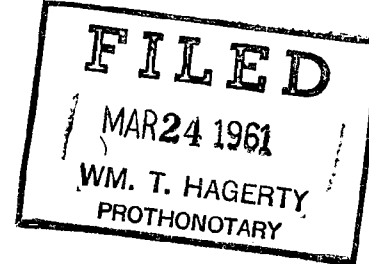
Costs: Sheriff Ammerman: \$7.00
(Paid by Atty Gates)

So Answers,

Charles G Ammerman
Charles G, Ammerman.
Sheriff.

Sworn to before me this 15th
day of March A.D. 1961.

John T. Hougherty
Prothonotary.



SIR:

The following three persons have been appointed Arbitrators in
the case of Leon D. Brown and Erma Brown

vs. Pennsylvania Fire Insurance Co., a Corp

No. 270 February Term, 1961

the first named being the Chairman of the Board:

John M. Urey, William T. Davis

& L. R. Brockbank

Hearing of the case has been fixed for Wednesday,

November 1, 1961 at 1:30 P.M.

in Court Room # Grand Jury Room

Very truly yours,

Wm T. Hagerty
Wm. T. Hagerty,
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN and ERMA
BROWN

VS

No. 270 February Term, 1961

PENNSYLVANIA FIRE INSURANCE
COMPANY, a corporation

IN ASSUMPSIT

STIPULATION

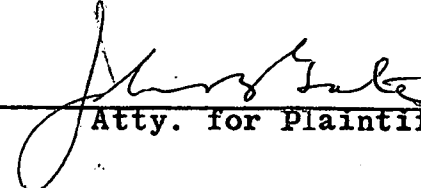
It is stipulated for the purpose of this Arbitration,
and this Arbitration alone, as follows:

(1). The Plaintiffs had in force and effect June 10,
1960, an insurance policy with the Defendant which insured their
dwelling against damage from explosion.

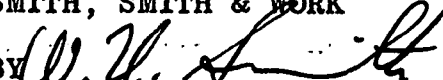
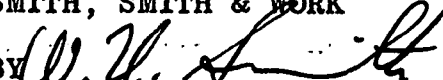
(2). The Plaintiffs have complied with all conditions
of said policy.

(3). The amount necessary to repair the damages com-
plained of is \$424.25.

(4). That the issue of this cause is whether or not an
explosion on June 10, 1960, caused the damages to Plaintiffs'
dwelling.


Atty. for Plaintiffs

SMITH, SMITH & WORK


BY 
Attys. for Defendant

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.

No. 270 Feb. Term, 1961

In Assumpsit

LEON D. BROWN and
ERMA BROWN

VS

PENNA. FIRE INSURANCE
COMPANY, a corporation

STIPULATION

SMITH, SMITH & WORK
ATTORNEYS-AT-LAW
CLEARFIELD, PA.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN :
ERMA BROWN :
:
-vs- : No. 270 February Term, 1961
:
PENNSYLVANIA FIRE INSURANCE : IN ASSUMPSIT
COMPANY, a corporation :
:

COMPLAINT

1. The Plaintiffs are LEON D. BROWN and ERMA BROWN, who reside at R. D. Clearfield, Pennsylvania, in the Township of Lawrence, Clearfield County.

2. The Defendant is the PENNSYLVANIA FIRE INSURANCE COMPANY, a corporation, having its principal place of business at 150 Williams Street, New York City, New York, and duly registered to do business in Pennsylvania.

3. The Defendant has and is presently doing insurance business at the offices of Moore, Wilson & Eshelman, Inc., its agent in Clearfield, Pennsylvania.

4. On November 10, 1958, the Defendant, by its agent, Moore, Wilson & Eshelman, Inc., executed and delivered to the Plaintiffs, a Home Owners' Policy insuring the Plaintiffs' premises, more fully described in said policy. A copy of the said policy being No. HOA 201391, being in the possession of the Defendants or its agent and made a part hereof.

