

www.oxfordmaths.com

ESTRELLA DE VIDA

• ۷۴ •

v

Quaffs down a longish pipe while he sits.

comes the best idea by far in slotplay, comes also the same

Time of visit San DeLeonay 1. B. King Bridge outfit John P. Christie

In the U.S. Circuit Court
of Appeals for the Second Circuit
at New York, October 25, 1904.

CITY OF ATTALIA

Charita Laundry & Pipe Works

Judgment

Oct 25 1904

Plaintiff, together with Twenty (20.00) Dollars, together with Twenty (20.00) Dollars as attorney's fee.

No. 9

52

Subtotal of (\$5,200.00) Dollars makes a total balance of Seven Thousand
Dollars and Thirty Five Cents (\$7,035.00) Due and Owing.
The amount of (\$5,200.00) Dollars makes a total balance of Seven Thousand
Dollars and Thirty Five Cents (\$7,035.00) Due and Owing.

WHEREUPON it is considered by the court that the plaintiff
has had a reasonable time to file his complaint, and that he
is entitled to sue for damages in the sum of \$100,000.00.
IT IS SO ORDERED.

City of Atlanta, }
v }
Chattanooga Foundry & Pipe Works, et al. }
} No. 647.

Came the parties by their attorneys, came also the same jury, to wit, Sam DeArmond, J. B. King, Bruce Guthrie, John L. Christian, John Barnett, Thomas Hughes, D. B. Gofourth, I. L. Gleaves, Wm. Thomas, Sol Geismar and J. L. Price, who were on yesterday from rendering a verdict respite until today, and who now upon their oaths do say that they find the issues in favor of the plaintiff and against the defendants, Chattanooga Foundry & Pipe Works and the South Pittsburg Pipe Company, and assess plaintiff's damage at Fifteen Hundred (\$1,500.00) Dollars, together with Twenty-five Hundred (\$2,500.00) Dollars attorneys fee.

And thereupon, on motion of plaintiff's attorneys, and it appearing to the Court that this is a suit under Section 7 of the Acts of Congress, commonly called the Anti-Trust Act; it is ordered and adjudged by the Court that the plaintiff's damage be trebled, pursuant to the provisions of said act, making in the aggregate, when so trebled, the sum of Forty-five Hundred (\$4,500.00) Dollars, and which, together with the attorneys fee of Twenty-five Hundred (\$2,500.00) Dollars, makes a total aggregate of Seven Thousand (\$7,000.00) Dollars.

Whereupon it is considered by the Court that the plaintiff have and recover of the defendants, The Chattanooga Foundry & Pipe Works and the South Pittsburg Pipe Company as damages said sum of Forty-five Hundred (\$4,500.00) Dollars, together with the attorneys fee of Twenty-five Hundred (\$2,500.00) Dollars, in all Seven Thousand (\$7,000.00) Dollars, and all the costs of the cause, for which execution is awarded.