5. The said policy insured against the loss by the perils defined therein and which includes the peril of explosion as follows:

"Explosion, but the following are not explosions within the intent or meaning of this provision:

- (a) concussion, unless caused by explosion,
- (b) electrical arcing, (c) water hammer and
- (d) rupture or bursting of water pipes; this Company shall not be liable for rupture, bursting, cracking, burning or bulging of steam boilers or steam pipes, located in buildings on the premises of the described dwelling."

6. The said policy of insurance has been effective since November 19, 1958 and the premiums have been paid by the said Plaintiffs and is acknowledged in the said policy.

7. On or about June 10, 1960, the premises insured in the said policy of insurance were damaged and destroyed by an explosion on the lands of Maple Hill Coal Company situate to the East of the insured property.

8. The Plaintiffs thereafter gave notice to the Defendant of the loss caused by the said explosion on or about June 10, 1960 and delivered to the agent of the Defendant an account of the Plaintiffs' loss and damage.

9. The Plaintiffs have performed all things on their part to be performed, but the Defendant has broken its covenant relating to the insuring of the premises against loss by explosion.

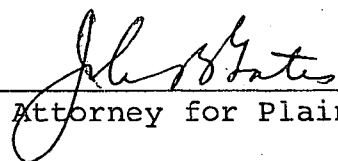
10. That by reason of said explosion incurred herein, the rear wall of the basement was cracked from the door head to the window sill; the front foundation wall was cracked from joist line down six courses in two places and in one place from the top of the foundation to the basement floor; Partition block

wall in basement was knocked down; numerous small cracks in the flue; plaster cracks in the bedroom; crack in brick foundation; and plaster cracks in the bathroom and at the window casing.

11. As a result of the said explosion the Plaintiffs sustained the loss for and the necessary repairs in the sum of \$424.25 and which are itemized and included herein in Exhibit "A".

12. The Defendant has not paid to the Plaintiffs the said sum of the loss, nor repaid nor reimbursed the Plaintiffs for the loss sustained by the explosion although so requested, contrary to the terms and conditions of the policy of insurance.

WHEREFORE, the Plaintiffs demand judgment against the Defendant with interest from July 10, 1960.



Attorney for Plaintiffs

STATE OF PENNSYLVANIA :
: SS:
COUNTY OF CLEARFIELD :

LEON D. BROWN, being duly sworn according to law
deposes and states that the facts set forth in the foregoing
Complaint are true and correct to the best of his knowledge,
information and belief.

Leon D Brown

Sworn to and subscribed
before me this 3rd day
of March, 1961.

Tom J. Flaherty

PROTHONOTARY
My Commission Expires
1st Monday Jan. 1962

EXHIBIT "A"

Labor and Material

4 sacks of mortar mix	\$6.00
600 lbs. of sand	2.00
5 gal. Hydrocide Mastic	7.50
1 roll 15# felt	3.00
10 - 4" x 8" x 16" blocks	1.70
15 -10" x 8" x 16" blocks	3.60
1 box mortar coloring	1.50
10 lb. finish lime	.20
5 lb. gauging plaster	.10
1 tube of tile joint cement	2.00
1 lb. grass seed	<u>2.00</u>
 Total material	\$29.60
Trucking - 3 hrs. @ \$4.50 per hr.	13.50
Mason - 49 hrs. @ \$5.25 per hr.	257.25
Carpenter 3 hrs. @ \$4.20 per hr.	12.60
Labor - 42 hrs. @ \$2.25 per hr.	94.50
Plasterer 4 hrs. @ \$4.20 per hr.	<u>16.80</u>
 Total labor	\$394.65
 Total labor and material	\$424.25

IN THE COURT OF COMMON PLEAS
OF CLARFIELD COUNTY, PENNA.
No. 277, February Term, 1961
THE ASSISTANT

LEON D. BROWN
ERIA BROWN

-vs-

PENNSYLVANIA FIRE
INSURANCE COMPANY, a
corporation

COMPLAINT

TO WHOM NAMED DEFENDANT:

You are hereby notified
to plead to the within
Complaint within twenty
(20) days from the service
hereof.

JOHN B. GATES
Attorney for Plaintiffs

BY

JOHN B. GATES

ATTORNEY AT LAW

CLEARFIELD, PA.

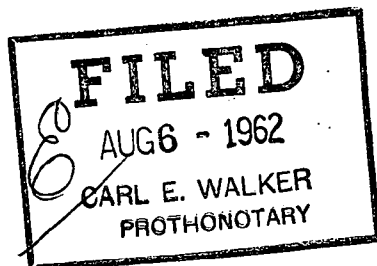
450 Batty

No. _____ Term _____ 19 _____

vs.

APPEARANCE

For _____



IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

Leon P. Bunn
Eun Bunn
VERSUS
Pa. Fire Insurance Company,
a corporation.

No. 270 Term Oct 1961

To Carl E. Waer

Prothonotary.

Sir: Enter the appearance for above case on

by this 1st

in above case.

Attorney for plaintiff

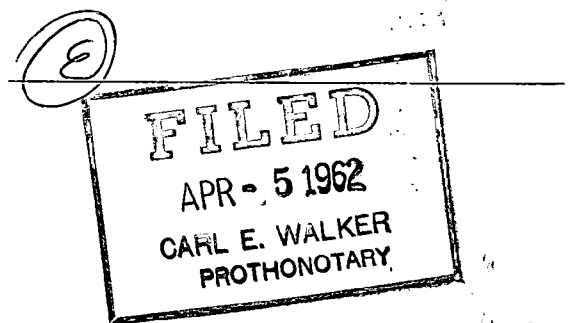
Brinkley

No. _____ Term _____ 19 _____

vs.

APPEARANCE

For _____



John D Brown

Emma Brown

VERSUS

James Free Brown Cuy

a corporant

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. 270 Term Sept 1961

To Carl E Weeke

Prothonotary.

Sir: Enter _____ appearance for

James the above named man in cause
Civil suit

in above case.

officer of law
Attorney for Plaintiff

James E Weeke

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN and ERMA BROWN :

VS : No. 270 February Term, 1961

PENNSYLVANIA FIRE INSURANCE : IN ASSUMPSIT
COMPANY, a corporation :

A N S W E R

(1). The averments of Paragraph 1 are admitted.

(2). The averments of Paragraph 2 are admitted.

(3). The averments of Paragraph 3 are admitted.

(4). The averments of Paragraph 4 are admitted.

(5). The averments of Paragraph 5 are admitted.

(6). The averments of Paragraph 6 are admitted.

(7). The averments of Paragraph 7 are denied, and it is averred that if there has been damage to the property of Plaintiffs, that the same is the result of natural deterioration or other causes unknown to Defendant, and none of said damage was the result or caused by any perils covered by the policy in effect between Plaintiffs and Defendant, and strict proof is demanded of the cause and nature of the damage complained of.

(8). The averments of Paragraph 8 are admitted.

(9). It is admitted the Plaintiffs have complied with the conditions precedent to suit. It is denied, however, there is any liability upon the Defendant to pay for the alleged damage because the damage didnot result from any of the perils covered by the contract of insurance in effect between the Plaintiffs and Defendant.

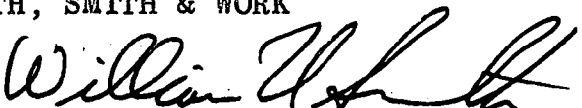
(10). The averments of Paragraph 10 are denied, and it is averred that any of said damages were not caused by explosion or by any peril covered by Plaintiffs' and Defendant's policy and insofar as the nature of damage, the Defendant after reasonable investigation is without sufficient information to answer the same, and, therefore, the same is denied and strict proof demanded thereof.

(11). It is denied Plaintiffs suffered any loss as a result of explosion or any peril covered by Plaintiffs'-- Defendant's contract of insurance. As to the amount of damage pleaded, the Defendant, after reasonable investigation, is without sufficient information or belief to answer the same, and the same is, therefore, denied, and strict proof demanded thereof.

(12). It is averred that Defendant has not paid Plaintiffs because the Plaintiffs have not suffered damage covered within the terms of Plaintiffs'--Defendant's insurance policy and, therefore, the Defendant is not liable to Plaintiffs in any sum.

WHEREFORE, it is denied Defendant is indebted to Plaintiffs in any sum.

SMITH, SMITH & WORK

BY 
Attys. for Defendant

R

STATE OF PENNSYLVANIA:

SS

COUNTY OF PHILADELPHIA:

B. E. Fox, being duly sworn according to law, deposes and says he is the Assistant Secretary of PENNSYLVANIA FIRE INSURANCE COMPANY, a corporation, and as such is duly authorized to make this Affidavit; further, the facts set forth in the foregoing Answer are true and correct to the best of his knowledge, information and belief.

B. E. Fox
B. E. Fox
Assistant Secretary

Sworn and subscribed to
before me this 18 day of
March, 1961.

Norman George

NORMAN GEORGE
NOTARY PUBLIC, State of New York
No. 41-1405975 - Queens County
Term Expires March 30, 1963

11-24-61
207-6-24
11-24-61
IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.

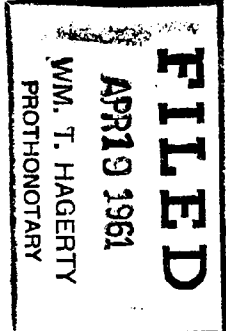
No. 270 Feb. Term 1961
In Assumpsit.

LEON D. BROWN and
ERMA BROWN

VS

PENNSYLVANIA FIRE
INSURANCE COMPANY

ANSWER



SMITH, SMITH & WORK
ATTORNEYS-AT-LAW
CLEARFIELD, PA.

Lap-over Margin

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN :
ERMA BROWN :
VS : No. 270 February Term, 1961
PENNSYLVANIA FIRE INSURANCE : In Assumpsit
COMPANY, a corporation :

PRAECIPE FOR APPEARANCE

TO WILLIAM T. HAGERTY, PROTHONOTARY:

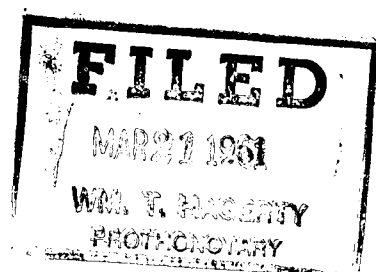
SIR:

Enter our appearance in the above captioned action on
behalf of the Defendant.

SMITH, SMITH & WORK

BY 
Attys. for Defendant

Dated: March 20, 1961



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN
ERMA BROWN

VS

No. 270 February Term, 1961

PENNSYLVANIA FIRE INSURANCE
COMPANY, a corporation

In Assumpsit

N O T I C E

TO: John B. Gates, Esq.,
Attorney for Plaintiffs

You are hereby notified that an appeal has been filed
from the Award of the Board of Arbitrators in the above captioned
matter.

SMITH, SMITH & WORK
BY William Smith
Attys. for Defendant

November 16, 1961, I hereby accept service of the
notice of appeal in the above captioned matter.

Atty. for Plaintiffs

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN,
ERMA BROWN

VS

PENNSYLVANIA FIRE INSURANCE
COMPANY, a corporation

: No. 270 February Term, 1961

: In Assumpsit

APPEAL BOND

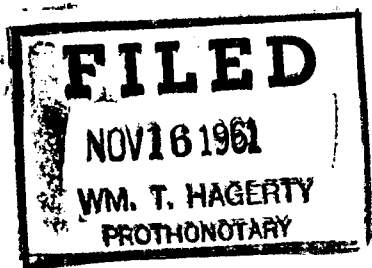
KNOW ALL MEN BY THESE PRESENTS, that PENNSYLVANIA INSUR-
ANCE COMPANY, as Principal and THE AETNA CASUALTY AND SURETY
COMPANY, as Surety, are held and firmly bound in the sum of

Five hundred (\$5⁰⁰ ~~xx~~) Dollars lawful money of the
United States to be paid to the Commonwealth of Pennsylvania, to
which payment to be made, we do bind ourselves and each of us,
our successors and assigns, jointly and severally, firmly by these
presents.

Sealed with our hands and seals the day noted hereafter.

NOW THE CONDITION of this obligation is such that if the
above burden Principal upon failure in the appeal taken from the
Award of Arbitrators in the above entitled action shall pay all
costs that may legally be recovered in said appeal, then this obli-
gation to be void and of no effect; otherwise to remain in full
force and virtue. And we do hereby authorize any attorney to
appear for us and confess judgment against us for the above sum
with interest and costs, and we do hereby release all arrears and
waive all rights of inquisition and appeal, and to the benefit of
all laws exempting real and personal property from levy and sale.

IN WITNESS WHEREOF, we have hereunto set our hands and
seals, the 16 day of November, 1961.



PENNSYLVANIA INSURANCE COMPANY

BY William U. Smith
William U. Smith, Attorney

THE AETNA CASUALTY & SURETY COMPANY

BY Al Wood Jr.
Attorney-in-Fact

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LEON D. BROWN, :
ERMA BROWN :
VS : No. 270 February Term, 1961
PENNSYLVANIA FIRE INSURANCE : In Assumpsit
COMPANY, a corporation :
A P P E A L

NOW comes the Defendant, Pennsylvania Insurance Company, by its attorney, William U. Smith, and files this Appeal from the Award of the Arbitrators in the above entitled case, and avers that this Appeal is taken in good faith and is not for the purpose of delay, and such an Appeal is entered because the Defendant firmly believes that an injustice has been done.

This appeal is taken in accordance with the Act of June 16, 1836, P.L. 715, as amended, and concurrently herewith there is filed with the Prothonotary a sum sufficient to pay all costs that have accrued in this case to date, and the recognizance of the Defendant with Surety to pay all costs that may accrue as a consequence of said Appeal (less accrued costs payed concurrently herewith).

SMITH, SMITH & WORK

BY: William U. Smith
Attorneys for Defendant

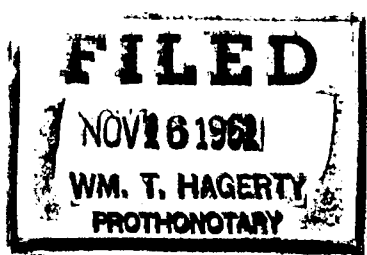
Sworn and subscribed to

before me this 16th day

of November, 1961

Wm. T. Hagerty

PROTHONOTARY
My Commission Expired
1st Monday Jan. 1962



DOCKET No. 173

Leon D. Brown

Exma. Brown

VERSUS

Pennsylvania Fire Insurance

Company, a Corporation

In the Court of Common Pleas of
Clearfield County, Pa.

No. 270 February Term, 19 61

Debt \$

Interest

Judg't Entered

145-0
2626
40.76

John B. Gates \$40.76

Incl. Wit. Bill \$26.26

Arbitrators Fee 105.00

Prothonotary 18.00

\$163.76

11/16/61 Paid by Smith Smith & Work 132.00

9/24/62 Paid by Smith Smith & Work 31.76

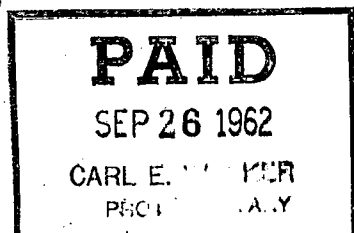
\$163.76

Certified from the records this 26th

day of September, A. D. 19 62

Prothonotary

COSTS MUST BE PAID PROMPTLY



No. 270 February Term, 1961

Leon D. Brown

Gene Brown

VERSUS

Pennsylvania Fire Insurance

Company, A Corporation

STATEMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

✓ LEON D. BROWN
ERMA BROWN

vs

✓ PENNSYLVANIA FIRE
INSURANCE COMPANY,
a corporation

:
: No. 270 February Term, 1961

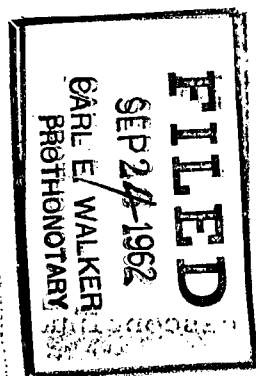
:
: IN ASSUMPSIT

P R A E C I P E

TO: Carl E. Walker, Prothonotary

Mark the above captioned matter settled, discontinued
and paid upon the payment of all costs by the Defendant.

J. L. Shatz
Attorney for Plaintiffs



DOCKET No. 173

Leon D. Brown

Erma Brown

VERSUS

Pennsylvania Fire Insurance
Company, A Corporation

In the Court of Common Pleas of
Clearfield County, Pa.

No. 270 February Term, 19 61

Debt \$

Interest

Judg't Entered

John B. Gates \$40.76
(Includes Plff Wit Bill)

58.76

Prothonotary 18.00

11/16 27.00

\$58.76

Pd 11/16/61 - 132

190.76

31.76

Incurred 58.76 2.00

Certified from the records this 4th

day of September, A. D. 19 62

Carl E. Walker Prothonotary

COSTS MUST BE PAID PROMPTLY

No. 270 February Term, 19 61

Leon D. Brown

Erie Brown

VERSUS

Pennsylvania Fire Insurance

Company, A Corporation

STATEMENT

Leon D. Brown
Erma Brown

Versus

Pennsylvania Fire Insurance
Company, A Corporation

In the Court of Common Pleas
Clearfield County, Pennsylvania

No. 270 Feb. Term, 19 61

CERTIFICATE OF DISCONTINUANCE

Commonwealth of Pennsylvania. }
County of Clearfield } SS

I, Carl E. Walker, Prothonotary of the Court of Common Pleas, in and for
the County and Commonwealth aforesaid, do hereby certify that the above stated case was this day,
the 26th day of September A. D. 19 62 marked settled, and discontinued.

Record costs in the sum of \$ 163.76 have been paid in full by

Smith, Smith and Work

In Witness Whereof, I have hereunto affixed my hand and seal of this Court at Clearfield,
Clearfield County, Pennsylvania, this 26th day of September A. D. 19 62.

Prothonotary

A. D. No. 270 February Term, 19 62

CERTIFICATE of DISCONTINUANCE

John B. Gates Attorney

DOCKET No. 173

Leon D. Brown

Erma Brown

VERSUS

Pennsylvania Fire Insurance
Company, A Corporation

In the Court of Common Pleas of
Clearfield County, Pa.

No. 270 February Term, 19 61

Debt \$

Interest

Judg't Entered

John B. Gates \$40.76
(Includes Plff Wit Bill)

280.26

5-8 76

Prothonotary 18.00

27

\$58.76

31.76

1.32
190.76
Sat 2
182.76

Check.

Certified from the records this 4th

day of September, A. D. 19 62

Carl E. Walker Prothonotary

COSTS MUST BE PAID PROMPTLY

No. 270 February Term, 19 61

Leon D. Brown

Erma Brown

VERSUS

Pennsylvania Fire Insurance

Company, A Corporation

STATEMENT

127.00
105
132.00

Mr. Shuster